



2019 Proxy Voting Record

April 1 – June 30, 2019

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Broadcom Inc.	AVGO	01-Apr-19	Annual	Management	1a	Elect Director Hock E. Tan	For	For	
Broadcom Inc.	AVGO	01-Apr-19	Annual	Management	1b	Elect Director Henry Samueli	For	For	
Broadcom Inc.	AVGO	01-Apr-19	Annual	Management	1c	Elect Director Eddy W. Hartenstein	For	For	
Broadcom Inc.	AVGO	01-Apr-19	Annual	Management	1d	Elect Director Diane M. Bryant	For	For	
Broadcom Inc.	AVGO	01-Apr-19	Annual	Management	1e	Elect Director Gayla J. Delly	For	For	
Broadcom Inc.	AVGO	01-Apr-19	Annual	Management	1f	Elect Director Check Kian Low	For	For	
Broadcom Inc.	AVGO	01-Apr-19	Annual	Management	1g	Elect Director Peter J. Marks	For	For	
Broadcom Inc.	AVGO	01-Apr-19	Annual	Management	1h	Elect Director Harry L. You	For	For	
Broadcom Inc.	AVGO	01-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Broadcom Inc.	AVGO	01-Apr-19	Annual	Management	3	Amend Qualified Employee Stock Purchase Plan	For	For	
Broadcom Inc.	AVGO	01-Apr-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Clariant AG	CLN	01-Apr-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	1.2	Approve Remuneration Report	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	2	Approve Discharge of Board and Senior Management	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	3.1	Approve Allocation of Income	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	3.2	Approve Dividends of CHF 0.55 per Share from Capital Contribution Reserves	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	4	Amend Articles Re: Remuneration of Board of Directors and Executive Management	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.1a	Reelect Abdullah Alissa as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Clariant AG	CLN	01-Apr-19	Annual	Management	5.1b	Reelect Guenter von Au as Director	For	For	

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Clariant AG	CLN	01-Apr-19	Annual	Management	5.1c	Reelect Hariolf Kottmann as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Clariant AG	CLN	01-Apr-19	Annual	Management	5.1d	Reelect Calum MacLean as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Clariant AG	CLN	01-Apr-19	Annual	Management	5.1e	Reelect Geoffery Merszei as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Clariant AG	CLN	01-Apr-19	Annual	Management	5.1f	Reelect Khaled Nahas as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Clariant AG	CLN	01-Apr-19	Annual	Management	5.1g	Reelect Eveline Saupper as Director	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.1h	Reelect Carlo Soave as Director	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.1i	Reelect Peter Steiner as Director	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.1j	Reelect Claudia Dyckerhoff as Director	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.1k	Reelect Susanne Wamsler as Director	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.1l	Reelect Konstantin Winterstein as Director	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.2	Reelect Hariolf Kottmann as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.

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Clariant AG	CLN	01-Apr-19	Annual	Management	5.3.1	Reappoint Abdullah Alissa as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Clariant AG	CLN	01-Apr-19	Annual	Management	5.3.2	Reappoint Eveline Saupper as Member of the Compensation Committee	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.3.3	Reappoint Carlo Soave as Member of the Compensation Committee	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.3.4	Reappoint Claudia Dyckerhoff as Member of the Compensation Committee	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.3.5	Reappoint Susanne Wamsler as Member of the Compensation Committee	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.4	Designate Balthasar Settelen as Independent Proxy	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	5.5	Ratify PricewaterhouseCoopers AG as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Clariant AG	CLN	01-Apr-19	Annual	Management	6.1	Approve Remuneration of Directors in the Amount of CHF 5 Million	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	6.2	Approve Remuneration of Executive Committee in the Amount of CHF 17.2 Million	For	For	
Clariant AG	CLN	01-Apr-19	Annual	Management	7.1	Additional Voting Instructions - Board of Directors Proposals (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Clariant AG	CLN	01-Apr-19	Annual	Management	7.2	Additional Voting Instructions - Shareholder Proposals (Voting)	None	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Suzano Papel e Celulose SA	SUZB3	01-Apr-19	Special	Management	1	Approve Agreement to Absorb Fibria Celulose S.A.	For	For	
Suzano Papel e Celulose SA	SUZB3	01-Apr-19	Special	Management	2	Ratify PricewaterhouseCoopers Auditores Independentes as the Independent Firm to Appraise Proposed Transaction	For	For	
Suzano Papel e Celulose SA	SUZB3	01-Apr-19	Special	Management	3	Approve Independent Firm's Appraisal	For	For	
Suzano Papel e Celulose SA	SUZB3	01-Apr-19	Special	Management	4	Approve Absorption of Fibria Celulose S.A.	For	For	
Suzano Papel e Celulose SA	SUZB3	01-Apr-19	Special	Management	5	Change Company Name to Suzano S.A. and Amend Article 1 Accordingly	For	For	
Suzano Papel e Celulose SA	SUZB3	01-Apr-19	Special	Management	6	Amend Article 5 to Reflect Changes in Capital	For	For	

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Suzano Papel e Celulose SA	SUZB3	01-Apr-19	Special	Management	7	Amend Corporate Purpose and Amend Article 4 Accordingly	For	For	
Suzano Papel e Celulose SA	SUZB3	01-Apr-19	Special	Management	8	Amend Articles	For	For	
Suzano Papel e Celulose SA	SUZB3	01-Apr-19	Special	Management	9	Remove Statutory Committees and Remove Article 16 Accordingly	For	For	
Suzano Papel e Celulose SA	SUZB3	01-Apr-19	Special	Management	10	Install Audit Committee and Create Article 25 Accordingly	For	For	
Suzano Papel e Celulose SA	SUZB3	01-Apr-19	Special	Management	11	Re-Ratify Remuneration of Company's Management and Fiscal Council	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	1	Receive Report of Board	None	None	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	2	Accept Financial Statements and Statutory Reports	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	3	Approve Discharge of Management and Board	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividends of DKK 150 Per Share	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	5	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	6a	Reelect Arne Karlsson as Director	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	6b	Reelect Dorothee Blessing as Director	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	6c	Reelect Niels Bjorn Christiansen as Director	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	6d	Elect Bernard L. Bot as New Director	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	6e	Elect Marc Engel as New Director	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	7	Ratify PricewaterhouseCoopers as Auditors	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	8	Authorize the Board to Decide on Extraordinary Dividends Prior to Next AGM	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	9	Approve Demerger of Company's Drilling Activities	For	For	

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A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	10a	Elect Claus V. Hemmingsen (Chairman) as Director of The Drilling Company of 1972 A/S	For	Abstain	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot.
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	10b	Elect Robert M. Ugglja as Director of The Drilling Company of 1972 A/S	For	Abstain	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot.
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	10c	Elect Kathleen McAllister as Director of The Drilling Company of 1972 A/S	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	10d	Elect Martin N. Larsen as Director of The Drilling Company of 1972 A/S	For	Abstain	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot.
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	10e	Elect Robert Routs as Director of The Drilling Company of 1972 A/S	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	10f	Elect Alastair Maxwell as Director of The Drilling Company of 1972 A/S	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	11	Ratify PricewaterhouseCoopers as Auditors of The Drilling Company of 1972 A/S	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	12	Approve Guidelines for Incentive-Based Compensation for Executive Management and Board for The Drilling Company of 1972 A/S	For	For	
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Management	13	Authorize Share Repurchase Program for The Drilling Company of 1972 A/S	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
A.P. Moller-Maersk A/S	MAERSK. B	02-Apr-19	Annual	Shareholder	14	Instruct Management to Ensure that Vessels Owned by the Company or Vessels which the Company or the Company's Subsidiaries Sell to Third Parties for the Purpose of Scrapping or Continued Operation are Not Sent to Scrapping on Beaches	Against	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.1	Elect Director Janice M. Babiak	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.2	Elect Director Sophie Brochu	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.3	Elect Director Craig W. Broderick	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.4	Elect Director George A. Cope	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.5	Elect Director Christine A. Edwards	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.6	Elect Director Martin S. Eichenbaum	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.7	Elect Director Ronald H. Farmer	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.8	Elect Director David Harquail	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.9	Elect Director Linda S. Huber	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.10	Elect Director Eric R. La Fleche	For	For	

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Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.11	Elect Director Lorraine Mitchelmore	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.12	Elect Director Philip S. Orsino	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.13	Elect Director J. Robert S. Prichard	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.14	Elect Director Darryl White	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	1.15	Elect Director Don M. Wilson III	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Bank of Montreal	BMO	02-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Bank of Montreal	BMO	02-Apr-19	Annual	Shareholder	4	SP 1: Creation of a New Technology Committee	Against	Against	We are not supportive of this prescriptive proposal as the proponent failed to demonstrate material issues which would require establishing a new board committee.
Bank of Montreal	BMO	02-Apr-19	Annual	Shareholder	5	SP 2: Disclose The Equity Ratio Used by the Compensation Committees as Part of its Compensation-Setting Process	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Mizrahi Tefahot Bank Ltd.	MZTF	02-Apr-19	Special	Management	1	Elect Avraham Neuman as External Director	For	For	
Mizrahi Tefahot Bank Ltd.	MZTF	02-Apr-19	Special	Management	2	Amend Articles Re: Board-Related Matters	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Mizrahi Tefahot Bank Ltd.	MZTF	02-Apr-19	Special	Management	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	None	Against	
Mizrahi Tefahot Bank Ltd.	MZTF	02-Apr-19	Special	Management	B1	If you are an Interest Holder as defined in Section 1 of the Securities Law, 1968, vote FOR. Otherwise, vote against.	None	Against	
Mizrahi Tefahot Bank Ltd.	MZTF	02-Apr-19	Special	Management	B2	If you are a Senior Officer as defined in Section 37(D) of the Securities Law, 1968, vote FOR. Otherwise, vote against.	None	Against	
Mizrahi Tefahot Bank Ltd.	MZTF	02-Apr-19	Special	Management	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.	None	For	

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Mizrahi Tefahot Bank Ltd.	MZTF	02-Apr-19	Special	Management	B4	If you do not fall under any of the categories mentioned under items B1 through B3, vote FOR. Otherwise, vote against.	None	Against	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	1	Open Meeting	None	None	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	2	Call the Meeting to Order	None	None	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	5	Prepare and Approve List of Shareholders	For	For	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports; Receive Board's Report; Receive Auditor's Report	None	None	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of EUR 2.28 Per Share	For	For	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	10	Approve Remuneration of Directors in the Amount of EUR 66,000 for Chairman, EUR 49,200 for Vice Chairman, and EUR 35,400 for Other Directors; Approve Attendance Fees for Board Work	For	For	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	11	Fix Number of Directors at Eight	For	For	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	12	Reelect Matti Kahkonen (Chair), Martina Floel, Jean-Baptiste Renard, Willem Schoeber, Marco Wiren (Vice Chair), Elizabeth Burghout and Jari Rosendal as Directors; Elect Sonat Burman Olsson as New Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Neste Corp.	NESTE	02-Apr-19	Annual	Management	13	Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Neste Corp.	NESTE	02-Apr-19	Annual	Management	14	Ratify PricewaterhouseCoopers as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Neste Corp.	NESTE	02-Apr-19	Annual	Management	15	Approve 3:1 Stock Split	For	For	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	16	Authorize Reissuance of Repurchased Shares	For	For	
Neste Corp.	NESTE	02-Apr-19	Annual	Management	17	Close Meeting	None	None	
Piramal Enterprises Ltd.	500302	02-Apr-19	Court	Management	1	Approve Scheme of Amalgamation	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	1	Open Meeting	None	None	

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Raute Oyj	RAUTE	02-Apr-19	Annual	Management	2	Call the Meeting to Order	None	None	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	5	Prepare and Approve List of Shareholders	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of EUR 1.40 Per Share	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	10	Approve Remuneration of Directors in the Amount of EUR 48,000 for Chairman, and EUR 24,000 for other Directors	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	11	Fix Number of Directors at Six	For	Against	We view the proposed board size as too small.
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	12	Reelect Laura Raitio (Chairman), Mika Mustakallio (Vice Chairman), Joni Bask, Pekka Suominen and Patrick von Essen as Directors; Elect Ari Harmaala as new Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	13	Approve Remuneration of Auditors	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	14	Ratify PricewaterhouseCoopers as Auditors	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	15	Authorize Share Repurchase Program	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	16	Approve Issuance of up to 400,000 Series A Shares without Preemptive Rights	For	For	
Raute Oyj	RAUTE	02-Apr-19	Annual	Management	17	Close Meeting	None	None	
SNAM SpA	SRG	02-Apr-19	Annual/Special	Management	1	Authorize Cancellation of Treasury Shares without Reduction of Share Capital; Amend Article 5.1	For	For	
SNAM SpA	SRG	02-Apr-19	Annual/Special	Management	1	Accept Financial Statements and Statutory Reports	For	For	
SNAM SpA	SRG	02-Apr-19	Annual/Special	Management	2	Approve Allocation of Income	For	For	
SNAM SpA	SRG	02-Apr-19	Annual/Special	Management	3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
SNAM SpA	SRG	02-Apr-19	Annual/Special	Management	4	Approve Remuneration Policy	For	For	
SNAM SpA	SRG	02-Apr-19	Annual/Special	Management	5	Fix Number of Directors	For	For	

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SNAM SpA	SRG	02-Apr-19	Annual/Sp ecial	Management	6	Fix Board Terms for Directors	For	For	
SNAM SpA	SRG	02-Apr-19	Annual/Sp ecial	Shareholder	7.1	Slate Submitted by CDP Reti SpA	None	Do Not Vote	We believe that support for the other slate is in the best interests of shareholders.
SNAM SpA	SRG	02-Apr-19	Annual/Sp ecial	Shareholder	7.2	Slate Submitted by Institutional Investors (Assogestioni)	None	For	
SNAM SpA	SRG	02-Apr-19	Annual/Sp ecial	Shareholder	8	Elect Luca Dal Fabbro as Board Chair	None	For	
SNAM SpA	SRG	02-Apr-19	Annual/Sp ecial	Management	9	Approve Remuneration of Directors	For	For	
SNAM SpA	SRG	02-Apr-19	Annual/Sp ecial	Shareholder	10.1	Slate Submitted by CDP Reti SpA	None	For	
SNAM SpA	SRG	02-Apr-19	Annual/Sp ecial	Shareholder	10.2	Slate Submitted by Institutional Investors (Assogestioni)	None	Against	We believe support for the other slate is in the best interests of shareholders.
SNAM SpA	SRG	02-Apr-19	Annual/Sp ecial	Shareholder	11	Appoint Chairman of Internal Statutory Auditors	None	For	
SNAM SpA	SRG	02-Apr-19	Annual/Sp ecial	Management	12	Approve Internal Auditors' Remuneration	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	1.2	Approve Remuneration Report	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 22 per Share	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	4.1	Reelect Roland Abt as Director	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	4.2	Reelect Alain Carrupt as Director	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	4.3	Reelect Frank Esser as Director	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	4.4	Reelect Barbara Frei as Director	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	4.5	Elect Sandra Lathion-Zweifel as Director	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	4.6	Reelect Anna Mossberg as Director	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	4.7	Elect Michael Rechsteiner as Director	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	4.8	Reelect Hansueli Loosli as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Swisscom AG	SCMN	02-Apr-19	Annual	Management	4.9	Reelect Hansueli Loosli as Board Chairman	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Swisscom AG	SCMN	02-Apr-19	Annual	Management	5.1	Reappoint Roland Abt as Member of the Compensation Committee	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	5.2	Reappoint Frank Esser as Member of the Compensation Committee	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	5.3	Reappoint Barbara Frei as Member of the Compensation Committee	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	5.4	Reappoint Hansueli Loosli as Member of the Compensation Committee	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Swisscom AG	SCMN	02-Apr-19	Annual	Management	5.5	Reappoint Renzo Simoni as Member of the Compensation Committee	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	6.1	Approve Remuneration of Directors in the Amount of CHF 2.5 Million	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	6.2	Approve Remuneration of Executive Committee in the Amount of CHF 9.7 Million	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	7	Designate Reber Rechtsanwaelte KIG as Independent Proxy	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	8	Ratify PricewaterhouseCoopers AG as Auditors	For	For	
Swisscom AG	SCMN	02-Apr-19	Annual	Management	9	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	2	Approve Discharge of Board and Senior Management	For	For	
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of CHF 2.10 per Share	For	For	
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	4.1	Reelect Herbert Scheidt as Director and Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair. We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	4.2	Reelect Bruno Basler as Director and Member of the Nomination and Compensation Committee	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	4.3	Reelect Maja Baumann as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.

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Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	4.4	Reelect Elisabeth Bourqui as Director and as a New Member of the Nomination and Compensation Committee	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	4.5	Reelect David Cole as Director	For	For	
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	4.6	Reelect Stefan Loacker as Director	For	For	
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	4.7	Reelect Frank Schnewlin as Director	For	For	
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	4.8	Reelect Clara Streit as Director and Member of the Nomination and Compensation Committee	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	4.9	Reelect Bjoern Wettergren as Director and Member of the Nomination and Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	5	Designate VISCHER AG as Independent Proxy	For	For	
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	6	Ratify Ernst & Young AG as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	7.1	Approve Remuneration Report (Non-Binding)	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	7.2	Approve Maximum Fixed Remuneration of Board of Directors in the Amount of CHF 4.9 Million	For	For	
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	7.3	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 6.1 Million for the Period July 1, 2019 - June 30, 2020	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	7.4	Approve Variable Remuneration of Executive Committee in the Amount of CHF 11.6 Million for Fiscal 2018	For	For	
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	7.5	Approve Maximum Value of Performance Share Awards to Executive Committee in the Amount of CHF 9.4 Million	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	7.6	Approve Additional Amount of Performance Share Awards to the Board Chairman in the Amount of CHF 169,797	For	Against	The director remuneration plan does not meet our guidelines.
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	7.7	Approve Additional Amount of Performance Share Awards to the Executive Committee in the Amount of CHF 3 Million	For	Against	The director remuneration plan does not meet our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Vontobel Holding AG	VONN	02-Apr-19	Annual	Management	8	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Special	Management	a	Recognize Obtained Amount in Placing of 9.66 Million Shares in Connection with Capital Increase Approved on July 2018 by CLP 28.73 Billion	For	For	
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Annual	Management	a	Accept Financial Statements and Statutory Reports	For	For	
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Special	Management	b.1	Authorize Capitalization of CLP 259.9 Billion via Bonus Stock Issuance	For	For	
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Annual	Management	b	Approve Allocation of Income and Dividends of CLP 1,000 Per Share	For	For	
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Special	Management	b.2	Authorize Capitalization of CLP 15,959 Without Bonus Stock Issuance	For	For	
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Annual	Management	c	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Special	Management	c	Amend Articles to Reflect Changes in Capital	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Annual	Management	d	Approve Remuneration of Directors	For	For	
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Special	Management	d	Adopt Necessary Agreements to Legalize and Execute Amendments to Articles Approved by this General Meeting	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Annual	Management	e	Approve Remuneration and Budget of Directors' Committee and Their Advisers	For	For	
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Annual	Management	f	Appoint Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Annual	Management	g	Designate Risk Assessment Companies	For	For	
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Annual	Management	h	Receive 2018 Report on Performance, Management and Costs from Directors' Committee	For	For	
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Annual	Management	i	Receive Report Regarding Related-Party Transactions	For	For	
Banco de Credito e Inversiones SA	BCI	03-Apr-19	Annual	Management	j	Designate Newspaper to Publish Meeting Announcements	For	For	

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Banco de Credito e Inversiones SA	BCI	03-Apr-19	Annual	Management	k	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	1	Acknowledge Minutes of Previous Meeting	None	None	
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	2	Acknowledge Company's Performance	For	For	
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividend Payment	For	For	
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	5.1	Elect Chanin Vongkusolkrit as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	5.2	Elect Teerana Bhongmakapat as Director	For	For	
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	5.3	Elect Rawi Corsiri as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	5.4	Elect Sudiarmo Prasertio as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	6.1	Elect Pichai Dusdeekulchai as Director	For	For	
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	6.2	Elect Teerapat Sanguankotchakorn as Director	For	For	
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	7	Approve Remuneration of Directors	For	For	
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	8	Approve Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	9	Amend Articles of Association	For	For	
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	10	Amend Company's Seal and Amend Articles of Association to Reflect Change in Company Seal	For	For	

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Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	11	Approve Reduction in Registered Capital and Amend Memorandum of Association to Reflect Decrease in Registered Capital	For	For	
Banpu Public Co. Ltd.	BANPU	03-Apr-19	Annual	Management	12	Other Business	None	None	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	1	Open Meeting	None	None	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	2	Call the Meeting to Order	None	None	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	5	Prepare and Approve List of Shareholders	For	For	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of EUR 1.75 Per Share	For	For	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	10	Approve Remuneration of Directors in the Amount of EUR 120,000 for Chairman, EUR 80,000 for Vice Chairman and the Chairman of the Committees, and EUR 65,000 for Other Directors; Approve Meeting Fees	For	For	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	11	Fix Number of Directors at Seven	For	For	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	12	Reelect Clarisse Berggardh, Petteri Koponen (Vice Chair), Leena Niemisto, Seija Turunen, Anssi Vanjoki (Chair) and Antti Vasara as Directors; Elect Kim Ignatius as New Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	13	Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	14	Ratify KPMG as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	15	Authorize Share Repurchase Program	For	For	
Elisa Oyj	ELISA	03-Apr-19	Annual	Management	16	Close Meeting	None	None	
Geberit AG	GEBN	03-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 10.80 per Share	For	For	

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Geberit AG	GEBN	03-Apr-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	4.1.1	Reelect Albert Baehny as Director and Board Chairman	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	4.1.2	Reelect Felix Ehrat as Director	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	4.1.3	Reelect Thomas Huebner as Director	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	4.1.4	Reelect Hartmut Reuter as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Geberit AG	GEBN	03-Apr-19	Annual	Management	4.1.5	Reelect Eunice Zehnder-Lai as Director	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	4.1.6	Elect Bernadette Koch as Director	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	4.2.1	Reelect Hartmut Reuter as Member of the Nomination and Compensation Committee	For	Against	We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Geberit AG	GEBN	03-Apr-19	Annual	Management	4.2.2	Reelect Eunice Zehnder-Lai as Member of the Nomination and Compensation Committee	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	4.2.3	Appoint Thomas Huebner as Member of the Nomination and Compensation Committee	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	5	Designate Roger Mueller as Independent Proxy	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	6	Ratify PricewaterhouseCoopers AG as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Geberit AG	GEBN	03-Apr-19	Annual	Management	7.1	Approve Remuneration Report	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	7.2	Approve Remuneration of Directors in the Amount of CHF 2.4 Million	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	7.3	Approve Remuneration of Executive Committee in the Amount of CHF 11.5 Million	For	For	
Geberit AG	GEBN	03-Apr-19	Annual	Management	8	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1a	Elect Director Daniel Ammann	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1b	Elect Director Michael J. Angelakis	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1c	Elect Director Pamela L. Carter	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1d	Elect Director Jean M. Hobby	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1e	Elect Director Raymond J. Lane	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1f	Elect Director Ann M. Livermore	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1g	Elect Director Antonio F. Neri	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1h	Elect Director Raymond E. Ozzie	For	For	

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Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1i	Elect Director Gary M. Reiner	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1j	Elect Director Patricia F. Russo	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1k	Elect Director Lip-Bu Tan	For	Against	This director is overboarded.
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	1l	Elect Director Mary Agnes Wilderotter	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Hewlett Packard Enterprise Company	HPE	03-Apr-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
IRPC Public Co., Ltd.	IRPC	03-Apr-19	Annual	Management	1	Chairman's Statement	None	None	
IRPC Public Co., Ltd.	IRPC	03-Apr-19	Annual	Management	2	Approve Operating Results and Approve Financial Statements	For	For	
IRPC Public Co., Ltd.	IRPC	03-Apr-19	Annual	Management	3	Approve Dividend Payment	For	For	
IRPC Public Co., Ltd.	IRPC	03-Apr-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu Jaiyos Audit Company Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
IRPC Public Co., Ltd.	IRPC	03-Apr-19	Annual	Management	5	Approve Remuneration of Directors	For	For	
IRPC Public Co., Ltd.	IRPC	03-Apr-19	Annual	Management	6.1	Elect Kris Imsang as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
IRPC Public Co., Ltd.	IRPC	03-Apr-19	Annual	Management	6.2	Elect Worawat Pitayasiri as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
IRPC Public Co., Ltd.	IRPC	03-Apr-19	Annual	Management	6.3	Elect Boonsuib Prasit as Director	For	For	
IRPC Public Co., Ltd.	IRPC	03-Apr-19	Annual	Management	6.4	Elect Siriwan Chierapong as Director	For	For	
IRPC Public Co., Ltd.	IRPC	03-Apr-19	Annual	Management	7	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	1	Open Meeting	None	None	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	

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LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	5	Approve Agenda of Meeting	For	For	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	7	Receive President's Report	None	None	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	8.a	Receive Financial Statements and Statutory Reports	None	None	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	8.b	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	None	None	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	9.b	Approve Discharge of Board and President	For	For	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	9.c	Approve Allocation of Income and Dividends of SEK 3.20 Per Share	For	For	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	10	Determine Number of Members (8) and Deputy Members (0) of Board	For	For	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 840,000 for Chairman and SEK 280,000 for other Directors; Approve Remuneration of Auditors	For	For	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	12	Reelect Carl Bennet, Lilian Biner, Mats Guldbbrand (Chairman), Louise Lindh, Fredrik Lundberg, Katarina Martinson, Sten Peterson and Lars Pettersson as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	13	Ratify KPMG as Auditors	For	Against	The auditor's tenure is not disclosed.
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	14	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	15	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
LE Lundbergforetagen AB	LUND.B	03-Apr-19	Annual	Management	16	Close Meeting	None	None	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	1	Open Meeting	None	None	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	3	Elect Secretary of Meeting	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	4	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	6	Prepare and Approve List of Shareholders	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	7	Approve Agenda of Meeting	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	8	Receive Financial Statements and Statutory Reports; Receive President's Report; Receive CEO's Report	None	None	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	9	Receive Auditor's Report	None	None	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	10	Accept Financial Statements and Statutory Reports	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	11	Approve Allocation of Income and Dividends of EUR 0.80 Per Share	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	12	Approve Discharge of Board and President	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	13	Approve Remuneration of Directors in the Amount of EUR 48,000 for Chairman, EUR 45,000 for Vice Chairman and EUR 38,000 for Other Directors; Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	14	Fix Number of Directors at Six	For	Against	We view the proposed board size as too small.
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	15	Reelect Mammu Kaario, Matti Kylavainio, Juha Vanhainen, Janne Vidgren, Juha Vidgren and Jukka Vidgren as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	16	Ratify PricewaterhouseCoopers as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	17	Authorize Share Repurchase Program	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	18	Authorize Reissuance of Repurchased Shares	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	19	Approve Issuance of up to 200,000 Shares without Preemptive Rights	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	20	Approve Profit Bonuses to Personnel	For	For	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	21	Other Business	None	None	
Ponsse Oyj	PON1V	03-Apr-19	Annual	Management	22	Close Meeting	None	None	
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	1	Receive Report of Board	None	None	
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	2	Receive Annual Report and Auditor's Report	None	None	
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	3	Accept Financial Statements and Statutory Reports; Approve Discharge of Management and Board	For	For	
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	4	Approve Remuneration of Directors for 2019/2020	For	For	
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	5	Approve Allocation of Income and Dividends of DKK 29.90 Per Share	For	For	
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	6a	Reelect Carsten Bjerg as Director	For	For	
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	6b	Reelect Henrik Brandt as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	6c	Reelect Soren Kahler as Director	For	Abstain	We are not supportive of non-independent directors sitting on key board committees.
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	6d	Reelect Thomas Kahler as Director	For	Abstain	We do not support insiders on the board other than the CEO.
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	6e	Reelect Andreas Ronken as Director	For	For	
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	6f	Reelect Jorgen Tang-Jensen as Director	For	For	
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	7	Ratify PricewaterhouseCoopers as Auditors	For	Abstain	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	8a	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Shareholder	8b	Assess Environmental and Community Impacts from Siting of Manufacturing Facilities and Use of Water	Against	For	BCI supports this shareholder proposal calling for improved disclosure on facility siting and water use . Enhanced disclosure would provide investors with additional information to assess related risks and opportunities.
Rockwool International A/S	ROCK.B	03-Apr-19	Annual	Management	9	Other Business	None	None	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	1a	Elect Director Peter L.S. Currie	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	1b	Elect Director Miguel M. Galuccio	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	1c	Elect Director Paal Kibsgaard	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	1d	Elect Director Nikolay Kudryavtsev	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	1e	Elect Director Tatiana A. Mitrova	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	1f	Elect Director Indra K. Nooyi	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	1g	Elect Director Lubna S. Olayan	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	1h	Elect Director Mark G. Papa	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	1i	Elect Director Leo Rafael Reif	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	1j	Elect Director Henri Seydoux	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	3	Adopt and Approve Financials and Dividends	For	For	
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Schlumberger Limited	SLB	03-Apr-19	Annual	Management	5	Amend Non-Employee Director Restricted Stock Plan	For	Against	The restricted stock plan does not meet our guidelines.
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	1	Open Meeting	None	None	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	3	Prepare List of Attendance of Shareholders	None	None	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	5	Resolve Not to Elect Members of Vote Counting Commission	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	6	Approve Agenda of Meeting	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	7	Receive Company's Financial Statements	None	None	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	8	Receive Management Board Report on Company's and Group's Operations in Fiscal 2018 and Consolidated Financial Statements	None	None	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	9	Receive Supervisory Board Reports	None	None	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	10	Approve Financial Statements	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	11	Approve Consolidated Financial Statements	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	12	Approve Management Board Report on Company's and Group's Operations	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	13	Approve Allocation of Income	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	14	Approve Dividends of PLN 0.37 per Share	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	15.1	Approve Discharge of Emil Wasacz (CEO)	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	15.2	Approve Discharge of Mariusz Serwa (Deputy CEO)	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	16.1	Approve Discharge of Tomasz Dobrowolski (Supervisory Board Member)	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	16.2	Approve Discharge of Flavio Ferrari (Supervisory Board Member)	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	16.3	Approve Discharge of Aleksander Galos (Supervisory Board Member)	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	16.4	Approve Discharge of Roberto Mengucci (Supervisory Board Member)	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	16.5	Approve Discharge of Marco Pace (Supervisory Board Member)	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	16.6	Approve Discharge of Stefano Rossi (Supervisory Board Member)	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	16.7	Approve Discharge of Massimo Sonego (Supervisory Board Member)	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	16.8	Approve Discharge of Tadeusz Wludyka (Supervisory Board Member)	For	For	
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	17	Fix Number of Supervisory Board Members	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	18	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Stalexport Autostrady SA	STX	03-Apr-19	Annual	Management	19	Close Meeting	None	None	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	5	Approve Profit Distribution	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	6	Approve Report on the Usage of Previously Raised Funds	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	7	Approve Remuneration of Directors	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	8	Approve Remuneration of Supervisors	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	9	Approve Appointment of Financial Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	10	Approve Provision of Guarantee Between Company and Subsidiary	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	11	Approve Credit Line Application	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	12	Approve 2018 Daily Related-party Transactions	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	13	Approve 2019 Daily Related-party Transactions	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	14	Approve Company's Eligibility for Issuance of Convertible Bonds	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15	Approve Plan on Issuance of Convertible Bonds	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.1	Approve Bond Type	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.2	Approve Issue Size	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.3	Approve Par Value and Issue Price	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.4	Approve Issue Manner and Target Subscribers	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.5	Approve Bond Maturity	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.6	Approve Bond Interest Rate	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.7	Approve Interest Payment	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.8	Approve Guarantee in Relation to Bond Issuance	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.9	Approve Conversion Period	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.10	Approve Determination of Conversion Price	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.11	Approve Adjustment and Calculation Method of Conversion Price	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.12	Approve Terms for Downward Adjustment of Conversion Price	For	For	

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Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.13	Approve Method for Determining the Number of Shares for Conversion and Method on Handling Fractional Shares Upon Conversion	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.14	Approve Terms of Redemption	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.15	Approve Terms of Sell-Back	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.16	Approve Ownership of Dividends During the Conversion Year	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.17	Approve Arrangements for Placing Shares with Former Shareholders	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.18	Approve Matters Relating to Meetings of Bond Holders	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.19	Approve Use of Proceeds	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.20	Approve Deposit of Raised Funds	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	15.21	Approve Resolution Validity Period	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	16	Approve Feasibility Analysis Report on the Use of Proceeds	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	17	Approve Issuance of Convertible Bonds	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	18	Approve Impact of Dilution of Current Returns on Major Financial Indicators and the Relevant Measures to be Taken	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	19	Approve Shareholder Return Plan	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	20	Approve Rules and Procedures Regarding General Meetings of Bondholders	For	For	
Tongkun Group Co., Ltd.	601233	03-Apr-19	Annual	Management	21	Approve Authorization of the Board to Execute Issuance of Convertible Bond and Handle All Related Matters	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	1	Receive Report of Board	None	None	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	2	Accept Financial Statements and Statutory Reports	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of DKK 7.44 Per Share	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	4.1	Determine Number of Members (8) and Deputy Members (0) of Board	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	4.2a	Reelect Bert Nordberg as Director	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	4.2b	Elect Bruce Grant as New Director	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	4.2c	Reelect Carsten Bjerg as Director	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	4.2d	Elect Eva Merete Sofelde Berneke as New Director	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	4.2e	Elect Helle Thorning-Schmidt as New Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	4.2f	Reelect Henrik Andersen as Director	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	4.2g	Reelect Jens Hesselberg Lund as Director	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	4.2h	Reelect Lars Josefsson as Director	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	5.1	Approve Remuneration of Directors for 2018	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	5.2	Approve Remuneration of Directors for 2019 at DKK 1.28 Million for Chairman, DKK 850,000 for Vice Chairman, and DKK 425,000 for Other Directors; Approve Remuneration for Committee Work	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	6	Ratify PricewaterhouseCoopers as Auditors	For	Abstain	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	7.1	Approve DKK 6.8 Million Reduction in Share Capital via Share Cancellation	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	7.2	Authorize Share Repurchase Program	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	8	Authorize Editorial Changes to Adopted Resolutions in Connection with Registration with Danish Authorities	For	For	
Vestas Wind Systems A/S	VWS	03-Apr-19	Annual	Management	9	Other Business	None	None	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	1	Open Meeting	None	None	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	7	Receive Board and Board Committee Reports	None	None	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	8	Receive Financial Statements and Statutory Reports; Receive President's Report	None	None	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	9	Accept Financial Statements and Statutory Reports	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	10	Approve Allocation of Income and Dividends of SEK 10.00 Per Share	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	11	Approve Discharge of Board and President	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	12	Determine Number of Members (10) and Deputy Members (0) of Board	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	13	Approve Remuneration of Directors in the Amount of SEK 3.6 Million for Chairman and SEK 1.06 Million for Other Directors; Approve Remuneration for Committee Work	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	14.1	Reelect Matti Alahuhta as Director	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	14.2	Reelect Eckhard Cordes as Director	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	14.3	Reelect Eric Elzvik as Director	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	14.4	Reelect James Griffith as Director	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	14.5	Reelect Martin Lundstedt as Director	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	14.6	Reelect Kathryn Marinello as Director	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	14.7	Reelect Martina Merz as Director	For	Against	This director is overboarded.
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	14.8	Reelect Hanne de Mora as Director	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	14.9	Reelect Helena Stjernholm as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.This director is overboarded.
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	14.10	Reelect Carl-Henric Svenberg as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	15	Reelect Carl-Henric Svanberg as Board Chairman	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	16	Elect Bengt Kjell, Ramsay Brufer, Carine Smith Ihenacho, Par Boman and Chairman of the Board to Serve on Nomination Committee	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	17	Approve Instructions for Nomination Committee	For	For	
Volvo AB	VOLV.B	03-Apr-19	Annual	Management	18	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Volvo AB	VOLV.B	03-Apr-19	Annual	Shareholder	19	Limit Contributions to Chalmers University of Technology Foundation to a Maximum of SEK 4 Million Per Year	None	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Yuexiu Property Co., Ltd.	123	03-Apr-19	Special	Management	1	Approve Issuance of the Subscription Shares, Grant of Specific Mandate and Related Transactions	For	For	
Yuexiu Property Co., Ltd.	123	03-Apr-19	Special	Management	2	Elect Lin Feng as Director and Authorize Board to Fix His Remuneration	For	For	
Yuexiu Property Co., Ltd.	123	03-Apr-19	Special	Management	3	Elect Liu Yan as Director and Authorize Board to Fix Her Remuneration	For	Against	We do not support insiders on the board other than the CEO and Chair.
Yuexiu Property Co., Ltd.	123	03-Apr-19	Special	Management	4	Approve Whitewash Waiver and Related Transactions	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	1.2	Approve Remuneration Report (Non-binding)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 19 per Share	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.1.1	Reelect Michel Lies as Director and Chairman	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.1.2	Reelect Joan Amble as Director	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.1.3	Reelect Catherine Bessant as Director	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.1.4	Reelect Alison Carnwath as Director	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.1.5	Reelect Christoph Franz as Director	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.1.6	Reelect Jeffrey Hayman as Director	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.1.7	Reelect Monica Maechler as Director	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.1.8	Reelect Kishore Mahbubani as Director	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.1.9	Elect Michael Halbherr as Director	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.110	Elect Jasmin Staiblin as Director	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.111	Elect Barry Stowe as Director	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.2.1	Reappoint Michel Lies as Member of the Compensation Committee	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.2.2	Reappoint Catherine Bessant as Member of the Compensation Committee	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.2.3	Reappoint Christoph Franz as Member of the Compensation Committee	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.2.4	Reappoint Kishore Mahbubani as Member of the Compensation Committee	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.2.5	Appoint Jasmin Staiblin as Member of the Compensation Committee	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.3	Designate Andreas Keller as Independent Proxy	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	4.4	Ratify PricewaterhouseCoopers SA as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	5.1	Approve Remuneration of Directors in the Amount of CHF 4.9 Million	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	5.2	Approve Remuneration of Executive Committee in the Amount of CHF 74.7 Million	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	6	Approve CHF 174,000 Reduction in Share Capital via Cancellation of Repurchased Shares	For	For	
Zurich Insurance Group AG	ZURN	03-Apr-19	Annual	Management	7	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Arca Continental SAB de CV	AC	04-Apr-19	Annual	Management	1.1	Approve CEO's Report on Operations and Results of Company Accompanied by Auditor's Report and Board's Opinion	For	For	
Arca Continental SAB de CV	AC	04-Apr-19	Annual	Management	1.2	Approve Report on Operations and Activities Undertaken by Board and Accounting Policies and Criteria and Information Followed in Preparation of Financial Information	For	For	
Arca Continental SAB de CV	AC	04-Apr-19	Annual	Management	1.3	Approve Report of Audit and Corporate Practices Committee; Receive Report on Adherence to Fiscal Obligations	For	For	
Arca Continental SAB de CV	AC	04-Apr-19	Annual	Management	2	Approve Allocation of Income and Cash Dividends of MXN 2.30 Per Share	For	For	
Arca Continental SAB de CV	AC	04-Apr-19	Annual	Management	3	Set Maximum Amount of Share Repurchase Reserve	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Arca Continental SAB de CV	AC	04-Apr-19	Annual	Management	4	Elect Directors, Verify their Independence Classification, Approve their Remuneration and Elect Secretaries	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Arca Continental SAB de CV	AC	04-Apr-19	Annual	Management	5	Approve Remuneration of Board Committee Members; Elect Chairman of Audit and Corporate Practices Committee	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Arca Continental SAB de CV	AC	04-Apr-19	Annual	Management	6	Appoint Legal Representatives	For	For	
Arca Continental SAB de CV	AC	04-Apr-19	Annual	Management	7	Approve Minutes of Meeting	For	For	
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	2	Approve Discharge of Board of Directors	For	For	
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of CHF 1.5 per Share	For	For	
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	4.1	Reelect Alain Guttman as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	4.2	Reelect Thierry de Kalbermatten as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	4.3	Reelect Gian-Luca Bona as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	4.4	Reelect Juergen Brandt as Director	For	For	
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	4.5	Reelect Philip Mosimann as Director	For	For	
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	4.6	Reelect Alain Guttman as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	5.1	Reappoint Gian-Luca Bona as Member of the Compensation Committee	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	5.2	Reappoint Thierry de Kalbermatten as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	6.1	Approve Remuneration of Board of Directors in the Amount of CHF 1.6 Million	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	6.2	Approve Remuneration of Executive Committee in the Amount of CHF 7 Million	For	For	
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	7	Ratify PricewaterhouseCoopers SA as Auditors	For	For	
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	8	Designate Ofisa SA as Independent Proxy	For	For	
Bobst Group SA	BOBNN	04-Apr-19	Annual	Management	9	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
CaixaBank SA	CABK	04-Apr-19	Annual	Management	1	Approve Consolidated and Standalone Financial Statements	For	For	
CaixaBank SA	CABK	04-Apr-19	Annual	Management	2	Approve Non-Financial Information Report	For	For	
CaixaBank SA	CABK	04-Apr-19	Annual	Management	3	Approve Discharge of Board	For	For	
CaixaBank SA	CABK	04-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividends	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CaixaBank SA	CABK	04-Apr-19	Annual	Management	5.1	Fix Number of Directors at 16	For	For	
CaixaBank SA	CABK	04-Apr-19	Annual	Management	5.2	Reelect Gonzalo Gortazar Rotaache as Director	For	For	
CaixaBank SA	CABK	04-Apr-19	Annual	Management	5.3	Reelect Maria Amparo Moraleda Martinez as Director	For	For	
CaixaBank SA	CABK	04-Apr-19	Annual	Management	5.4	Reelect John S. Reed as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CaixaBank SA	CABK	04-Apr-19	Annual	Management	5.5	Reelect Maria Teresa Bassons Boncompte as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CaixaBank SA	CABK	04-Apr-19	Annual	Management	5.6	Elect Marcelino Armenter Vidal as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CaixaBank SA	CABK	04-Apr-19	Annual	Management	5.7	Elect Cristina Garmendia Mendizabal as Director	For	For	
CaixaBank SA	CABK	04-Apr-19	Annual	Management	6	Allow Marcelino Armenter Vidal to Be Involved in Other Companies	For	For	
CaixaBank SA	CABK	04-Apr-19	Annual	Management	7	Amend Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
CaixaBank SA	CABK	04-Apr-19	Annual	Management	8	Approve Restricted Stock Plan	For	Against	The restricted stock plan does not meet our guidelines
CaixaBank SA	CABK	04-Apr-19	Annual	Management	9	Approve 2019 Variable Remuneration Scheme	For	For	
CaixaBank SA	CABK	04-Apr-19	Annual	Management	10	Fix Maximum Variable Compensation Ratio	For	For	
CaixaBank SA	CABK	04-Apr-19	Annual	Management	11	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
CaixaBank SA	CABK	04-Apr-19	Annual	Management	12	Advisory Vote on Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
CaixaBank SA	CABK	04-Apr-19	Annual	Management	13	Receive Amendments to Board of Directors Regulations	None	None	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.1	Elect Director Brent S. Belzberg	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.2	Elect Director Nanci E. Caldwell	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.3	Elect Director Michelle L. Collins	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.4	Elect Director Patrick D. Daniel	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.5	Elect Director Luc Desjardins	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.6	Elect Director Victor G. Dodig	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.7	Elect Director Linda S. Hasenfratz	For	Withhold	This director is overboarded.
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.8	Elect Director Kevin J. Kelly	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.9	Elect Director Christine E. Larsen	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.10	Elect Director Nicholas D. Le Pan	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.11	Elect Director John P. Manley	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.12	Elect Director Jane L. Peverett	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.13	Elect Director Katharine B. Stevenson	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.14	Elect Director Martine Turcotte	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	1.15	Elect Director Barry L. Zubrow	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Shareholder	4	SP 1: Approve Disclosure of Compensation Ratio	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Canadian Imperial Bank of Commerce	CM	04-Apr-19	Annual	Shareholder	5	SP 2: Approve Creation of New Technologies Committee	Against	Against	We are not supportive of this prescriptive proposal as the proponent failed to demonstrate material issues which would require establishing a new board committee.
Canadian Western Bank	CWB	04-Apr-19	Annual/Sp	Management	1.1	Elect Director Andrew J. Bibby	For	For	
Canadian Western Bank	CWB	04-Apr-19	Annual/Sp	Management	1.2	Elect Director Christopher H. Fowler	For	For	
Canadian Western Bank	CWB	04-Apr-19	Annual/Sp	Management	1.3	Elect Director Linda M.O. Hohol	For	For	
Canadian Western Bank	CWB	04-Apr-19	Annual/Sp	Management	1.4	Elect Director Robert A. Manning	For	Withhold	We are voting against this director due to concerns over tenure.
Canadian Western Bank	CWB	04-Apr-19	Annual/Sp	Management	1.5	Elect Director E. Gay Mitchell	For	For	
Canadian Western Bank	CWB	04-Apr-19	Annual/Sp	Management	1.6	Elect Director Sarah A. Morgan-Silvester	For	For	
Canadian Western Bank	CWB	04-Apr-19	Annual/Sp	Management	1.7	Elect Director Margaret J. Mulligan	For	For	
Canadian Western Bank	CWB	04-Apr-19	Annual/Sp	Management	1.8	Elect Director Robert L. Phillips	For	For	
Canadian Western Bank	CWB	04-Apr-19	Annual/Sp	Management	1.9	Elect Director Raymond J. Protti	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Canadian Western Bank	CWB	04-Apr-19	Annual/Special	Management	1.10	Elect Director Ian M. Reid	For	For	
Canadian Western Bank	CWB	04-Apr-19	Annual/Special	Management	1.11	Elect Director H. Sanford Riley	For	For	
Canadian Western Bank	CWB	04-Apr-19	Annual/Special	Management	1.12	Elect Director Alan M. Rowe	For	For	
Canadian Western Bank	CWB	04-Apr-19	Annual/Special	Management	2	Ratify KPMG LLP as Auditors	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Canadian Western Bank	CWB	04-Apr-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Canadian Western Bank	CWB	04-Apr-19	Annual/Special	Management	4	Approve Increase in Remuneration of Directors	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	1	Open Meeting	None	None	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	8	Receive Board's Report	None	None	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	9	Receive President's Report	None	None	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	10	Accept Financial Statements and Statutory Reports	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	11	Approve Allocation of Income and Dividends of SEK 1.00 Per Share	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	12	Approve Discharge of Board and President	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	13	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	14	Approve Remuneration of Directors in the Amount of SEK 685,000 for Chairman and SEK 315,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	15.a	Reelect Lilian Fossum Biner as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	15.b	Reelect Mikael Aru as Director	For	For	

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Cloetta AB	CLA.B	04-Apr-19	Annual	Management	15.c	Reelect Lottie Knutson as Director	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	15.d	Reelect Alan McLean Raleigh as Director	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	15.e	Reelect Mikael Svenfelt as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	15.f	Reelect Camilla Svenfelt as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	15.g	Elect Patrick Bergander as New Director	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	16	Reelect Lilian Fossum Biner as Board Chairman	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	17	Ratify PricewaterhouseCoopers as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	18	Approve Nominating Committee Procedures	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	19	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	20	Approve Incentive Plan LTIP 2019 for Key Employees	For	For	
Cloetta AB	CLA.B	04-Apr-19	Annual	Management	21	Close Meeting	None	None	
Concentric AB	COIC	04-Apr-19	Annual	Management	1	Open Meeting; Elect Chairman of Meeting	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	3	Approve Agenda of Meeting	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	6	Receive President's Report	None	None	
Concentric AB	COIC	04-Apr-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Concentric AB	COIC	04-Apr-19	Annual	Management	8.a	Accept Financial Statements and Statutory Reports	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	8.b	Approve Allocation of Income and Dividends of SEK 4.25 Per Share	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	8.c	Approve Discharge of Board and President	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	9	Determine Number of Members (8) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	10	Approve Remuneration of Directors in the Amount of SEK 700,000 for Chairman, and SEK 325,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Concentric AB	COIC	04-Apr-19	Annual	Management	11	Reelect Marianne Brismar, Kenth Eriksson (Chairman), Martin Lundstedt, Anders Nielsen, Susanna Schneeberger, Martin Skold and Claes Magnus Akesson as Directors; Elect Karin Gunnarsson as New Director; Ratify KPMG as Auditor	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Concentric AB	COIC	04-Apr-19	Annual	Management	12	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Concentric AB	COIC	04-Apr-19	Annual	Management	13	Approve SEK 2 Million Reduction in Share Capital via Share Cancellation; Approve Increase in Share Capital by Way of a Bonus Issue	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	14	Approve Performance Share Matching Plan LTI 2019	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	15	Approve Equity Plan Financing for LTI 2019	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	16.a	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Concentric AB	COIC	04-Apr-19	Annual	Management	16.b	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Concentric AB	COIC	04-Apr-19	Annual	Management	16.c	Approve Transfer of Shares to Participants of LTI 2019	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	16.d	Approve Restricted Stock Option Plan for Key Employees Residing in the United Kingdom; Approve Transfer of Shares to Participants	For	For	
Concentric AB	COIC	04-Apr-19	Annual	Management	17	Authorize Chairman of Board and Representatives of Four of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Concentric AB	COIC	04-Apr-19	Annual	Management	18	Close Meeting	None	None	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	1	Open Meeting; Elect Chairman of Meeting	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	3	Designate Inspector(s) of Minutes of Meeting	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	5	Approve Agenda of Meeting	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	7	Receive President's Report	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	8.a	Accept Financial Statements and Statutory Reports	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	8.b	Approve Allocation of Income and Dividends of SEK 5.75 Per Share	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	8.c	Approve Discharge of Board and President	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	9	Determine Number of Members (9) and Deputy Members (0) of Board	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	10	Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 2.31 Million for Chairman and SEK 770,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	12.a	Reelect Ewa Bjorling as Director	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	12.b	Reelect Par Boman as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	12.c	Reelect Maija-Liisa Friman as Director	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	12.d	Reelect Annemarie Gardshol as Director	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	12.e	Reelect Magnus Groth as Director	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	12.f	Reelect Bert Nordberg as Director	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	12.g	Reelect Louise Svanberg as Director	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	12.h	Reelect Lars Rebien Sorensen as Director	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	12.i	Reelect Barbara M. Thoralfsson as Director	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	13	Reelect Par Boman as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	14	Ratify Ernst & Young as Auditors	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	15	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Essity AB	ESSITY.B	04-Apr-19	Annual	Management	16	Close Meeting	None	None	
Ferrovial SA	FER	04-Apr-19	Annual	Management	1.1	Approve Consolidated and Standalone Financial Statements	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	1.2	Approve Non-Financial Information Report	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	3	Approve Discharge of Board	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ferrovial SA	FER	04-Apr-19	Annual	Management	4	Renew Appointment of Deloitte as Auditor	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	5.1	Reelect Rafael del Pino y Calvo-Sotelo as Director	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	5.2	Reelect Santiago Bergareche Busquet as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. In addition, we are not supportive of non-independent directors sitting on key board committees. We are also voting against this director due to concerns over tenure.
Ferrovial SA	FER	04-Apr-19	Annual	Management	5.3	Reelect Joaquin Ayuso Garcia as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Ferrovial SA	FER	04-Apr-19	Annual	Management	5.4	Reelect Inigo Meiras Amusco as Director	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	5.5	Reelect Maria del Pino y Calvo-Sotelo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Ferrovial SA	FER	04-Apr-19	Annual	Management	5.6	Reelect Santiago Fernandez Valbuena as Director	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	5.7	Reelect Jose Fernando Sanchez-Junco Mans as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent, and for inadequate gender diversity on the board. We are voting against the Chair of the Nomination Committee as we are not supportive of recombining the position of Chair and CEO.
Ferrovial SA	FER	04-Apr-19	Annual	Management	5.8	Reelect Joaquin del Pino y Calvo-Sotelo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Ferrovial SA	FER	04-Apr-19	Annual	Management	5.9	Reelect Oscar Fanjul Martin as Director	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	5.10	Ratify Appointment of and Elect Bruno Di Leo as Director	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	6	Authorize Capitalization of Reserves for Scrip Dividends	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	7	Authorize Capitalization of Reserves for Scrip Dividends	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	8	Approve Reduction in Share Capital via Amortization of Treasury Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ferrovial SA	FER	04-Apr-19	Annual	Management	9	Authorize Increase in Capital up to 50 Percent via Issuance of Equity or Equity-Linked Securities, Excluding Preemptive Rights of up to 20 Percent	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	10	Authorize Issuance of Non-Convertible and/or Convertible Bonds, Debentures, Warrants, and Other Debt Securities with Exclusion of Preemptive Rights up to 20 Percent of Capital	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	11	Approve Remuneration Policy	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	12	Approve Restricted Stock Plan	For	Against	The restricted stock plan does not meet our guidelines
Ferrovial SA	FER	04-Apr-19	Annual	Management	13	Approve Total or Partial Sale of Assets of the Services Division of the Ferrovial Group	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Ferrovial SA	FER	04-Apr-19	Annual	Management	14	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Ferrovial SA	FER	04-Apr-19	Annual	Management	15	Advisory Vote on Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Ferrovial SA	FER	04-Apr-19	Annual	Management	16	Receive Amendments to Board of Directors Regulations	None	None	
Goldcorp, Inc.	G	04-Apr-19	Special	Management	1	Approve Acquisition by Newmont Mining Corporation	For	Against	The decision by the Goldcorp board to award a significantly increased retirement allowance to the board chair on completion of this transaction is fundamentally misaligned with the interests of shareholders and sets a troubling precedent in the capital markets, and was a substantial factor in our decision to oppose this transaction.
Harris Corporation	HRS	04-Apr-19	Special	Management	1	Issue Shares in Connection with Merger	For	For	
Harris Corporation	HRS	04-Apr-19	Special	Management	2	Amend Charter	For	For	
Harris Corporation	HRS	04-Apr-19	Special	Management	3	Advisory Vote on Golden Parachutes	For	For	
Harris Corporation	HRS	04-Apr-19	Special	Management	4	Adjourn Meeting	For	For	
Italgas SpA	IG	04-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Italgas SpA	IG	04-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Italgas SpA	IG	04-Apr-19	Annual	Management	3	Approve Remuneration Policy	For	For	
Italgas SpA	IG	04-Apr-19	Annual	Management	4.1	Fix Board Terms for Directors	For	For	
Italgas SpA	IG	04-Apr-19	Annual	Shareholder	4.2.1	Slate Submitted by CDP Reti and Snam	None	Do Not Vote	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Italgas SpA	IG	04-Apr-19	Annual	Shareholder	4.2.2	Slate Submitted by Institutional Investors (Assogestioni)	None	For	
Italgas SpA	IG	04-Apr-19	Annual	Shareholder	4.3	Elect Alberto Dell'Acqua as Board Chair	None	For	
Italgas SpA	IG	04-Apr-19	Annual	Management	4.4	Approve Remuneration of Directors	For	For	
Italgas SpA	IG	04-Apr-19	Annual	Shareholder	5.1.1	Slate Submitted by CDP Reti	None	Against	
Italgas SpA	IG	04-Apr-19	Annual	Shareholder	5.1.2	Slate Submitted by Institutional Investors (Assogestioni)	None	For	
Italgas SpA	IG	04-Apr-19	Annual	Shareholder	5.2	Appoint Chairman of Internal Statutory Auditors	None	For	
Italgas SpA	IG	04-Apr-19	Annual	Management	5.3	Approve Internal Auditors' Remuneration	For	For	
Italgas SpA	IG	04-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	1	Acknowledge Operation Results	None	None	
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	2	Approve Financial Statements	For	For	
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividend Payment	For	For	
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	4.1	Elect Banthoon Lamsam as Director	For	For	
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	4.2	Elect Nalinee Paiboon as Director	For	For	
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	4.3	Elect Saravoot Yoovidhya as Director	For	For	
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	4.4	Elect Piyasvasti Amranand as Director	For	For	
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	4.5	Elect Kalin Sarasin as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	4.6	Elect Pipit Aneaknithi as Director	For	Against	We do not support insiders on the board other than the CEO.
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	5	Elect Jainnisa Kivinichkul as Director	For	For	
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	7	Approve KPMG Phoomchai Audit Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	8	Amend of Articles of Association	For	For	
Kasikornbank Public Co. Ltd.	KBANK	04-Apr-19	Annual	Management	9	Other business	None	None	
L3 Technologies, Inc.	LLL	04-Apr-19	Special	Management	1	Approve Merger Agreement	For	For	
L3 Technologies, Inc.	LLL	04-Apr-19	Special	Management	2	Advisory Vote on Golden Parachutes	For	For	
L3 Technologies, Inc.	LLL	04-Apr-19	Special	Management	3	Adjourn Meeting	For	For	
Ordina NV	ORDI	04-Apr-19	Annual	Management	1	Open Meeting and Announcements	None	None	
Ordina NV	ORDI	04-Apr-19	Annual	Management	2a	Receive Report of Supervisory Board (Non-Voting)	None	None	

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Ordina NV	ORDI	04-Apr-19	Annual	Management	2b	Discuss Remuneration Policy for Management Board Members	None	None	
Ordina NV	ORDI	04-Apr-19	Annual	Management	2c	Receive Report of Management Board (Non-Voting)	None	None	
Ordina NV	ORDI	04-Apr-19	Annual	Management	2d	Receive Report of Auditors (Non-Voting)	None	None	
Ordina NV	ORDI	04-Apr-19	Annual	Management	2e	Adopt Financial Statements	For	For	
Ordina NV	ORDI	04-Apr-19	Annual	Management	2f.1	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Ordina NV	ORDI	04-Apr-19	Annual	Management	2f.2	Approve Dividends of EUR 0.05 Per Share	For	For	
Ordina NV	ORDI	04-Apr-19	Annual	Management	3a	Approve Discharge of Management Board	For	For	
Ordina NV	ORDI	04-Apr-19	Annual	Management	3b	Approve Discharge of Supervisory Board	For	For	
Ordina NV	ORDI	04-Apr-19	Annual	Management	4	Reelect J.G.H.M. (Jan) Niessen to Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for independence and accountability issues regarding the board structure.
Ordina NV	ORDI	04-Apr-19	Annual	Management	5a	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Ordina NV	ORDI	04-Apr-19	Annual	Management	5b	Grant Board Authority to Issue Shares Up To 5 Percent of Issued Capital	For	For	
Ordina NV	ORDI	04-Apr-19	Annual	Management	5c	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
Ordina NV	ORDI	04-Apr-19	Annual	Management	6	Allow Questions	None	None	
Ordina NV	ORDI	04-Apr-19	Annual	Management	7	Close Meeting	None	None	
Poly Developments & Holdings Group Co., Ltd.	600048	04-Apr-19	Special	Management	1	Approve Provision of Counter Guarantee	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	04-Apr-19	Special	Management	2	Approve Extension of Resolution Validity Period in Connection to Issuance of Corporate Bonds	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	04-Apr-19	Special	Management	3	Approve Extension in Authorization for Board to Handle All Matters Related to Issuance of Corporate Bonds	For	For	
Richelieu Hardware Ltd.	RCH	04-Apr-19	Annual/Special	Management	1.1	Elect Director Sylvie Vachon	For	For	
Richelieu Hardware Ltd.	RCH	04-Apr-19	Annual/Special	Management	1.2	Elect Director Denyse Chicoyne	For	For	
Richelieu Hardware Ltd.	RCH	04-Apr-19	Annual/Special	Management	1.3	Elect Director Robert Courteau	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Richelieu Hardware Ltd.	RCH	04-Apr-19	Annual/Sp ecial	Management	1.4	Elect Director Pierre Pomerleau	For	For	
Richelieu Hardware Ltd.	RCH	04-Apr-19	Annual/Sp ecial	Management	1.5	Elect Director Mathieu Gauvin	For	Withhold	We are voting against this director due to concerns over tenure.
Richelieu Hardware Ltd.	RCH	04-Apr-19	Annual/Sp ecial	Management	1.6	Elect Director Richard Lord	For	For	
Richelieu Hardware Ltd.	RCH	04-Apr-19	Annual/Sp ecial	Management	1.7	Elect Director Marc Poulin	For	For	
Richelieu Hardware Ltd.	RCH	04-Apr-19	Annual/Sp ecial	Management	1.8	Elect Director Jocelyn Proteau	For	For	
Richelieu Hardware Ltd.	RCH	04-Apr-19	Annual/Sp ecial	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Richelieu Hardware Ltd.	RCH	04-Apr-19	Annual/Sp ecial	Management	3	Amend Stock Option Plan	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.1	Elect Director Andrew A. Chisholm	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.2	Elect Director Jacynthe Cote	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.3	Elect Director Toos N. Daruvala	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.4	Elect Director David F. Denison	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.5	Elect Director Alice D. Laberge	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.6	Elect Director Michael H. McCain	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.7	Elect Director David McKay	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.8	Elect Director Heather Munroe-Blum	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.9	Elect Director Kathleen Taylor	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.10	Elect Director Bridget A. van Kralingen	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.11	Elect Director Thierry Vandal	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	1.12	Elect Director Jeffery Yabuki	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Royal Bank of Canada	RY	04-Apr-19	Annual	Shareholder	4	SP 1: Disclose The Equity Ratio Used By The Compensation Committee in its Compensation-Setting Process	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Royal Bank of Canada	RY	04-Apr-19	Annual	Shareholder	5	SP 2: Approve Creation of New Technologies Committee	Against	Against	We are not supportive of this prescriptive proposal as the proponent failed to demonstrate material issues which would require establishing a new board committee.
Scentre Group	SCG	04-Apr-19	Annual	Management	2	Approve Remuneration Report	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Scentre Group	SCG	04-Apr-19	Annual	Management	3	Elect Brian Schwartz as Director	For	For	
Scentre Group	SCG	04-Apr-19	Annual	Management	4	Elect Michael Ihlein as Director	For	For	
Scentre Group	SCG	04-Apr-19	Annual	Management	5	Elect Steven Leigh as Director	For	For	
Scentre Group	SCG	04-Apr-19	Annual	Management	6	Approve Grant of Performance Rights to Peter Allen	For	For	
SES SA	SESG	04-Apr-19	Annual	Management	1	Attendance List, Quorum and Adoption of the Agenda	None	None	
SES SA	SESG	04-Apr-19	Annual	Management	2	Appoint One Secretary and Two Meeting Scrutineers	None	None	
SES SA	SESG	04-Apr-19	Annual	Management	3	Receive Board's Report	None	None	
SES SA	SESG	04-Apr-19	Annual	Management	4	Receive Explanations on Main Developments During 2018 and Perspectives	None	None	
SES SA	SESG	04-Apr-19	Annual	Management	5	Receive Information on 2018 Financial Results	None	None	
SES SA	SESG	04-Apr-19	Annual	Management	6	Receive Auditor's Reports	None	None	
SES SA	SESG	04-Apr-19	Annual	Management	7	Approve Consolidated and Individual Financial Statements	For	For	
SES SA	SESG	04-Apr-19	Annual	Management	8	Approve Allocation of Income	For	For	
SES SA	SESG	04-Apr-19	Annual	Management	9	Approve Discharge of Directors	For	For	
SES SA	SESG	04-Apr-19	Annual	Management	10	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	
SES SA	SESG	04-Apr-19	Annual	Management	11	Approve Share Repurchase	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
SES SA	SESG	04-Apr-19	Annual	Management	12	Fix Number of Directors	For	For	
SES SA	SESG	04-Apr-19	Annual	Management	13a1	Elect Romain Bausch as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
SES SA	SESG	04-Apr-19	Annual	Management	13a2	Elect Victor Casier as Director	For	For	
SES SA	SESG	04-Apr-19	Annual	Management	13a3	Elect Tsega Gebreyes as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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SES SA	SESG	04-Apr-19	Annual	Management	13a4	Elect Francois Tesch as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
SES SA	SESG	04-Apr-19	Annual	Management	13b1	Elect Francoise Thoma as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
SES SA	SESG	04-Apr-19	Annual	Management	14	Approve Remuneration of Directors	For	For	
SES SA	SESG	04-Apr-19	Annual	Management	15	Transact Other Business (Non-Voting)	None	None	
The Siam Commercial Bank Public Co. Ltd.	SCB	04-Apr-19	Annual	Management	1	Acknowledge Annual Report	None	None	
The Siam Commercial Bank Public Co. Ltd.	SCB	04-Apr-19	Annual	Management	2	Approve Financial Statements	For	For	
The Siam Commercial Bank Public Co. Ltd.	SCB	04-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividend Payment	For	For	
The Siam Commercial Bank Public Co. Ltd.	SCB	04-Apr-19	Annual	Management	4	Approve Remuneration of Directors for the Year 2019 and Bonus of Directors for the Year 2018	For	For	
The Siam Commercial Bank Public Co. Ltd.	SCB	04-Apr-19	Annual	Management	5.1	Elect Prasan Chuaphanich as Director	For	For	
The Siam Commercial Bank Public Co. Ltd.	SCB	04-Apr-19	Annual	Management	5.2	Elect Thaweesak Koanantakool as Director	For	For	
The Siam Commercial Bank Public Co. Ltd.	SCB	04-Apr-19	Annual	Management	5.3	Elect Kan Trakulhoon as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
The Siam Commercial Bank Public Co. Ltd.	SCB	04-Apr-19	Annual	Management	5.4	Elect Chakkrit Parapuntakul as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
The Siam Commercial Bank Public Co. Ltd.	SCB	04-Apr-19	Annual	Management	5.5	Elect Lackana Leelayouthayotin as Director	For	For	
The Siam Commercial Bank Public Co. Ltd.	SCB	04-Apr-19	Annual	Management	5.6	Elect Chaovalit Ekabut as Director	For	For	
The Siam Commercial Bank Public Co. Ltd.	SCB	04-Apr-19	Annual	Management	6	Approve KPMG Phoomchai Audit Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.1	Elect Director William E. Bennett	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.2	Elect Director Amy W. Brinkley	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.3	Elect Director Brian C. Ferguson	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.4	Elect Director Colleen A. Goggins	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.5	Elect Director Mary Jo Haddad	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.6	Elect Director Jean-Rene Halde	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.7	Elect Director David E. Kepler	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.8	Elect Director Brian M. Levitt	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.9	Elect Director Alan N. MacGibbon	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.10	Elect Director Karen E. Maidment	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.11	Elect Director Bharat B. Masrani	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.12	Elect Director Irene R. Miller	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.13	Elect Director Nadir H. Mohamed	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	1.14	Elect Director Claude Mongeau	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it contains features that are not in line with best practice.
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Shareholder	4	SP A: Request, Evaluate and Consider GHG Emissions, Stop Financing Existing Energy Projects That Emit or Enable Significant GHGs, Among Other Things	Against	Against	We are not supportive of this overly prescriptive proposal and the proponent has failed to demonstrate any issues with the company's policies, practices and disclosure.
The Toronto-Dominion Bank	TD	04-Apr-19	Annual	Shareholder	5	SP B: Disclose Equity Ratio Used By the Compensation Committee In Determining Compensation	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	1	Open Meeting, Elect Presiding Council of Meeting and Authorize Presiding Council to Sign Minutes of Meeting	For	For	
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	2	Accept Board Report	For	For	
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	3	Accept Audit Report	For	For	
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	4	Accept Financial Statements	For	For	
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	5	Approve Allocation of Income	For	For	
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	6	Approve Discharge of Board	For	For	
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	7	Elect Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	8	Elect Independent Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	9	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed. We are voting against this proposal as we have concerns over the reliability of the financial statements given that the audit firm has issued a qualified opinion.
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	10	Receive Information on Remuneration Policy	None	None	
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	11	Approve Director Remuneration	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	12	Approve Upper Limit of Donations for 2019 and Receive Information on Donations Made in 2018	For	For	
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	13	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose	For	For	
Turkiye Garanti Bankasi AS	GARAN	04-Apr-19	Annual	Management	14	Receive Information in Accordance to Article 1.3.6 of Capital Market Board Corporate Governance Principles	None	None	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	1	Open Meeting	None	None	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	2	Call the Meeting to Order	None	None	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	5	Prepare and Approve List of Shareholders	For	For	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of EUR 1.30 Per Share	For	For	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	10	Remuneration of Directors in the Amount of EUR 190,000 for Chairman, EUR 135,000 for Deputy Chairman and EUR 110,000 for Other Directors; Approve Compensation for Committee Work	For	For	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	11	Fix Number of Directors at Ten	For	For	

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UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	12	Reelect Berndt Brunow, Henrik Ehrnrooth, Piia-Noora Kauppi, Marjan Oudeman, Jussi Pesonen, Ari Puheloinen, Veli-Matti Reinikkala, Suzanne Thoma, Kim Wahl and Bjorn Wahlroos as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	13	Approve Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	14	Ratify PricewaterhouseCoopers as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	15	Approve Issuance of up to 25 Million Shares without Preemptive Rights	For	For	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	16	Authorize Share Repurchase Program	For	For	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	17	Authorize Charitable Donations	For	For	
UPM-Kymmene Oyj	UPM	04-Apr-19	Annual	Management	18	Close Meeting	None	None	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	1	Receive Report of Board	None	None	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	2	Accept Financial Statements and Statutory Reports	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	1	Receive Report of Board	None	None	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	3	Approve Allocation of Income and Omission of Dividends	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	2	Accept Financial Statements and Statutory Reports	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4a	Reelect Alain Munoz as Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	3	Approve Allocation of Income and Omission of Dividends	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4b	Reelect Martin Nicklasson as Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4a	Reelect Alain Munoz as Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4c	Reelect Michael Owen as Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4b	Reelect Martin Nicklasson as Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4d	Reelect Kirsten Aarup Drejer as Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4c	Reelect Michael Owen as Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4e	Elect Bernadette Connaughton as New Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4d	Reelect Kirsten Aarup Drejer as Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4f	Elect Jeffrey Berkowitz as New Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4e	Elect Bernadette Connaughton as New Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4g	Elect Leonard Kruimer as New Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4f	Elect Jeffrey Berkowitz as New Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	5	Ratify Deloitte as Auditors	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	4g	Elect Leonard Kruimer as New Director	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	6	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	5	Ratify Deloitte as Auditors	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	7	Amend Articles Re: Election of Vice Chairman; Vice-Chairman's Casting Vote in the Absence of the Chairman	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	6	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	8	Approve Update of the Company's Overall Guidelines for Incentive Pay to the Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	7	Amend Articles Re: Election of Vice Chairman; Vice-Chairman's Casting Vote in the Absence of the Chairman	For	For	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	9	Approve Guidelines for Incentive-Based Compensation for Executive Management and Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	8	Approve Update of the Company's Overall Guidelines for Incentive Pay to the Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	10	Approve Remuneration of Directors	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	9	Approve Guidelines for Incentive-Based Compensation for Executive Management and Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	11	Other Business	None	None	
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	10	Approve Remuneration of Directors	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
Zealand Pharma A/S	ZEAL	04-Apr-19	Annual	Management	11	Other Business	None	None	

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Iren SpA	IRE	05-Apr-19	Special	Shareholder	1	Amend Company Bylaws	None	Against	We do not believe that support for this proposal is in the interests of minority shareholders.
Iren SpA	IRE	05-Apr-19	Special	Management	1	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
PTT Global Chemical Plc	PTTGC	05-Apr-19	Annual	Management	1	Acknowledge Operation Results, Company's Business Plan and Approve Financial Statements	For	For	
PTT Global Chemical Plc	PTTGC	05-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividend Payment	For	For	
PTT Global Chemical Plc	PTTGC	05-Apr-19	Annual	Management	3.1	Elect Chatchalerm Chalermasukh as Director	For	For	
PTT Global Chemical Plc	PTTGC	05-Apr-19	Annual	Management	3.2	Elect Prasan Chuaphanich as Director	For	For	
PTT Global Chemical Plc	PTTGC	05-Apr-19	Annual	Management	3.3	Elect Watanan Petersik as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
PTT Global Chemical Plc	PTTGC	05-Apr-19	Annual	Management	3.4	Elect Don Wasantapruerk as Director	For	Against	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding
PTT Global Chemical Plc	PTTGC	05-Apr-19	Annual	Management	3.5	Elect Supattanapong Punmeechaow as Director	For	For	
PTT Global Chemical Plc	PTTGC	05-Apr-19	Annual	Management	4	Approve Remuneration of Directors	For	For	
PTT Global Chemical Plc	PTTGC	05-Apr-19	Annual	Management	5	Approve Deloitte Touche Tohmatsu Jaiyos Audit Company Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
PTT Global Chemical Plc	PTTGC	05-Apr-19	Annual	Management	6	Amend Articles of Association	For	For	
PTT Global Chemical Plc	PTTGC	05-Apr-19	Annual	Management	7	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	1.2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 5.25 per Share	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	4	Approve Fixed Remuneration of Directors in the Amount of CHF 2.7 Million	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	5.1	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 7.3 Million	For	Against	The director remuneration plan does not meet our guidelines.
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	5.2	Approve Long-Term Variable Remuneration of Executive Committee in the Amount of CHF 3.9 Million	For	Against	The director remuneration plan does not meet our guidelines.
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	5.3	Approve Short-Term Variable Remuneration of Executive Committee in the Amount of CHF 6.1 Million	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	6.1	Reelect Gilbert Achermann as Director and Board Chairman	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	6.2	Reelect Monique Bourquin as Director	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	6.3	Reelect Sebastian Burckhardt as Director	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	6.4	Reelect Ulrich Looser as Director	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	6.5	Reelect Beat Luethi as Director	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	6.6	Reelect Thomas Straumann as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	6.7	Reelect Regula Wallimann as Director	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	6.8	Elect Juan-Jose Gonzalez as Director	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	7.1	Reappoint Monique Bourquin as Member of the Compensation Committee	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	7.2	Reappoint Ulrich Looser as Member of the Compensation Committee	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	7.3	Reappoint Thomas Straumann as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	8	Designate NEOVIUS AG as Independent Proxy	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	9	Ratify Ernst & Young AG as Auditors	For	For	
Straumann Holding AG	STMN	05-Apr-19	Annual	Management	10	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	2	Acknowledge Annual Report and Operational Results	None	None	
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	4	Approve Allocation of Income	For	For	

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Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	5.1	Elect Cheng Niruttinanon as Director	For	Against	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	5.2	Elect Sakdi Kiewkarnkha as Director	For	For	
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	5.3	Elect Chan Shue Chung as Director	For	Against	We do not support insiders on the board other than the CEO.
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	5.4	Elect Norio Saigusa as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	6	Approve Remuneration for the Year 2019 and Bonus of Directors for the Year 2018	For	For	
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	7	Approve Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	8	Approve Increase in Issuance of Debentures	For	For	
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	9	Approve Issuance of New Ordinary Shares to Directors, Executives and Employees	For	For	
Thai Union Group Public Co. Ltd.	TU	05-Apr-19	Annual	Management	10	Other Business	None	None	
ABN AMRO Group NV	ABN	08-Apr-19	Annual	Management	1	Open Meeting	None	None	
ABN AMRO Group NV	ABN	08-Apr-19	Annual	Management	2	Receive Announcements	None	None	
ABN AMRO Group NV	ABN	08-Apr-19	Annual	Management	3.a	Receive Report of Management Board (Non-Voting)	None	None	
ABN AMRO Group NV	ABN	08-Apr-19	Annual	Management	3.b	Receive Annual Accounts	None	None	
ABN AMRO Group NV	ABN	08-Apr-19	Annual	Management	4	Discuss Agenda of ABN AMRO Group N.V. AGM of 24 April 2019	None	None	
ABN AMRO Group NV	ABN	08-Apr-19	Annual	Management	5.a	Amend Articles of Association STAK AAG	For	For	
ABN AMRO Group NV	ABN	08-Apr-19	Annual	Management	5.b	Amend Trust Conditions STAK AAG	For	For	
ABN AMRO Group NV	ABN	08-Apr-19	Annual	Management	6	Other Business (Non-Voting)	None	None	
ABN AMRO Group NV	ABN	08-Apr-19	Annual	Management	7	Close Meeting	None	None	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	1	Open Meeting	None	None	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	7	Receive President's Report	None	None	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bilia AB	BILI.A	08-Apr-19	Annual	Management	9	Accept Financial Statements and Statutory Reports	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	10	Approve Allocation of Income and Dividends of SEK 4.75 Per Share	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	11	Approve Discharge of Board and President	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	12	Determine Number of Members (10) and Deputy Members (0) of Board	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	13	Approve Remuneration of Directors in the Amount of SEK 360,000 for Chairman and Vice Chairman and SEK 230,000 for Other Directors; Approve Remuneration for Committee Work	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	14	Reelect Ingrid Jonasson Blank, Gunnar Blomkvist, Anna Engebretsen, Jack Forsgren, Mats Holgerson, Jan Pettersson (Vice Chairman), Nicklas Paulson, Mats Qviberg (Chairman) and Jon Risfelt as Directors; Elect Eva Eriksson as New Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Bilia AB	BILI.A	08-Apr-19	Annual	Management	15	Ratify KPMG as Auditor; Approve Remuneration of Auditors	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	16	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	17	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	18	Other Business	None	None	
Bilia AB	BILI.A	08-Apr-19	Annual	Management	19	Close Meeting	None	None	
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal 2018	For	For	
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 1.83 per Ordinary Share and EUR 1.85 per Preferred Share	For	For	
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Special	Management	1	Receive Information on Resolution of Ordinary General Meeting to Create EUR 43.8 Million Pool of Capital with Partial Exclusion of Preemptive Rights (Non-Voting)	None	None	
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Annual	Management	3	Approve Discharge of Personally Liable Partner for Fiscal 2018	For	For	
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Special	Management	2	Approve Creation of EUR 43.8 Million Pool of Capital with Partial Exclusion of Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Annual	Management	5	Approve Discharge of Shareholder's Committee for Fiscal 2018	For	For	
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Annual	Management	6	Ratify KPMG AG as Auditors for Fiscal 2019	For	Against	The auditor's tenure exceeds our guidelines.
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Annual	Management	7.1	Approve Affiliation Agreement with Subsidiary Henkel Neunte Verwaltungsgesellschaft mbH	For	For	
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Annual	Management	7.2	Approve Affiliation Agreement with Subsidiary Henkel Zehnte Verwaltungsgesellschaft mbH	For	For	
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Annual	Management	8	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	For	
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Annual	Management	9	Authorize Use of Financial Derivatives when Repurchasing Shares	For	For	
Henkel AG & Co. KGaA	HEN3	08-Apr-19	Annual	Management	10	Approve Creation of EUR 43.8 Million Pool of Capital with Partial Exclusion of Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights. In addition, we are not supportive of proposals that would perpetuate the dual-class share structure.
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	1	Open Meeting	None	None	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	7	Receive President's Report	None	None	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	8.a	Receive Financial Statements and Statutory Reports	None	None	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	8.b	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	None	None	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	8.c	Receive the Board's Dividend Proposal	None	None	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of EUR 0.59 Per Share	For	For	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	10	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 1.85 Million for Chairman, and SEK 615,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	12	Reelect Ola Rollen, Gun Nilsson (Chair), Ulrika Francke, John Brandon, Henrik Henriksson, Sofia Schorling Hogberg and Marta Schorling Andreen as Directors; Ratify Ernst & Young as Auditors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	13	Reelect Mikael Ekdahl, Jan Andersson, Johan Strandberg and Ossian Ekdahl as Members of Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	14	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Hexagon AB	HEXA.B	08-Apr-19	Annual	Management	15	Close Meeting	None	None	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	1	Open Meeting	None	None	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	2	Call the Meeting to Order	None	None	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	5	Prepare and Approve List of Shareholders	For	For	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	6	Receive CEO's Review	None	None	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	7	Receive Financial Statements and Statutory Reports; Receive the Board's Report; Receive the Auditor's Report	None	None	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	8	Accept Financial Statements and Statutory Reports	For	For	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	9	Approve Allocation of Income and Dividends of EUR 2.34 Per Share	For	For	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	10	Approve Discharge of Board and President	For	For	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of EUR 97,000 for Chairman; EUR 60,000 for Vice Chairman, and EUR 45,000 for Other Directors; Approve Meeting Fees; Approve Remuneration for Committee Work	For	For	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	12	Fix Number of Directors at Seven	For	For	

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Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	13	Approve Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	14	Ratify PricewaterhouseCoopers as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	15	Amend Articles Re: Auditors; Notice of General Meeting; Number of Directors	For	For	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	16	Approve Charitable Donations of up to EUR 300,000	For	For	
Kesko Oyj	KESKOB	08-Apr-19	Annual	Management	17	Close Meeting	None	None	
Nissan Motor Co., Ltd.	7201	08-Apr-19	Special	Management	1	Remove Director Carlos Ghosn	For	For	
Nissan Motor Co., Ltd.	7201	08-Apr-19	Special	Management	2	Remove Director Greg Kelly	For	For	
Nissan Motor Co., Ltd.	7201	08-Apr-19	Special	Management	3	Elect Director Jean-Dominique Senard	For	Against	We do not support insiders on the board other than the President.
Postal Savings Bank of China Co., Ltd.	1658	08-Apr-19	Special	Management	1	Elect Zhang Jinliang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Postal Savings Bank of China Co., Ltd.	1658	08-Apr-19	Special	Management	2	Approve Remuneration Settlement Plan for Directors and Supervisors	For	For	
Postal Savings Bank of China Co., Ltd.	1658	08-Apr-19	Special	Management	3	Amend Articles of Association	For	For	
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	1.1	Elect Director Aart J. de Geus	For	For	
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	1.2	Elect Director Chi-Foon Chan	For	For	
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	1.3	Elect Director Janice D. Chaffin	For	For	
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	1.4	Elect Director Bruce R. Chizen	For	For	
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	1.5	Elect Director Mercedes Johnson	For	For	
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	1.6	Elect Director Chrysostomos L. "Max" Nikias	For	For	
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	1.7	Elect Director John Schwarz	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	1.8	Elect Director Roy Vallee	For	For	
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	1.9	Elect Director Steven C. Walske	For	Withhold	We are voting against this director due to concerns over tenure.
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	2	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Synopsys, Inc.	SNPS	08-Apr-19	Annual	Management	4	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

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The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1a	Elect Director James A. Firestone	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1b	Elect Director Werner Geissler	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1c	Elect Director Peter S. Hellman	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1d	Elect Director Laurette T. Koellner	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1e	Elect Director Richard J. Kramer	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1f	Elect Director W. Alan McCollough	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1g	Elect Director John E. McGlade	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1h	Elect Director Michael J. Morell	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1i	Elect Director Roderick A. Palmore	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1j	Elect Director Stephanie A. Streeter	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1k	Elect Director Thomas H. Weidemeyer	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1l	Elect Director Michael R. Wessel	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	1m	Elect Director Thomas L. Williams	For	Against	This director is overboarded.
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
The Goodyear Tire & Rubber Company	GT	08-Apr-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favour of appointing an independent Chair of the Board.
A. O. Smith Corporation	AOS	09-Apr-19	Annual	Management	1.1	Elect Director William P. Greubel	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
A. O. Smith Corporation	AOS	09-Apr-19	Annual	Management	1.2	Elect Director Ilham Kadri	For	For	
A. O. Smith Corporation	AOS	09-Apr-19	Annual	Management	1.3	Elect Director Idelle K. Wolf	For	For	
A. O. Smith Corporation	AOS	09-Apr-19	Annual	Management	1.4	Elect Director Gene C. Wulf	For	Withhold	We are voting against this director due to concerns over tenure.
A. O. Smith Corporation	AOS	09-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
A. O. Smith Corporation	AOS	09-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	1	Approve Standalone Financial Statements	For	For	
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	2	Approve Consolidated Financial Statements	For	For	
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	4	Approve Non-Financial Information Report	For	For	
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	5	Approve Discharge of Board	For	For	

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Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	6	Appoint KPMG Auditores as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	7.1	Ratify Appointment of and Elect Maurici Lucena Betriu as Director	For	For	
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	7.2	Ratify Appointment of and Elect Angelica Martinez Ortega as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	7.3	Ratify Appointment of and Elect Francisco Ferrer Moreno as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	7.4	Ratify Appointment of and Elect Juan Ignacio Diaz Bidart as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	7.5	Ratify Appointment of and Elect Marta Bardon Fernandez-Pacheco as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	7.6	Ratify Appointment of and Elect Josep Antoni Duran i Lleida as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	7.7	Reelect Pilar Arranz Notario as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	7.8	Reelect TCI Advisory Services LLP as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	7.9	Elect Jordi Hereu Boher as Director	For	For	
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	7.10	Elect Leticia Iglesias Herraiz as Director	For	For	
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	8	Amend Articles Re: Appointments and Remuneration Committee	For	For	
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	9	Amend Article 13.4 (v) of General Meeting Regulations Re: Appointments and Remuneration Committee	For	For	
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	10	Advisory Vote on Remuneration Report	For	For	
Aena S.M.E. SA	AENA	09-Apr-19	Annual	Management	11	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
America Movil SAB de CV	AMXL	09-Apr-19	Special	Management	1	Elect or Ratify Directors for Series L Shareholders	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
America Movil SAB de CV	AMXL	09-Apr-19	Special	Management	1	Elect or Ratify Directors for Series L Shareholders	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
America Movil SAB de CV	AMXL	09-Apr-19	Special	Management	2	Authorize Board to Ratify and Execute Approved Resolutions	For	Against	We are not supportive of the proposal as they are not in shareholders' best interests.
America Movil SAB de CV	AMXL	09-Apr-19	Special	Management	2	Authorize Board to Ratify and Execute Approved Resolutions	For	Against	We are not supportive of the proposal as they are not in shareholders' best interests.
ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	3	Elect Ding Shizhong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	4	Elect Zheng Jie as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	5	Elect Dai Zhongchuan as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	6	Elect Yiu Kin Wah Stephen as Director	For	For	
ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	7	Elect Mei Ming Zhi as Director	For	For	
ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	8	Approve Remuneration of Directors	For	For	
ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	9	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	For	
ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	11	Authorize Repurchase of Issued Share Capital	For	For	
ANTA Sports Products Ltd.	2020	09-Apr-19	Annual	Management	12	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
Colliers International Group, Inc.	CIGI	09-Apr-19	Annual	Management	1a	Elect Director Peter F. Cohen	For	For	
Colliers International Group, Inc.	CIGI	09-Apr-19	Annual	Management	1b	Elect Director John (Jack) P. Curtin, Jr.	For	Withhold	As the company is not offering an annual say-on-pay vote, we are holding the incumbent members of the Compensation Committee accountable for ratifying compensation practices that do not sufficiently align pay with performance in addition to a lack of disclosure and problematic features.
Colliers International Group, Inc.	CIGI	09-Apr-19	Annual	Management	1c	Elect Director Christopher Galvin	For	For	
Colliers International Group, Inc.	CIGI	09-Apr-19	Annual	Management	1d	Elect Director Stephen J. Harper	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for not providing an annual advisory vote on executive compensation.
Colliers International Group, Inc.	CIGI	09-Apr-19	Annual	Management	1e	Elect Director Michael D. Harris	For	Withhold	As the company is not offering an annual say-on-pay vote, we are holding the incumbent members of the Compensation Committee accountable for ratifying compensation practices that do not sufficiently align pay with performance in addition to a lack of disclosure and problematic features.
Colliers International Group, Inc.	CIGI	09-Apr-19	Annual	Management	1f	Elect Director Jay S. Hennick	For	For	

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Colliers International Group, Inc.	CIGI	09-Apr-19	Annual	Management	1g	Elect Director Katherine M. Lee	For	Withhold	As the company is not offering an annual say-on-pay vote, we are holding the incumbent members of the Compensation Committee accountable for ratifying compensation practices that do not sufficiently align pay with performance in addition to a lack of disclosure and problematic features.
Colliers International Group, Inc.	CIGI	09-Apr-19	Annual	Management	1h	Elect Director Benjamin F. Stein	For	For	
Colliers International Group, Inc.	CIGI	09-Apr-19	Annual	Management	1i	Elect Director L. Frederick Sutherland	For	For	
Colliers International Group, Inc.	CIGI	09-Apr-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Gosuncn Technology Group Co., Ltd.	300098	09-Apr-19	Special	Management	1	Approve Repurchase and Cancellation of Performance Shares	For	For	
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	1	Open Meeting, Elect Presiding Council of Meeting and Authorize Presiding Council to Sign Meeting Minutes	For	For	
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	2	Accept Statutory Reports	For	For	
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	3	Accept Financial Statements	For	For	
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	4	Ratify Director Appointments	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	5	Approve Discharge of Board	For	For	
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	6	Approve Allocation of Income	For	For	
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	7	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	8	Approve Director Remuneration	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	9	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	10	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose	For	For	
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	11	Receive Information on Related Party Transactions	None	None	

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Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	12	Receive Information in Accordance to Article 1.3.6 of Capital Market Board Corporate Governance Principles	None	None	
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	13	Receive Information on Donations Made in 2018	None	None	
Halk Gayrimenkul Yatirim Ortakligi AS	HLGYO	09-Apr-19	Annual	Management	14	Wishes	None	None	
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	2	Acknowledge Operation Results	For	For	
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	3	Approve Financial Statements and Statutory Reports	For	For	
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	4	Approve Dividend Payment	For	For	
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	5.1	Elect Suwana Buddhapasart as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	5.2	Elect Thaveevat Tatiyamaneekul as Director	For	Against	We are voting against this director due to concerns over tenure.
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	5.3	Elect Chanin Roonsumrarn as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	5.4	Elect Weerapun Ungsumalee as Director	For	Against	We do not support insiders on the board other than the CEO.
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	7	Approve Bonus of Directors	For	For	
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	8	Approve EY Office Limited Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	9	Amend Memorandum of Association Re: Company's Business Objectives	For	For	
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	10	Amend Articles of Association	For	For	
Home Product Center Public Co., Ltd.	HMPRO	09-Apr-19	Annual	Management	11	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Huadian Power International Corp. Ltd.	1071	09-Apr-19	Special	Management	1.01	Elect Wang Xuxiang as Director	For	Against	We do not support insiders on the board other than the CEO.
Huadian Power International Corp. Ltd.	1071	09-Apr-19	Special	Shareholder	1.02	Elect Chen Haibin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Huadian Power International Corp. Ltd.	1071	09-Apr-19	Special	Shareholder	1.03	Elect Tao Yunpeng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Huadian Power International Corp. Ltd.	1071	09-Apr-19	Special	Shareholder	1.04	Elect Chen Cunlai as Director	For	Against	We do not support insiders on the board other than the CEO.
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	1	Open Meeting	None	None	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	7	Receive Financial Statements and Statutory Reports; Receive CEO's Report	None	None	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	8.a	Accept Financial Statements and Statutory Reports	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	8.b	Approve Allocation of Income and Dividends of SEK 2.25 Per Share	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	8.c	Approve Discharge of Board and President	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	9	Determine Number of Members (8) and Deputy Members (0) of Board	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	10	Approve Remuneration of Directors in the Amount of SEK 2 Million to Chairman and SEK 580,000 to Other Directors; Approve Remuneration for Committee Work; Approve Meeting Fees	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	11.a	Reelect Tom Johnstone as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	11.b	Reelect Ulla Litzen as Director	For	For	

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Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	11.c	Reelect Katarina Martinson as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	11.d	Reelect Bertrand Neuschwander as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	11.e	Reelect Daniel Nodhall as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	11.f	Reelect Lars Pettersson as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	11.g	Reelect Christine Robins as Director	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	11.h	Reelect Kai Warn as Director	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	11.i	Appoint Tom Johnstone as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	12	Ratify Ernst & Young as Auditors; Approve Remuneration of Auditor	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	13	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	14	Approve LTI 2019	For	Against	The long term incentive plan does not meet our guidelines
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	15	Approve Equity Swap Arrangement to Cover Obligations Under LTI 2019	For	Against	The long term incentive plan does not meet our guidelines
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	16	Approve Issuance of 57.6 Million Class B Shares without Preemptive Rights	For	For	
Husqvarna AB	HUSQ.B	09-Apr-19	Annual	Management	17	Close Meeting	None	None	

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Industrias Penoles SAB de CV	PE&OLES	09-Apr-19	Annual	Management	1.1	Accept Board's Report	For	Against	We are voting against this resolution as we are concerned with having to vote on unaudited financial statements with no auditor's opinion.
Industrias Penoles SAB de CV	PE&OLES	09-Apr-19	Annual	Management	1.2	Accept CEO's Report and Auditors' Opinion	For	Against	We are voting against this resolution as we are concerned with having to vote on unaudited financial statements with no auditor's opinion.
Industrias Penoles SAB de CV	PE&OLES	09-Apr-19	Annual	Management	1.3	Approve Individual and Consolidated Financial Statements	For	Against	We are voting against this resolution as we are concerned with having to vote on unaudited financial statements with no auditor's opinion.
Industrias Penoles SAB de CV	PE&OLES	09-Apr-19	Annual	Management	1.4	Accept Report on Principal Policies and Accounting Criteria and Information Followed in Preparation of Financial Information	For	Against	We are voting against this resolution as we are concerned with having to vote on unaudited financial statements with no auditor's opinion.
Industrias Penoles SAB de CV	PE&OLES	09-Apr-19	Annual	Management	1.5	Accept Audit and Corporate Practices Committee's Report	For	Against	We are voting against this resolution as we are concerned with having to vote on unaudited financial statements with no auditor's opinion.
Industrias Penoles SAB de CV	PE&OLES	09-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Industrias Penoles SAB de CV	PE&OLES	09-Apr-19	Annual	Management	3	Set Aggregate Nominal Amount of Share Repurchase Reserve	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Industrias Penoles SAB de CV	PE&OLES	09-Apr-19	Annual	Management	4	Elect or Ratify Directors; Verify Director's Independence Classification; Approve Their Respective Remuneration	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Industrias Penoles SAB de CV	PE&OLES	09-Apr-19	Annual	Management	5	Elect or Ratify Chairman of Audit and Corporate Practices Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Industrias Penoles SAB de CV	PE&OLES	09-Apr-19	Annual	Management	6	Appoint Legal Representatives	For	For	
Industrias Penoles SAB de CV	PE&OLES	09-Apr-19	Annual	Management	7	Approve Minutes of Meeting	For	For	
IQVIA Holdings, Inc.	IQV	09-Apr-19	Annual	Management	1.1	Elect Director Carol J. Burt	For	For	
IQVIA Holdings, Inc.	IQV	09-Apr-19	Annual	Management	1.2	Elect Director John P. Connaughton	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.

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IQVIA Holdings, Inc.	IQV	09-Apr-19	Annual	Management	1.3	Elect Director John G. Danhaki	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are also holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
IQVIA Holdings, Inc.	IQV	09-Apr-19	Annual	Management	1.4	Elect Director James A. Fasano	For	For	
IQVIA Holdings, Inc.	IQV	09-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	1.1	Elect Director Lise Bastarache	For	For	
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	1.2	Elect Director Sonia Baxendale	For	For	
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	1.3	Elect Director Michael T. Boychuk	For	For	
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	1.4	Elect Director Francois Desjardins	For	For	
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	1.5	Elect Director A. Michel Lavigne	For	For	
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	1.6	Elect Director David Morris	For	For	
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	1.7	Elect Director Michael Mueller	For	For	
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	1.8	Elect Director Michelle R. Savoy	For	For	
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	1.9	Elect Director Susan Wolburgh Jenah	For	For	
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	3	Approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Shareholder	5	SP 1: Approve Integration of Environmental, Social, and Governance Factors in Senior Executive Compensation Practices	Against	For	We believe the additional disclosure requested in this proposal will be beneficial to shareholders.
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Shareholder	6	SP 2: Disclose Climate Changes and Measures Supporting the Transition to a Low-Carbon Economy	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's exposure to climate change risks. Additional disclosure helps investors better assess how environmental risks can affect a company's activities and longer-term financial results.
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Shareholder	7	SP 3: Disclose Equity Ratio Used By the Compensation Committee To Set Compensation	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Laurentian Bank of Canada	LB	09-Apr-19	Annual	Shareholder	8	SP 4: Approve Creation of New Technologies Committee	Against	Against	We are not supportive of this prescriptive proposal as the proponent failed to demonstrate material issues which would require establishing a new board committee.

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Magyar Telekom Telecommunications Plc	MTEL	09-Apr-19	Annual	Management	1	Receive Management Board Report on Company's and Group's Operations, Business Policy, and Financial Standing	None	None	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	1	Open Meeting	None	None	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	2	Call the Meeting to Order	None	None	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	5	Prepare and Approve List of Shareholders	For	For	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of EUR 1.58 Per Share	For	For	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	10	Approve Remuneration of Directors in the Amount of EUR 90,000 for Chairman, EUR 67,500 for Deputy Chairman and Audit Committee Chairman, and EUR 45,000 for Other Directors; Approve Meeting Fees	For	For	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	11	Fix Number of Directors at Eight	For	For	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	12	Reelect Heikki Allonen, Kari Jordan, Raimo Lind, Veronica Lindholm, Inka Mero, George Rietbergen, Pekka Vauramo and Petteri Wallden as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	13	Approve Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	14	Ratify KPMG as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	15	Authorize Share Repurchase Program	For	For	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	16	Approve Issuance of up to 25 Million Shares without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	17	Amend Articles Re: Auditor; Notice of Meeting; Annual General Meeting	For	For	
Nokian Renkaat Oyj	NRE1V	09-Apr-19	Annual	Management	18	Close Meeting	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	1	Open Meeting	None	None	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	2	Call the Meeting to Order	None	None	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	5	Prepare and Approve List of Shareholders	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports; Receive Board's Report; Receive Auditor's Report	None	None	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	8a	Approve Allocation of Income and Dividends of EUR 2.85 Per Share	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	8b	Authorize Board to Distribute Extra Dividend of up to EUR 0.90 Per Share	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	10	Approve Remuneration of Directors in the Amount of EUR 175,000 for Chairman, EUR 90,000 for Other Directors; Approve Remuneration for Committee Work	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	11	Fix Number of Directors at Eight	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	12	Reelect Christian Clausen, Jannica Fagerholm, Veli-Matti Mattila, Risto Murto, Antti Makinen and Bjorn Wahlroos as Directors; Elect Fiona Clutterbuck and Johanna Lamminen as New Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	13	Approve Remuneration of Auditors	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	14	Ratify Ernst & Young as Auditors	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	15	Authorize Share Repurchase Program	For	For	
Sampo Oyj	SAMPO	09-Apr-19	Annual	Management	16	Close Meeting	None	None	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	1	Open Meeting; Elect Chairman of Meeting	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	3	Designate Inspector(s) of Minutes of Meeting	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	5	Approve Agenda of Meeting	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports; Receive Auditors Review; Receive President's Report; Receive CEO's Report	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of SEK 10.50 Per Share	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	10	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 2.08 million to Chair, SEK 980,000 to Vice Chair and SEK 830,000 to Other Directors; Approve Remuneration for Committee Work	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	12	Reelect Charles Blixt, Andrew Cripps (Vice Chairman), Jacqueline Hoogerbrugge, Conny Karlsson (Chairman), Pauline Lindwall, Wenche Rolfsen and Joakim Westh as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	13	Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	14	Approve Remuneration of Auditors	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	15	Ratify Deloitte as Auditors	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	16	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	17	Approve SEK 13.3 Million Reduction in Share Capital via Share Cancellation; Approve SEK 13.3 Million Bonus Issuance	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	18	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	19	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	20	Approve Issuance of Shares up to 10 Per cent of Share Capital without Preemptive Rights	For	For	
Swedish Match AB	SWMA	09-Apr-19	Annual	Management	21	Approve Instructions for Nomination Committee	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1a	Elect Director Steven D. Black	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1b	Elect Director Linda Z. Cook	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1c	Elect Director Joseph J. Echevarria	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1d	Elect Director Edward P. Garden	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1e	Elect Director Jeffrey A. Goldstein	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1f	Elect Director John M. Hinshaw	For	For	

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The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1g	Elect Director Edmund F. "Ted" Kelly	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1h	Elect Director Jennifer B. Morgan	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1i	Elect Director Elizabeth E. Robinson	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1j	Elect Director Charles W. Scharf	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1k	Elect Director Samuel C. Scott, III	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	1l	Elect Director Alfred "Al" W. Zollar	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	4	Provide Right to Act by Less than Unanimous Written Consent	For	For	
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Management	5	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
The Bank of New York Mellon Corporation	BK	09-Apr-19	Annual	Shareholder	6	Report on Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would bring the company in line with peers and help investors assess the company's management of related risks and opportunities.
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.1	Elect Director Nora A. Aufreiter	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.2	Elect Director Guillermo E. Babatz	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.3	Elect Director Scott B. Bonham	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.4	Elect Director Charles H. Dallara	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.5	Elect Director Tiff Macklem	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.6	Elect Director Michael D. Penner	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.7	Elect Director Brian J. Porter	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.8	Elect Director Una M. Power	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.9	Elect Director Aaron W. Regent	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.10	Elect Director Indira V. Samarasekera	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.11	Elect Director Susan L. Segal	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.12	Elect Director Barbara S. Thomas	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.13	Elect Director L. Scott Thomson	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	1.14	Elect Director Benita M. Warmbold	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Shareholder	4	SP 1: Revision to Human Rights Policies	Against	Against	Considering the company's current policies and practices, we are not supportive of this prescriptive shareholder proposal.
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Shareholder	5	SP 2: Disclose Equity Ratio Used by Compensation Committee In Compensation-Setting Process	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
The Bank of Nova Scotia	BNS	09-Apr-19	Annual	Shareholder	6	SP 3: Approve Creation of a New Technology Committee	Against	Against	We are not supportive of this prescriptive proposal as the proponent failed to demonstrate material issues which would require establishing a new board committee.
The Navigator Co. SA	NVG	09-Apr-19	Annual	Management	1	Approve Individual Financial Statements and Statutory Reports	For	For	
The Navigator Co. SA	NVG	09-Apr-19	Annual	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
The Navigator Co. SA	NVG	09-Apr-19	Annual	Management	3	Approve Allocation of Income	For	For	
The Navigator Co. SA	NVG	09-Apr-19	Annual	Management	4	Approve Discharge of Management and Supervisory Boards	For	For	
The Navigator Co. SA	NVG	09-Apr-19	Annual	Management	5	Elect Corporate Bodies	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
The Navigator Co. SA	NVG	09-Apr-19	Annual	Management	6	Appoint KPMG & Asociados as Auditor	For	For	
The Navigator Co. SA	NVG	09-Apr-19	Annual	Management	7	Approve Statement on Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
The Navigator Co. SA	NVG	09-Apr-19	Annual	Management	8	Authorize Repurchase and Reissuance of Shares and Bonds	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	1	Open Meeting	None	None	
Airbus SE	AIR	10-Apr-19	Annual	Management	2.1	Discussion on Company's Corporate Governance Structure	None	None	
Airbus SE	AIR	10-Apr-19	Annual	Management	2.2	Receive Report on Business and Financial Statements	None	None	
Airbus SE	AIR	10-Apr-19	Annual	Management	2.3	Discuss Implementation of the Remuneration Policy	None	None	
Airbus SE	AIR	10-Apr-19	Annual	Management	2.4	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Airbus SE	AIR	10-Apr-19	Annual	Management	3	Discussion of Agenda Items	None	None	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.1	Adopt Financial Statements	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.2	Approve Allocation of Income and Dividends of EUR of 1.65 per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Airbus SE	AIR	10-Apr-19	Annual	Management	4.3	Approve Discharge of Non-Executive Members of the Board of Directors	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.4	Approve Discharge of Executive Members of the Board of Directors	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.5	Ratify Ernst & Young as Auditors	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.6	Amend Remuneration Policy	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.7	Elect Guillaume Faury as Executive Director	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.8	Reelect Catherine Guillouard as Non-Executive Director	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.9	Reelect Claudia Nemat as Non-Executive Director	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.10	Reelect Carlos Tavares as Non-Executive Director	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.11	Grant Board Authority to Issue Shares Up To 0.52 Percent of Issued Capital and Exclude Preemptive Rights Re: ESOP and LTIP Plans	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.12	Grant Board Authority to Issue Shares Up To 1.16 Percent of Issued Capital and Exclude Preemptive Rights Re: Company Funding	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.13	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	4.14	Approve Cancellation of Repurchased Shares	For	For	
Airbus SE	AIR	10-Apr-19	Annual	Management	5	Close Meeting	None	None	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	2	Accept Consolidated Financial Statements and Statutory Reports	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	3	Approve Remuneration Report	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividends of CHF 0.45 per Share	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	5	Approve Discharge of Board and Senior Management	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	6.1.1	Reelect Valentin Rueda as Director	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	6.1.2	Reelect Harald Deutsch as Director	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	6.1.3	Reelect Juerg Fedier as Director	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	6.1.4	Reelect Christina Stercken as Director	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	6.1.5	Reelect Andreas Umbach as Director	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	6.1.6	Elect Jeannine Pilloud as Director	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	6.2	Elect Jeannine Pilloud as Board Chairman	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	6.3.1	Reappoint Valentin Rueda as Member of the Compensation Committee	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	6.3.2	Reappoint Harald Deutsch as Member of the Compensation Committee	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	6.4	Ratify PricewaterhouseCoopers AG as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	6.5	Designate Franz Mueller as Independent Proxy	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	7.1	Approve Remuneration of Directors in the Amount of CHF 700,000	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	7.2.1	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 2.1 Million	For	Against	We are voting against this remuneration policy as the program is structured in a way that does not sufficiently align pay with performance.
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	7.2.2	Approve Variable Remuneration of Executive Committee in the Amount of CHF 1.7 Million	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	7.2.3	Approve Long-Term Incentive Remuneration of Executive Committee in the Amount of CHF 850,000	For	For	
Ascom Holding AG	ASCN	10-Apr-19	Annual	Management	8	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
CapitaLand Commercial Trust	C61U	10-Apr-19	Annual	Management	1	Adopt Report of the Trustee, Statement by the Manager, Audited Financial Statements and Auditors' Report	For	For	
CapitaLand Commercial Trust	C61U	10-Apr-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
CapitaLand Commercial Trust	C61U	10-Apr-19	Annual	Management	3	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
CapitaLand Commercial Trust	C61U	10-Apr-19	Annual	Management	4	Authorize Unit Repurchase Program	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	1	Elect Chairman of Meeting	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	3	Approve Agenda of Meeting	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	7	Receive President's Report	None	None	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	8	Accept Financial Statements and Statutory Reports	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	10	Approve Allocation of Income and Dividends of SEK 8.30 Per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	11	Determine Number of Members (9) and Deputy Members (0) of Board	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	12	Approve Remuneration of Directors in the Amount SEK 2.2 Million for Chairman and SEK 640,000 for Other Directors; Approve Remuneration of Committee Work; Approve Remuneration of Auditor	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	13.a	Reelect Staffan Bohman as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	13.b	Reelect Petra Hedengran as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	13.c	Reelect Hasse Johansson as Director	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	13.d	Reelect Ulla Litzen as Director	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	13.e	Reelect Fredrik Persson as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	13.f	Reelect David Porter as Director	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	13.g	Reelect Jonas Samuelson as Director	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	13.h	Reelect Ulrika Saxon as Director	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	13.i	Reelect Kai Warn as Director	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	13.j	Elect Staffan Bohman as Board Chairman	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	14	Ratify Deloitte as Auditors	For	For	
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	15	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	16	Approve Long-Term Incentive Plan (Share Program 2019)	For	Against	The restricted stock plan does not meet our guidelines.

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Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	17.a	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	17.b	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	17.c	Authorize Transfer of up to 1.3 Million Class B Shares in Connection with 2017 Share Program	For	Against	The restricted stock plan does not meet our guidelines.
Electrolux AB	ELUX.B	10-Apr-19	Annual	Management	18	Close Meeting	None	None	
First Capital Realty, Inc.	FCR	10-Apr-19	Special	Management	1	Authorize Share Repurchase Resolution	For	For	
Han's Laser Technology Industry Group Co., Ltd.	002008	10-Apr-19	Special	Management	1	Approve Determination of the Use of the Repurchased Company Shares	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 2.50 per Share	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	4.1	Reelect Urs Kaufmann as Director and Board Chairman	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	4.2	Reelect Beat Kaelin as Director	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	4.3	Reelect Monika Buetler as Director	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	4.4	Reelect George Mueller as Director	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	4.5	Reelect Rolf Seiffert as Director	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	4.6	Reelect Joerg Walther as Director	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	4.7	Elect Franz Studer as Director	For	For	

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HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	5.1	Reappoint Urs Kaufmann as Member of the Nomination and Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	5.2	Reappoint Beat Kaelin as Member of the Nomination and Compensation Committee	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	6.1	Approve Fixed Remuneration of Directors in the Amount of CHF 700,000 from 2019 AGM Until 2020 AGM	For	Against	The director remuneration plan does not meet our guidelines.
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	6.2	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 3.7 Million for the Period July 1, 2019 - June 30, 2020	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	6.3	Approve Share-Based Remuneration of Board of Directors in the Amount of CHF 960,000 from 2018 AGM Until 2019 AGM	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	6.4	Approve Variable Remuneration of Executive Committee in the Amount of CHF 3 Million for Fiscal 2018	For	Against	The director remuneration plan does not meet our guidelines.
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	7	Ratify Ernst & Young AG as Auditors	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	8	Designate Bratschi AG as Independent Proxy	For	For	
HUBER+SUHNER AG	HUBN	10-Apr-19	Annual	Management	9	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
ISS A/S	ISS	10-Apr-19	Annual	Management	1	Receive Report of Board	None	None	
ISS A/S	ISS	10-Apr-19	Annual	Management	2	Accept Financial Statements and Statutory Reports	For	For	
ISS A/S	ISS	10-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of DKK 7.70 Per Share	For	For	
ISS A/S	ISS	10-Apr-19	Annual	Management	4	Approve Discharge of Management and Board	For	For	
ISS A/S	ISS	10-Apr-19	Annual	Management	5	Authorize Share Repurchase Program	For	For	

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ISS A/S	ISS	10-Apr-19	Annual	Management	6	Approve Remuneration of Directors in the Amount of DKK 1.3 Million for Chairman, DKK 654,000 for Deputy Chairman and DKK 436,000 for Other Directors; Approve Compensation for Committee Work	For	For	
ISS A/S	ISS	10-Apr-19	Annual	Management	7a	Reelect Lord Allen of Kensington Kt CBE as Director	For	For	
ISS A/S	ISS	10-Apr-19	Annual	Management	7b	Reelect Thomas Berglund as Director	For	For	
ISS A/S	ISS	10-Apr-19	Annual	Management	7c	Reelect Claire Chiang as Director	For	For	
ISS A/S	ISS	10-Apr-19	Annual	Management	7d	Reelect Henrik Poulsen as Director	For	For	
ISS A/S	ISS	10-Apr-19	Annual	Management	7e	Reelect Ben Stevens as Director	For	For	
ISS A/S	ISS	10-Apr-19	Annual	Management	7f	Reelect Cynthia Mary Trudell as Director	For	For	
ISS A/S	ISS	10-Apr-19	Annual	Management	8	Ratify Ernst & Young as Auditors	For	For	
ISS A/S	ISS	10-Apr-19	Annual	Management	10	Other Business	None	None	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	1.2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 1.50 per Share from Capital Contribution Reserves	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	4.1	Approve Remuneration of Board of Directors in the Amount of CHF 3.8 Million from 2019 AGM Until 2020 AGM	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	4.2.1	Approve Variable Cash-Based Remuneration of Executive Committee in the Amount of CHF 5.9 Million for Fiscal 2018	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	4.2.2	Approve Variable Share-Based Remuneration of Executive Committee in the Amount of CHF 6.2 Million for Fiscal 2019	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	4.2.3	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 5.9 Million for Fiscal 2020	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.1.1	Reelect Gilbert Achermann as Director	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.1.2	Reelect Heinrich Baumann as Director	For	For	

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Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.1.3	Reelect Richard Campbell-Breeden as Director	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.1.4	Reelect Paul Man Yiu Chow as Director	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.1.5	Reelect Ivo Furrer as Director	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.1.6	Reelect Claire Giraut as Director	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.1.7	Reelect Charles Stonehill as Director	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.2.1	Elect Romeo Lacher as Director	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.2.2	Elect Eunice Zehnder-Lai as Director	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.2.3	Elect Olga Zoutendijk as Director	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.3	Elect Romeo Lacher as Board Chairman	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.4.1	Reappoint Gilbert Achermann as Member of the Compensation Committee	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.4.2	Reappoint Heinrich Baumann as Member of the Compensation Committee	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.4.3	Reappoint Richard Campbell-Breeden as Member of the Compensation Committee	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	5.4.4	Appoint Eunice Zehnder-Lai as Member of the Compensation Committee	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	6	Ratify KPMG AG as Auditors	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	7	Designate Marc Nater as Independent Proxy	For	For	
Julius Baer Gruppe AG	BAER	10-Apr-19	Annual	Management	8	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.1	Elect Director Rick Beckwitt	For	For	
Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.2	Elect Director Irving Bolotin	For	Withhold	We are voting against this director due to concerns over tenure.
Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.3	Elect Director Steven L. Gerard	For	For	
Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.4	Elect Director Tig Gilliam	For	For	
Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.5	Elect Director Sherrill W. Hudson	For	For	
Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.6	Elect Director Jonathan M. Jaffe	For	Withhold	We do not support insiders on the board other than the CEO.
Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.7	Elect Director Sidney Lapidus	For	For	
Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.8	Elect Director Teri P. McClure	For	For	
Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.9	Elect Director Stuart Miller	For	Withhold	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders. In addition, we do not support the creation of an Executive Chair role that has compensation arrangements similar to management.

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Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.10	Elect Director Armando Olivera	For	For	
Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.11	Elect Director Jeffrey Sonnenfeld	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for the creation of an Executive Chair role, without a sufficient rationale.
Lennar Corporation	LEN	10-Apr-19	Annual	Management	1.12	Elect Director Scott Stowell	For	For	
Lennar Corporation	LEN	10-Apr-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Lennar Corporation	LEN	10-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
Lennar Corporation	LEN	10-Apr-19	Annual	Shareholder	4	Require a Majority Vote for the Election of Directors	Against	For	We believe that directors should be elected by an affirmative majority of votes cast.
Mediaset Espana Comunicacion SA	TL5	10-Apr-19	Annual	Management	1	Approve Consolidated and Standalone Financial Statements	For	For	
Mediaset Espana Comunicacion SA	TL5	10-Apr-19	Annual	Management	2	Approve Non-Financial Information Report	For	For	
Mediaset Espana Comunicacion SA	TL5	10-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
Mediaset Espana Comunicacion SA	TL5	10-Apr-19	Annual	Management	4	Approve Discharge of Board	For	For	
Mediaset Espana Comunicacion SA	TL5	10-Apr-19	Annual	Management	5	Approve Stock-for-Salary Plan	For	For	
Mediaset Espana Comunicacion SA	TL5	10-Apr-19	Annual	Management	6	Approve Co-Investment Plan	For	Against	The co-investment plan does not meet our guidelines.
Mediaset Espana Comunicacion SA	TL5	10-Apr-19	Annual	Management	7	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Mediaset Espana Comunicacion SA	TL5	10-Apr-19	Annual	Management	8	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Mediaset Espana Comunicacion SA	TL5	10-Apr-19	Annual	Management	9	Receive Amendments to Board of Directors Regulations	None	None	
Raia Drogasil SA	RADL3	10-Apr-19	Special	Management	1	Authorize Capitalization of Reserves	For	For	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Raia Drogasil SA	RADL3	10-Apr-19	Special	Management	2	Amend Article 4 to Reflect Changes in Capital	For	For	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Raia Drogasil SA	RADL3	10-Apr-19	Special	Management	3	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	3	Fix Number of Directors at Nine	For	For	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	4	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	5	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	6	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	7	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes to All Nominees in the Slate?	None	Abstain	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	8.1	Percentage of Votes to Be Assigned - Elect Antonio Carlos Pipponzi as Chairman and Eugenio De Zagottis as Vice Chairman	None	Abstain	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	8.2	Percentage of Votes to Be Assigned - Elect Carlos Pires Oliveira Dias as Director and Jose Sampaio Correa Sobrinho as Alternate	None	Abstain	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	8.3	Percentage of Votes to Be Assigned - Elect Cristiana Almeida Pipponzi as Director and Rosalia Pipponzi Raia De Almeida Prado as Alternate	None	Abstain	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	8.4	Percentage of Votes to Be Assigned - Elect Plinio V. Musetti as Director and Cristiana Ribeiro Sobral Sarian as Alternate	None	Abstain	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	8.5	Percentage of Votes to Be Assigned - Elect Paulo Sergio Coutinho Galvao Filho as Director and Antonio Carlos de Freitas as Alternate	None	Abstain	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	8.6	Percentage of Votes to Be Assigned - Elect Renato Pires Oliveira Dias as Director and Maria Regina Camargo Pires R. do Valle as Alternate	None	Abstain	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	8.7	Percentage of Votes to Be Assigned - Elect Jairo Eduardo Loureiro as Director and Marcelo Bertini de Rezende Barbosa as Alternate	None	Abstain	

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Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	8.8	Percentage of Votes to Be Assigned - Elect Marco Ambrogio Crespi Bonomi as Director and Antonio Sergio Almeida Braga as Alternate	None	Abstain	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	8.9	Percentage of Votes to Be Assigned - Elect Marcelo Jose Ferreira e Silva as Director and Antonio Jose Barbosa Guimaraes as Alternate	None	Abstain	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Shareholder	9	Elect Director Appointed by Minority Shareholder	None	Do Not Vote	We cannot vote on this proposal due to a lack of disclosure of potential nominees.
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	10	Approve Remuneration of Company's Management	For	For	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	11	Fix Number of Fiscal Council Members at Three	For	For	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	12	Elect Fiscal Council Members	For	For	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	13	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Shareholder	14	Elect Fiscal Council Member Appointed by Minority Shareholder	None	Abstain	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	15	Approve Remuneration of Fiscal Council Members	For	For	
Raia Drogasil SA	RADL3	10-Apr-19	Annual	Management	16	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	2	Approve Remuneration Report for UK Law Purposes	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	3	Approve Remuneration Report for Australian Law Purposes	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	4	Elect Moya Greene as Director	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	5	Elect Simon McKeon as Director	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	6	Elect Jakob Stausholm as Director	For	Against	We do not support insiders on the board other than the CEO.
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	7	Re-elect Megan Clark as Director	For	For	

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Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	8	Re-elect David Constable as Director	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	9	Re-elect Simon Henry as Director	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	10	Re-elect Jean-Sebastien Jacques as Director	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	11	Re-elect Sam Laidlaw as Director	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	12	Re-elect Michael L'Estrange as Director	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	13	Re-elect Simon Thompson as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	14	Reappoint PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	15	Authorise the Audit Committee to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	16	Authorise EU Political Donations and Expenditure	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	For	
Rio Tinto Plc	RIO	10-Apr-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	1	Open Meeting	None	None	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	2	Receive Report of Management Board (Non-Voting)	None	None	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	3	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	4	Discuss Implementation of Remuneration Policy of the Management Board	None	None	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	5	Adopt Financial Statements	For	For	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	6	Approve Dividends of EUR 0.70 Per Share	For	For	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	7	Approve Discharge of Management Board	For	For	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	8	Approve Discharge of Supervisory Board	For	For	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	9	Elect K.C. Doyle to Supervisory Board	For	For	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	10	Elect P. Agnefjall to Supervisory Board	For	For	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	11	Reelect F.W.H. Muller to Management Board	For	For	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	12	Amend Management Board Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	13	Ratify PricewaterhouseCoopers as Auditors	For	For	

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Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	14	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	For	For	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	15	Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 14	For	For	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	16	Authorize Board to Acquire Common Shares	For	For	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	17	Authorize Board to Acquire Cumulative Preferred Financing Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	18	Approve Reduction in Share Capital by Cancellation of Shares Under Item 16 and 17	For	For	
Royal Ahold Delhaize NV	AD	10-Apr-19	Annual	Management	19	Close Meeting	None	None	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	1	Open Meeting	None	None	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	2	Receive Report of Management Board (Non-Voting)	None	None	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	3	Discuss Remuneration Policy for Management Board	None	None	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	4	Amend Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Royal KPN NV	KPN	10-Apr-19	Annual	Management	5	Adopt Financial Statements	For	For	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	6	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	7	Approve Dividends of EUR 0.133 Per Share	For	For	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	8	Approve Discharge of Management Board	For	For	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	9	Approve Discharge of Supervisory Board	For	For	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	10	Ratify Ernst & Young as Auditors	For	For	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	11	Opportunity to Make Recommendations	None	None	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	12	Reelect J.C.M. Sap to Supervisory Board	For	For	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	13	Reelect P.F. Hartman to Supervisory Board	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Royal KPN NV	KPN	10-Apr-19	Annual	Management	14	Announce Vacancies on the Supervisory Board	None	None	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	16	Authorize Cancellation of Repurchased Shares	For	For	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	17	Grant Board Authority to Issue Shares up to 10 Percent of Issued Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Royal KPN NV	KPN	10-Apr-19	Annual	Management	18	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	19	Other Business (Non-Voting)	None	None	
Royal KPN NV	KPN	10-Apr-19	Annual	Management	20	Close Meeting	None	None	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	1	Elect Chairman of Meeting	For	For	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	2	Receive Report of Board	None	None	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	3	Accept Financial Statements and Statutory Reports	For	For	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividends of DKK 3.5 Per Share	For	For	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	5	Approve Guidelines for Incentive-Based Compensation for Executive Management and Board	For	For	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	7	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	8a	Reelect Per Nikolaj Bukh as Director	For	For	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	8b	Reelect Kaj Christiansen as Director	For	For	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	8c	Reelect John Sorensen as Director	For	For	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	9	Ratify Deloitte as Auditors	For	Abstain	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	10a	Approve Creation of DKK 246 Million Pool of Capital without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	10b	Amend Articles Re: Bank Committee	For	For	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	10c	Remove Age Limit for Directors	For	For	
Spar Nord Bank A/S	SPNO	10-Apr-19	Annual	Management	11	Other Business	None	None	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	1	Elect Chairman of Meeting	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	3	Approve Agenda of Meeting	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports; Receive Report by Chairman of the Board; Receive CEO's report	None	None	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of SEK 2.36 Per Share	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	10	Determine Number of Directors (8) and Deputy Directors (0) of Board	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 1.8 Million to Chair, SEK 860,000 to Vice Chair and SEK 610,000 to Other Directors; Approve Remuneration for Committee Work	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	12.1	Reelect Marie Ehrling as Director	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	12.2	Elect Rickard Gustafson as New Director	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	12.3	Reelect Olli-Pekka Kallasvuo as Director	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	12.4	Reelect Nina Linander as Director	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	12.5	Reelect Jimmy Maymann as Director	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	12.6	Reelect Anna Settman as Director	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	12.7	Reelect Olaf Swantee as Director	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	12.8	Reelect Martin Tiveus as Director	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	13.1	Reelect Marie Ehrling as Board Chairman	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	13.2	Reelect Olli-Pekka Kallasvuo as Vice Chairman	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	14	Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	15	Approve Remuneration of Auditors	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	16	Ratify Deloitte as Auditors	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	17	Elect Daniel Kristiansson, Jan Andersson, Anders Oscarsson, Johan Strandberg and Marie Ehrling (Board Chair) as Members of Nominating Committee	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	18	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	19	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	20.1	Approve Performance Share Program 2019/2022 for Key Employees	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	20.2	Approve Transfer of Shares in Connection with Performance Share Program	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	21	Approve up to SEK 400 Million Reduction in Share Capital via Share Cancellation; Approve Bonus Issue	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	22	Amend Articles of Association Re: Editorial Changes; Allow General Meetings to Take Place in Stockholm or Solna	For	For	
Telia Co. AB	TELIA	10-Apr-19	Annual	Management	23	Close Meeting	None	None	
Thai Oil Public Co. Ltd.	TOP	10-Apr-19	Annual	Management	1	Acknowledge Operating Results and Approve Financial Statements	For	For	
Thai Oil Public Co. Ltd.	TOP	10-Apr-19	Annual	Management	2	Approve Dividend Payment	For	For	
Thai Oil Public Co. Ltd.	TOP	10-Apr-19	Annual	Management	3	Approve Remuneration of Directors	For	For	
Thai Oil Public Co. Ltd.	TOP	10-Apr-19	Annual	Management	4	Approve PricewaterhouseCoopers ABAS Ltd. as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Thai Oil Public Co. Ltd.	TOP	10-Apr-19	Annual	Management	5.1	Elect Auttapol Rerkpiboon as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Thai Oil Public Co. Ltd.	TOP	10-Apr-19	Annual	Management	5.2	Elect Kukiatt Srinaka as Director	For	For	
Thai Oil Public Co. Ltd.	TOP	10-Apr-19	Annual	Management	5.3	Elect Duangporn Thiengwatanatham as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Thai Oil Public Co. Ltd.	TOP	10-Apr-19	Annual	Management	5.4	Elect Kani Si as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Thai Oil Public Co. Ltd.	TOP	10-Apr-19	Annual	Management	5.5	Elect Preecha Pocatanaawat as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Thai Oil Public Co. Ltd.	TOP	10-Apr-19	Annual	Management	6	Approve Disposal of Assets to Transfer Ownership in Energy Recovery Unit (ERU)	For	For	
Thai Oil Public Co. Ltd.	TOP	10-Apr-19	Annual	Management	7	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	1	Open Meeting	None	None	
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	2	Accept Financial Statements and Statutory Reports	For	For	
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of 0.28 CHF per Share from Capital Contribution Reserves	For	For	
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	4.1	Approve Discharge of Board of Directors	For	For	
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	4.2	Approve Discharge of Senior Management	For	For	
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	5.1	Relect Francois Frote as Director	For	Against	We are voting against this director due to concerns over tenure.
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	5.2	Reelect Michel Rollier as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	5.3	Reelect Walter Fust as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	5.4	Elect Till Fust as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	6	Reelect Francois Frote as Board Chairman	For	Against	We are voting against this director due to concerns over tenure.
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	7.1	Reappoint Francois Frote as Member of the Compensation Committee	For	Against	We are voting against this director due to concerns over tenure.

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Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	7.2	Reappoint Michel Rollier as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	7.3	Reappoint Walter Fust as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	7.4	Appoint Till Fust as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	8	Designate Roland Schweizer as Independent Proxy	For	For	
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	9	Ratify PricewaterhouseCoopers AG as Auditors	For	For	
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	10.1	Approve Remuneration of Directors in the Amount of CHF 500,000 and 40,000 Stock Options	For	Against	The director remuneration plan does not meet our guidelines.
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	10.2	Approve Remuneration of Executive Committee in the Amount of CHF 1.5 Million in Fixed Remuneration, CHF 800,000 in Variable Remuneration, and 150,000 Stock Options	For	Against	The director remuneration plan does not meet our guidelines.
Tornos Holding AG	TOHN	10-Apr-19	Annual	Management	11	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Special	Management	1	Amend Articles Re: Novo Mercado Regulation	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Special	Management	2	Amend Article 17 Re: Increase in Board Size	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Special	Management	3	Amend Articles Re: Governance	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	3	Fix Number of Directors	For	For	

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Ultrapar Participacoes SA	UGPA3	10-Apr-19	Special	Management	4	Amend Articles Re: Statutory Committees	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	4	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Special	Management	5	Amend Articles	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	5	Elect All Directors on Slate Proposed	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Special	Management	6	Approve 1:2 Stock Split and Amend Articles 5 and 6 accordingly	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	6	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Special	Management	7	Consolidate Bylaws	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	7	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes to All Nominees in the Slate?	None	Abstain	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	8.1	Percentage of Votes to Be Assigned - Elect Pedro Wongtschowski as Director	None	Abstain	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	8.2	Percentage of Votes to Be Assigned - Elect Lucio de Castro Andrade Filho as Director	None	Abstain	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	8.3	Percentage of Votes to Be Assigned - Elect Alexandre Goncalves Silva as Director	None	Abstain	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	8.4	Percentage of Votes to Be Assigned - Elect Jorge Marques de Toledo Camargo as Director	None	Abstain	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	8.5	Percentage of Votes to Be Assigned - Elect Jose Mauricio Pereira Coelho as Director	None	Abstain	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	8.6	Percentage of Votes to Be Assigned - Elect Nildemar Secches as Director	None	Abstain	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	8.7	Percentage of Votes to Be Assigned - Elect Flavia Buarque de Almeida as Director	None	Abstain	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	8.8	Percentage of Votes to Be Assigned - Elect Joaquim Pedro Monteiro de Carvalho Collor de Mello as Director	None	Abstain	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	8.9	Percentage of Votes to Be Assigned - Elect Jose Gallo as Director	None	Abstain	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	8.10	Percentage of Votes to Be Assigned - Elect Ana Paula Vitali Janes Vescovi as Director	None	Abstain	

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Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	9	Approve Remuneration of Company's Management	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	10.1	Elect Geraldo Toffanello as Fiscal Council Member and Marcio Augustus Ribeiro as Alternate	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	10.2	Elect Marcelo Amaral Morales as Fiscal Council Member and Pedro Ozires Predeus as Alternate	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	10.3	Elect William Bezerra Cavalcanti Filho as Fiscal Council Member and Paulo Cesar Pascotini as Alternate	For	For	
Ultrapar Participacoes SA	UGPA3	10-Apr-19	Annual	Management	11	Approve Remuneration of Fiscal Council Members	For	For	
Vinda International Holdings Ltd.	3331	10-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Vinda International Holdings Ltd.	3331	10-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Vinda International Holdings Ltd.	3331	10-Apr-19	Annual	Management	3a	Elect Dong Yi Ping as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Vinda International Holdings Ltd.	3331	10-Apr-19	Annual	Management	3b	Elect Carl Fredrik Stenson Rystedt as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Vinda International Holdings Ltd.	3331	10-Apr-19	Annual	Management	3c	Elect Chia Yen On as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Vinda International Holdings Ltd.	3331	10-Apr-19	Annual	Management	3d	Elect Tsui King Fai as Director	For	Against	This director is overboarded.
Vinda International Holdings Ltd.	3331	10-Apr-19	Annual	Management	3e	Approve Remuneration of Directors	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
Vinda International Holdings Ltd.	3331	10-Apr-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Vinda International Holdings Ltd.	3331	10-Apr-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Vinda International Holdings Ltd.	3331	10-Apr-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Vinda International Holdings Ltd.	3331	10-Apr-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Wangsu Science & Technology Co., Ltd.	300017	10-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Wangsu Science & Technology Co., Ltd.	300017	10-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Wangsu Science & Technology Co., Ltd.	300017	10-Apr-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Wangsu Science & Technology Co., Ltd.	300017	10-Apr-19	Annual	Management	4	Approve Financial Statements	For	For	
Wangsu Science & Technology Co., Ltd.	300017	10-Apr-19	Annual	Management	5	Approve Profit Distribution	For	For	
Wangsu Science & Technology Co., Ltd.	300017	10-Apr-19	Annual	Management	6	Approve to Appoint Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Wangsu Science & Technology Co., Ltd.	300017	10-Apr-19	Annual	Management	7	Approve Adjustment to 2017 Stock Options and Performance Shares Plan, Initial Grant and Number of Share Options and Repurchase Cancellation of Performance Shares	For	Against	The omnibus stock plan does not meet our guidelines.
Wangsu Science & Technology Co., Ltd.	300017	10-Apr-19	Annual	Management	8	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Wangsu Science & Technology Co., Ltd.	300017	10-Apr-19	Annual	Shareholder	9	Approve Increase in the Usage of Idle Own Funds to Invest in Low-Risk Financial Products as well as Extension of Investment Period	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Wangsu Science & Technology Co., Ltd.	300017	10-Apr-19	Annual	Shareholder	10	Approve Continued Use of Idle Raised Funds to Conduct Cash Management	For	For	
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	1a	Elect Director Amy L. Banse	For	For	
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	1b	Elect Director Frank A. Calderoni	For	For	
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	1c	Elect Director James E. Daley	For	For	
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	1d	Elect Director Laura B. Desmond	For	For	
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	1e	Elect Director Charles M. Geschke	For	Against	We are voting against this director due to concerns over tenure.
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	1f	Elect Director Shantanu Narayen	For	For	
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	1g	Elect Director Kathleen Oberg	For	For	
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	1h	Elect Director Dheeraj Pandey	For	For	
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	1i	Elect Director David A. Ricks	For	For	
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	1j	Elect Director Daniel L. Rosensweig	For	For	
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	1k	Elect Director John E. Warnock	For	Against	We are voting against this director due to concerns over tenure.
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	2	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Adobe Inc.	ADBE	11-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

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Adobe Inc.	ADBE	11-Apr-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Adobe Inc.	ADBE	11-Apr-19	Annual	Shareholder	5	Report on Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would bring the company in line with peers and help investors assess the company's management of related risks and opportunities.
Aker BP ASA	AKERBP	11-Apr-19	Annual	Management	1	Open Meeting; Registration of Attending Shareholders and Proxies	None	None	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	11-Apr-19	Special	Management	1	Approve Use of Idle Raised Funds for Cash Management	For	For	
Autostrade Meridionali SpA	AUTME	11-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Autostrade Meridionali SpA	AUTME	11-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Banco Santander SA	SAN	11-Apr-19	Annual	Management	1.A	Approve Consolidated and Standalone Financial Statements	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	1.B	Approve Non-Financial Information Report	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	1.C	Approve Discharge of Board	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	3.A	Fix Number of Directors at 15	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	3.B	Elect Henrique de Castro as Director	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	3.C	Reelect Javier Botin-Sanz de Sautuola y O'Shea as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Banco Santander SA	SAN	11-Apr-19	Annual	Management	3.D	Reelect Ramiro Mato Garcia-Ansorena as Director	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	3.E	Reelect Bruce Carnegie-Brown as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Banco Santander SA	SAN	11-Apr-19	Annual	Management	3.F	Reelect Jose Antonio Alvarez Alvarez as Director	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	3.G	Reelect Belen Romana Garcia as Director	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	4	Ratify Appointment of PricewaterhouseCoopers as Auditor	For	For	

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Banco Santander SA	SAN	11-Apr-19	Annual	Management	5	Authorize Share Repurchase Program	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	6	Authorize Capitalization of Reserves for Scrip Dividends	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	7	Authorize Issuance of Convertible Bonds, Debentures, Warrants, and Other Debt Securities without Preemptive Rights up to EUR 10 Billion	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	8	Authorize Issuance of Non-Convertible Debt Securities up to EUR 50 Billion	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	9	Approve Remuneration Policy	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	10	Approve Remuneration of Directors	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	11	Fix Maximum Variable Compensation Ratio	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	12.A	Approve Deferred Multiyear Objectives Variable Remuneration Plan	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	12.B	Approve Deferred and Conditional Variable Remuneration Plan	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	12.C	Approve Digital Transformation Award	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	12.D	Approve Buy-out Policy	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	12.E	Approve Employee Stock Purchase Plan	For	Against	The employee stock purchase plan does not meet our guidelines.
Banco Santander SA	SAN	11-Apr-19	Annual	Management	13	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Banco Santander SA	SAN	11-Apr-19	Annual	Management	14	Advisory Vote on Remuneration Report	For	For	
CapitaLand Mall Trust	C38U	11-Apr-19	Annual	Management	1	Adopt Trustee's Report, Statement by the Manager, Audited Financial Statements and Auditors' Report	For	For	
CapitaLand Mall Trust	C38U	11-Apr-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Manager to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
CapitaLand Mall Trust	C38U	11-Apr-19	Annual	Management	3	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
CapitaLand Mall Trust	C38U	11-Apr-19	Annual	Management	4	Authorize Unit Repurchase Program	For	For	
CCC SA	CCC	11-Apr-19	Special	Management	1	Open Meeting	None	None	
CCC SA	CCC	11-Apr-19	Special	Management	2	Elect Meeting Chairman	For	For	
CCC SA	CCC	11-Apr-19	Special	Management	3	Acknowledge Proper Convening of Meeting	None	None	
CCC SA	CCC	11-Apr-19	Special	Management	4	Approve Agenda of Meeting	For	For	
CCC SA	CCC	11-Apr-19	Special	Management	5	Fix Number of Supervisory Board Members at Six	For	Against	We view the proposed board size as too small.

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CCC SA	CCC	11-Apr-19	Special	Management	6	Elect Dariusz Milek as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CCC SA	CCC	11-Apr-19	Special	Management	7	Appoint Dariusz Milek as Chairman of Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CCC SA	CCC	11-Apr-19	Special	Shareholder	8.1	Recall Supervisory Board Member	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
CCC SA	CCC	11-Apr-19	Special	Shareholder	8.2	Elect Supervisory Board Member	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
CCC SA	CCC	11-Apr-19	Special	Management	9	Amend Regulations on Supervisory Board	For	For	
CCC SA	CCC	11-Apr-19	Special	Management	10	Close Meeting	None	None	
CIMIC Group Ltd.	CIM	11-Apr-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
CIMIC Group Ltd.	CIM	11-Apr-19	Annual	Management	3	Elect David Robinson as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.1	Elect Director Anthony F. Griffiths	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We also are voting against this director due to concerns over tenure
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.2	Elect Director Robert J. Gunn	For	For	
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.3	Elect Director Alan D. Horn	For	For	
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.4	Elect Director Karen L. Jurjevich	For	For	
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.5	Elect Director R. William McFarland	For	For	
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.6	Elect Director Christine N. McLean	For	For	
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.7	Elect Director John R.V. Palmer	For	For	
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.8	Elect Director Timothy R. Price	For	For	
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.9	Elect Director Brandon W. Sweitzer	For	For	
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.10	Elect Director Lauren C. Templeton	For	For	
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.11	Elect Director Benjamin P. Watsa	For	For	

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Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	1.12	Elect Director V. Prem Watsa	For	For	
Fairfax Financial Holdings Ltd.	FFH	11-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
First Data Corp.	FDC	11-Apr-19	Written Consent	Management	1	Approve Merger Agreement	For	Abstain	.
First Data Corp.	FDC	11-Apr-19	Written Consent	Management	2	Advisory Vote on Golden Parachutes	For	Abstain	.
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	1	Open Meeting	None	None	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	7	Receive Report on Operations	None	None	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	8	Receive Report on Board's Work	None	None	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	9	Receive Financial Statements and Statutory Reports	None	None	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	10	Accept Financial Statements and Statutory Reports	For	For	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	11	Approve Allocation of Income and Dividends of SEK 11.50 Per Share	For	For	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	12	Approve Discharge of Board and President	For	For	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	13	Receive Report on Nominating Committee's Work	None	None	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	14	Determine Number of Members (10) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	15	Approve Remuneration of Directors in the Amount of SEK 1.15 million for Chairman and SEK 550,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	16	Reelect Fredrik Persson, Cecilia Daun Wennborg, Andrea Gisle Joosen, Fredrik Hagglund, Jeanette Jager, Magnus Moberg, Claes-Goran Sylven (Chair) and Anette Wiotti as Directors; Elect Lennart Evrell and Bo Sandstrom as New Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	17	Ratify KPMG as Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	18	Authorize Chairman of Board and Representatives of Four of Company's Largest Shareholders to Serve on Nominating Committee	For	For	
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	19	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
ICA Gruppen AB	ICA	11-Apr-19	Annual	Management	20	Close Meeting	None	None	
IHS Markit Ltd.	INFO	11-Apr-19	Annual	Management	1a	Elect Director Jean-Paul L. Montupet	For	For	
IHS Markit Ltd.	INFO	11-Apr-19	Annual	Management	1b	Elect Director Richard W. Roedel	For	For	
IHS Markit Ltd.	INFO	11-Apr-19	Annual	Management	1c	Elect Director James A. Rosenthal	For	For	
IHS Markit Ltd.	INFO	11-Apr-19	Annual	Management	1d	Elect Director Lance Uggla	For	For	
IHS Markit Ltd.	INFO	11-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
IHS Markit Ltd.	INFO	11-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program lacks sufficient disclosure and contains features that are not in line with best practice.
IHS Markit Ltd.	INFO	11-Apr-19	Annual	Management	4	Provide Proxy Access Right	For	For	
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	3	Approve Minutes of the Annual Stockholders' Meeting Held on April 19, 2018	For	For	
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	4	Presentation of Chairman's Report	For	For	
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	5	Approve the Chairman's Report and the 2018 Audited Financial Statements	For	For	
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	6	Ratify the Acts, Contracts, Investments, and Resolutions of the Board of Directors and Management Since the Last Annual Stockholders' Meeting	For	For	
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	7.1	Elect Enrique K. Razon, Jr. as Director	For	For	
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	7.2	Elect Cesar A. Buenaventura as Director	For	Against	This director is overboarded.
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	7.3	Elect Octavio Victor R. Espiritu as Director	For	For	
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	7.4	Elect Joseph R. Higdon as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	7.5	Elect Jose C. Ibazeta as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. We are voting against this director due to concerns over tenure.
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	7.6	Elect Stephen A. Paradies as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	7.7	Elect Andres Soriano III as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
International Container Terminal Services, Inc.	ICT	11-Apr-19	Annual	Management	8	Appoint External Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Jeronimo Martins SGPS SA	JMT	11-Apr-19	Annual	Management	1	Approve Individual and Consolidated Financial Statements and Statutory Reports	For	For	
Jeronimo Martins SGPS SA	JMT	11-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Jeronimo Martins SGPS SA	JMT	11-Apr-19	Annual	Management	3	Approve Discharge of Management and Supervisory Boards	For	For	
Jeronimo Martins SGPS SA	JMT	11-Apr-19	Annual	Management	4	Approve Statement on Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Jerónimo Martins SGPS SA	JMT	11-Apr-19	Annual	Management	5	Elect Corporate Bodies	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Jerónimo Martins SGPS SA	JMT	11-Apr-19	Annual	Management	6	Elect Remuneration Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Malayan Banking Bhd.	1155	11-Apr-19	Annual	Management	1	Approve Final Dividend	For	For	
Malayan Banking Bhd.	1155	11-Apr-19	Annual	Management	2	Elect Abdul Farid Alias as Director	For	For	
Malayan Banking Bhd.	1155	11-Apr-19	Annual	Management	3	Elect R. Karunakaran as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Malayan Banking Bhd.	1155	11-Apr-19	Annual	Management	4	Elect Cheng Kee Check as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Malayan Banking Bhd.	1155	11-Apr-19	Annual	Management	5	Elect Fauziah Hisham as Director	For	For	
Malayan Banking Bhd.	1155	11-Apr-19	Annual	Management	6	Elect Shariffuddin Khalid as Director	For	For	
Malayan Banking Bhd.	1155	11-Apr-19	Annual	Management	7	Approve Directors' Fees	For	For	
Malayan Banking Bhd.	1155	11-Apr-19	Annual	Management	8	Approve Director's Benefits	For	For	
Malayan Banking Bhd.	1155	11-Apr-19	Annual	Management	9	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Malayan Banking Bhd.	1155	11-Apr-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Malayan Banking Bhd.	1155	11-Apr-19	Annual	Management	11	Approve Issuance of New Ordinary Shares Under the Dividend Reinvestment Plan	For	For	
MTU Aero Engines AG	MTX	11-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Nestlé SA	NESN	11-Apr-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Nestlé SA	NESN	11-Apr-19	Annual	Management	1.2	Approve Remuneration Report	For	For	
Nestlé SA	NESN	11-Apr-19	Annual	Management	2	Approve Discharge of Board and Senior Management	For	For	
Nestlé SA	NESN	11-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of CHF 2.45 per Share	For	For	
Nestlé SA	NESN	11-Apr-19	Annual	Management	4.1a	Reelect Paul Bulcke as Director and Board Chairman	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Nestlé SA	NESN	11-Apr-19	Annual	Management	4.1b	Reelect Ulf Schneider as Director	For	For	
Nestlé SA	NESN	11-Apr-19	Annual	Management	4.1c	Reelect Henri de Castries as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Nestlé SA	NESN	11-Apr-19	Annual	Management	4.1d	Reelect Beat Hess as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Nestle SA	NESN	11-Apr-19	Annual	Management	4.1e	Reelect Renato Fassbind as Director	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.1f	Reelect Ann Veneman as Director	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.1g	Reelect Eva Cheng as Director	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.1h	Reelect Patrick Aebischer as Director	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.1i	Reelect Ursula Burns as Director	For	Against	This director is overboarded.
Nestle SA	NESN	11-Apr-19	Annual	Management	4.1j	Reelect Kasper Rorsted as Director	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.1k	Reelect Pablo Isla as Director	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.1l	Reelect Kimberly Ross as Director	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.2.1	Elect Dick Boer as Director	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.2.2	Elect Dinesh Paliwal as Director	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.3.1	Appoint Beat Hess as Member of the Compensation Committee	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.3.2	Appoint Patrick Aebischer as Member of the Compensation Committee	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.3.3	Appoint Ursula Burns as Member of the Compensation Committee	For	Against	This director is overboarded.
Nestle SA	NESN	11-Apr-19	Annual	Management	4.3.4	Appoint Pablo Isla as Member of the Compensation Committee	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	4.4	Ratify KPMG AG as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Nestle SA	NESN	11-Apr-19	Annual	Management	4.5	Designate Hartmann Dreyer as Independent Proxy	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	5.1	Approve Remuneration of Directors in the Amount of CHF 10 Million	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	5.2	Approve Maximum Remuneration of Executive Committee in the Amount of CHF 55 Million	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	6	Approve CHF 8.7 Million Reduction in Share Capital via Cancellation of Repurchased Shares	For	For	
Nestle SA	NESN	11-Apr-19	Annual	Management	7	Transact Other Business (Voting)	Against	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Newmont Mining Corporation	NEM	11-Apr-19	Special	Management	1	Increase Authorized Common Stock	For	For	
Newmont Mining Corporation	NEM	11-Apr-19	Special	Management	2	Issue Shares in Connection with Arrangement Agreement	For	For	
Newmont Mining Corporation	NEM	11-Apr-19	Special	Management	3	Adjourn Meeting	For	For	
Oesterreichische Post AG	POST	11-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Oesterreichische Post AG	POST	11-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 2.08 per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Oesterreichische Post AG	POST	11-Apr-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Oesterreichische Post AG	POST	11-Apr-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Oesterreichische Post AG	POST	11-Apr-19	Annual	Management	5	Approve Remuneration of Supervisory Board Members	For	For	
Oesterreichische Post AG	POST	11-Apr-19	Annual	Management	6	Ratify KPMG Austria GmbH as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Oesterreichische Post AG	POST	11-Apr-19	Annual	Management	7	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	For	
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	1	Elect Chairman of Meeting	None	None	
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	2	Receive Report of Board	None	None	
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	3	Accept Financial Statements and Statutory Reports	For	For	
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividends of DKK 2.50 Per Share	For	For	
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	5a	Approve Guidelines for Incentive-Based Compensation for Executive Management and Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	5b	Approve Remuneration of Directors in the Amount of DKK 1.4 Million for Chairman, DKK 325,000 for Chairman of Auditor Committee and DKK 125,000 for Other Directors; Approve Remuneration for Committee Work	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	6a	Reelect Bo Rygaard as Director and Chairman	For	For	
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	6b	Reelect Finn L. Meyer as Director	For	For	
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	6c	Reelect Henrik Mogelmose as Director	For	For	
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	6d	Reelect Erik Jensen Skjaerbæk as Director	For	Abstain	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	6e	Reelect Karl Peter Korsgaard Sorensen as Director	For	Abstain	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	7	Ratify PricewaterhouseCoopers as Auditors	For	Abstain	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
PARKEN Sport & Entertainment A/S	PARKEN	11-Apr-19	Annual	Management	8	Other Business	None	None	
PT Bank Central Asia Tbk	BBCA	11-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Discharge of Directors and Commissioners	For	For	
PT Bank Central Asia Tbk	BBCA	11-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
PT Bank Central Asia Tbk	BBCA	11-Apr-19	Annual	Management	3	Approve Changes in Board of Directors	For	For	
PT Bank Central Asia Tbk	BBCA	11-Apr-19	Annual	Management	4	Approve Remuneration and Tantiem of Directors and Commissioners	For	For	
PT Bank Central Asia Tbk	BBCA	11-Apr-19	Annual	Management	5	Approve Auditors	For	For	
PT Bank Central Asia Tbk	BBCA	11-Apr-19	Annual	Management	6	Approve Payment of Interim Dividend	For	For	
PT Bank Central Asia Tbk	BBCA	11-Apr-19	Annual	Management	7	Approve Updates in the Company's Recovery Plan	For	For	
PT Bank Central Asia Tbk	BBCA	11-Apr-19	Annual	Management	8	Accept Report on the Use of Proceeds	For	For	
PTT Public Co., Ltd.	PTT	11-Apr-19	Annual	Management	1	Acknowledge Performance Statement and Approve Financial Statements	For	For	
PTT Public Co., Ltd.	PTT	11-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividend Payment	For	For	
PTT Public Co., Ltd.	PTT	11-Apr-19	Annual	Management	3	Approve State Audit Office of the Kingdom of Thailand as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
PTT Public Co., Ltd.	PTT	11-Apr-19	Annual	Management	4	Amend Articles of Association	For	For	
PTT Public Co., Ltd.	PTT	11-Apr-19	Annual	Management	5	Approve Remuneration of Directors	For	For	
PTT Public Co., Ltd.	PTT	11-Apr-19	Annual	Management	6.1	Elect Krairit Euchukanonchai as Director	For	For	
PTT Public Co., Ltd.	PTT	11-Apr-19	Annual	Management	6.2	Elect Chumpol Rimsakorn as Director	For	For	
PTT Public Co., Ltd.	PTT	11-Apr-19	Annual	Management	6.3	Elect Teerawat Boonyawat as Director	For	For	
PTT Public Co., Ltd.	PTT	11-Apr-19	Annual	Management	6.4	Elect Supot Teachavorasinskun as Director	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
PTT Public Co., Ltd.	PTT	11-Apr-19	Annual	Management	6.5	Elect Don Wasantapruerk as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding certain directors accountable for lack of risk oversight that led to major controversies. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PTT Public Co., Ltd.	PTT	11-Apr-19	Annual	Management	7	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Recordati SpA	REC	11-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Recordati SpA	REC	11-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Recordati SpA	REC	11-Apr-19	Annual	Management	3	Amend 2018-2022 Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Recordati SpA	REC	11-Apr-19	Annual	Management	4	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	3	Approve Final Dividend	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	4	Re-elect Graham Baker as Director	For	Against	We do not support insiders on the board other than the CEO.
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	5	Re-elect Vinita Bali as Director	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	6	Re-elect Baroness Virginia Bottomley as Director	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	7	Re-elect Roland Diggelmann as Director	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	8	Re-elect Erik Engstrom as Director	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	9	Re-elect Robin Freestone as Director	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	10	Elect Namal Nawana as Director	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	11	Re-elect Marc Owen as Director	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	12	Re-elect Angie Risley as Director	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	13	Re-elect Roberto Quarta as Director	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	14	Reappoint KPMG LLP as Auditors	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	15	Authorise Board to Fix Remuneration of Auditors	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	16	Authorise Issue of Equity	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	19	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Smith & Nephew Plc	SN	11-Apr-19	Annual	Management	20	Adopt New Articles of Association	For	For	
TCM Group A/S	TCM	11-Apr-19	Annual	Management	1	Receive Board of Directors' Report	None	None	
TCM Group A/S	TCM	11-Apr-19	Annual	Management	2	Accept Financial Statements and Statutory Reports	For	For	
TCM Group A/S	TCM	11-Apr-19	Annual	Management	3	Approve Remuneration of Directors in the Amount of DKK 500,000 for Chairman and DKK 250,000 for Other Directors	For	For	
TCM Group A/S	TCM	11-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividends of DKK 4.75 Per Share	For	For	
TCM Group A/S	TCM	11-Apr-19	Annual	Management	5a	Reelect Sanna Mari Suvanto-Harsaae as Director	For	Abstain	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
TCM Group A/S	TCM	11-Apr-19	Annual	Management	5b	Reelect Anders Tormod Skole-Sorensen as Director	For	For	
TCM Group A/S	TCM	11-Apr-19	Annual	Management	5c	Reelect Carsten Bjerg as Director	For	Abstain	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
TCM Group A/S	TCM	11-Apr-19	Annual	Management	5d	Reelect Soren Mygind Eskildsen as Director	For	Abstain	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
TCM Group A/S	TCM	11-Apr-19	Annual	Management	5e	Elect Danny Espersen as New Director	For	For	
TCM Group A/S	TCM	11-Apr-19	Annual	Management	6	Ratify Deloitte as Auditors	For	Abstain	The auditor's tenure is not disclosed.
TCM Group A/S	TCM	11-Apr-19	Annual	Management	7	Other Business	None	None	
UniCredit SpA	UCG	11-Apr-19	Annual/Sp	Management	1	Accept Financial Statements and Statutory Reports; Elimination of Negative Reserves	For	For	
UniCredit SpA	UCG	11-Apr-19	Annual/Sp	Management	2	Approve Allocation of Income	For	For	
UniCredit SpA	UCG	11-Apr-19	Annual/Sp	Shareholder	3.1	Slate 1 Submitted by Allianz	None	For	
UniCredit SpA	UCG	11-Apr-19	Annual/Sp	Shareholder	3.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	Do Not Vote	We believe support for the other slate is in the best interests of shareholders.
UniCredit SpA	UCG	11-Apr-19	Annual/Sp	Shareholder	4	Approve Internal Auditors' Remuneration	None	For	
UniCredit SpA	UCG	11-Apr-19	Annual/Sp	Management	5	Elect Elena Carletti as Director	For	For	
UniCredit SpA	UCG	11-Apr-19	Annual/Sp	Management	6	Approve 2019 Group Incentive System	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
UniCredit SpA	UCG	11-Apr-19	Annual/Special	Management	7	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
UniCredit SpA	UCG	11-Apr-19	Annual/Special	Management	8	Approve Severance Payments Policy	For	For	
UniCredit SpA	UCG	11-Apr-19	Annual/Special	Management	9	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
UniCredit SpA	UCG	11-Apr-19	Annual/Special	Management	1	Authorize Board to Increase Capital to Service 2018 Group Incentive System	For	For	
UniCredit SpA	UCG	11-Apr-19	Annual/Special	Management	2	Authorize Board to Increase Capital to Service 2019 Group Incentive System	For	For	
UniCredit SpA	UCG	11-Apr-19	Annual/Special	Management	3	Amend Articles of Association Re: Article 6	For	For	
UniCredit SpA	UCG	11-Apr-19	Annual/Special	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	2	Acknowledge Operating Results	None	None	
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	3	Acknowledge Audit Committee Report	None	None	
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	4	Approve Financial Statements	For	For	
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	5	Approve Allocation of Income and Dividend Payment	For	For	
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	6.1	Elect Piti Sithi-Amnuai as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	6.2	Elect Prachet Siridej as Director	For	For	
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	6.3	Elect Phornthep Phornprapha as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	6.4	Elect Gasinee Witoonchart as Director	For	For	
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	6.5	Elect Chokechai Niljianskul as Director	For	For	
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	6.6	Elect Charnporn Jotikasthira as Director	For	Against	We do not support insiders on the board other than the CEO.
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	7	Elect Boonsong Bunyasanand as Director	For	Against	We do not support insiders on the board other than the CEO.
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	8	Acknowledge Remuneration of Directors	None	None	

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Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	9	Approve Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd. as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Bangkok Bank Public Co. Ltd.	BBL	12-Apr-19	Annual	Management	10	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Bangkok Dusit Medical Services Public Co. Ltd.	BDMS	12-Apr-19	Annual	Management	1	Acknowledge Company's Performance	None	None	
Bangkok Dusit Medical Services Public Co. Ltd.	BDMS	12-Apr-19	Annual	Management	2	Approve Financial Statements	For	For	
Bangkok Dusit Medical Services Public Co. Ltd.	BDMS	12-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividend Payment	For	For	
Bangkok Dusit Medical Services Public Co. Ltd.	BDMS	12-Apr-19	Annual	Management	4.1	Elect Santasiri Sornmani as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Bangkok Dusit Medical Services Public Co. Ltd.	BDMS	12-Apr-19	Annual	Management	4.2	Elect Chavalit Sethameteekul as Director	For	For	
Bangkok Dusit Medical Services Public Co. Ltd.	BDMS	12-Apr-19	Annual	Management	4.3	Elect Att Thongtang as Director	For	Against	We do not support insiders on the board other than the CEO.
Bangkok Dusit Medical Services Public Co. Ltd.	BDMS	12-Apr-19	Annual	Management	4.4	Elect Arsa Sarasin as Director	For	For	
Bangkok Dusit Medical Services Public Co. Ltd.	BDMS	12-Apr-19	Annual	Management	4.5	Elect Chairat Panthuraamphorn as Director	For	Against	We do not support insiders on the board other than the CEO. This director is overboarded.
Bangkok Dusit Medical Services Public Co. Ltd.	BDMS	12-Apr-19	Annual	Management	5	Approve Remuneration of Directors	For	For	
Bangkok Dusit Medical Services Public Co. Ltd.	BDMS	12-Apr-19	Annual	Management	6	Approve EY Office Limited as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Bangkok Dusit Medical Services Public Co. Ltd.	BDMS	12-Apr-19	Annual	Management	7	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Bristol-Myers Squibb Company	BMY	12-Apr-19	Proxy Contest	Management	1	Issue Shares in Connection with Merger	For	For	
Bristol-Myers Squibb Company	BMY	12-Apr-19	Proxy Contest	Management	2	Adjourn Meeting	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Special	Management	1	Approve Acquisition of the Entire Issued Ordinary Shares of Ascendas Pte Ltd and Singbridge Pte. Ltd.	For	For	

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CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Special	Management	2	Approve Issuance of Consideration Shares Pursuant to the Proposed Acquisition	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	3	Approve Directors' Fees	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Special	Management	3	Approve Whitewash Resolution	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	4a	Elect Ng Kee Choe as Director	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	4b	Elect Stephen Lee Ching Yen as Director	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	4c	Elect Philip Nalliah Pillai as Director	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	5	Elect Lee Chee Koon as Director	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	6	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	8	Approve Grant of Awards and Issuance of Shares Under the CapitaLand Performance Share Plan 2010 and/or CapitaLand Restricted Share Plan 2010	For	Against	The restricted stock plan does not meet our guidelines.
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	9	Authorize Share Repurchase Program	For	For	
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	10	Adopt CapitaLand Performance Share Plan 2020 and Terminate CapitaLand Performance Share Plan 2010	For	Against	The performance share plan does not meet our guidelines.
CapitaLand Ltd.	C31	12-Apr-19	Annual	Management	11	Adopt CapitaLand Restricted Share Plan 2020 and Terminate CapitaLand Restricted Share Plan 2010	For	Against	The restricted stock plan does not meet our guidelines.
Celgene Corporation	CELG	12-Apr-19	Special	Management	1	Approve Merger Agreement	For	For	
Celgene Corporation	CELG	12-Apr-19	Special	Management	2	Adjourn Meeting	For	For	
Celgene Corporation	CELG	12-Apr-19	Special	Management	3	Advisory Vote on Golden Parachutes	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	1	Open Meeting	None	None	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	2.a	Discuss Remuneration Policy	None	None	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	2.b	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	2.c	Adopt Financial Statements and Statutory Reports	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	2.d	Approve Dividends of EUR 0.18 Per Share	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	2.e	Approve Discharge of Directors	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	3.a	Reelect Suzanne Heywood as Executive Director	For	Against	We do not support insiders on the board other than the CEO.
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	3.b	Reelect Hubertus Mühlhäuser as Executive Director	For	For	

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CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	3.c	Reelect Léo W. Houle as Non-Executive Director	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	3.d	Reelect John B. Lanaway as Non-Executive Director	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	3.e	Reelect Silke C. Scheiber as Non-Executive Director	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	3.f	Reelect Jacqueline A. Tammenoms as Non-Executive Director	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	3.g	Reelect Jacques Theurillat as Non-Executive Director	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	3.h	Elect Alessandro Nasi as Non-Executive Director	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	3.i	Elect Lorenzo Simonelli as Non-Executive Director	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	4	Ratify Ernst & Young as Auditors	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
CNH Industrial NV	CNHI	12-Apr-19	Annual	Management	6	Close Meeting	None	None	
Covestro AG	1COV	12-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Covestro AG	1COV	12-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 2.40 per Share	For	For	
Covestro AG	1COV	12-Apr-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Covestro AG	1COV	12-Apr-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Covestro AG	1COV	12-Apr-19	Annual	Management	5	Ratify KPMG AG as Auditors for Fiscal 2019	For	For	
Covestro AG	1COV	12-Apr-19	Annual	Management	6	Amend Articles Re: AGM Convocation	For	For	
Covestro AG	1COV	12-Apr-19	Annual	Management	7	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares; Authorize Use of Financial Derivatives when Repurchasing Shares	For	For	
Endesa SA	ELE	12-Apr-19	Annual	Management	1	Approve Consolidated and Standalone Financial Statements	For	For	
Endesa SA	ELE	12-Apr-19	Annual	Management	2	Approve Consolidated and Standalone Management Reports	For	For	
Endesa SA	ELE	12-Apr-19	Annual	Management	3	Approve Non-Financial Information Report	For	For	
Endesa SA	ELE	12-Apr-19	Annual	Management	4	Approve Discharge of Board	For	For	
Endesa SA	ELE	12-Apr-19	Annual	Management	5	Approve Allocation of Income and Dividends	For	For	
Endesa SA	ELE	12-Apr-19	Annual	Management	6	Appoint KPMG Auditores as Auditor	For	For	
Endesa SA	ELE	12-Apr-19	Annual	Management	7	Elect Juan Sanchez-Calero Guilarte as Director	For	For	

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Endesa SA	ELE	12-Apr-19	Annual	Management	8	Reelect Helena Revoredo Delvecchio as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Endesa SA	ELE	12-Apr-19	Annual	Management	9	Reelect Ignacio Garralda Ruiz de Velasco as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Endesa SA	ELE	12-Apr-19	Annual	Management	10	Reelect Francisco de Lacerda as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Endesa SA	ELE	12-Apr-19	Annual	Management	11	Reelect Alberto de Paoli as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Endesa SA	ELE	12-Apr-19	Annual	Management	12	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Endesa SA	ELE	12-Apr-19	Annual	Management	13	Approve Remuneration Policy	For	For	
Endesa SA	ELE	12-Apr-19	Annual	Management	14	Approve Cash-Based Long-Term Incentive Plan	For	For	
Endesa SA	ELE	12-Apr-19	Annual	Management	15	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	1	Open Meeting	None	None	
Ferrari NV	RACE	12-Apr-19	Annual	Management	2.a	Receive Director's Board Report (Non-Voting)	None	None	
Ferrari NV	RACE	12-Apr-19	Annual	Management	2.b	Implementation of Remuneration Policy	None	None	
Ferrari NV	RACE	12-Apr-19	Annual	Management	2.c	Receive Explanation on Company's Reserves and Dividend Policy	None	None	

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Ferrari NV	RACE	12-Apr-19	Annual	Management	2.d	Adopt Financial Statements and Statutory Reports	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	2.e	Approve Dividends of EUR 1.03 Per Share	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	2.f	Approve Discharge of Directors	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	3.a	Elect John Elkann as Executive Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. This director is overboarded.
Ferrari NV	RACE	12-Apr-19	Annual	Management	3.b	Reelect Louis C. Camilleri as Executive Director	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	3.c	Reelect Piero Ferrari as Non-Executive Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Ferrari NV	RACE	12-Apr-19	Annual	Management	3.d	Reelect Delphine Arnault as Non-Executive Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Ferrari NV	RACE	12-Apr-19	Annual	Management	3.e	Reelect Giuseppina Capaldo as Non-Executive Director	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	3.f	Reelect Eduardo H. Cue as Non-Executive Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Ferrari NV	RACE	12-Apr-19	Annual	Management	3.g	Reelect Sergio Duca as Non-Executive Director	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	3.h	Reelect Maria Patrizia Grieco as Non-Executive Director	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	3.i	Reelect Adam Keswick as Non-Executive Director	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	3.j	Reelect Elena Zambon as Non-Executive Director	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	4	Appoint EY as Auditors	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	6	Approve Cancellation of Special Voting Shares in Treasury	For	For	
Ferrari NV	RACE	12-Apr-19	Annual	Management	7.a	Approve CEO Award	For	Against	The restricted stock plan does not meet our guidelines
Ferrari NV	RACE	12-Apr-19	Annual	Management	7.b	Approve New Equity Incentive Plan 2019-2021	For	Against	The restricted stock plan does not meet our guidelines
Ferrari NV	RACE	12-Apr-19	Annual	Management	8	Close Meeting	None	None	

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Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	1	Open Meeting	None	None	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	2.a	Receive Director's Report (Non-Voting)	None	None	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	2.b	Implementation of Remuneration Policy	None	None	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	2.c	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	2.d	Adopt Financial Statements and Statutory Reports	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	2.e	Approve Dividends of EUR 0.65 Per Share	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	2.f	Approve Discharge of Directors	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	3.a	Reelect John Elkann as Executive Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. This director is overboarded.
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	3.b	Reelect Michael Manley as Executive Director	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	3.c	Elect Richard Palmer as Executive Director	For	Against	We do not support insiders on the board other than the CEO.
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	4.a	Reelect Ronald L. Thompson as Non-Executive Director	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	4.b	Reelect John Abbott as Non-Executive Director	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	4.c	Reelect Andrea Agnelli as Non-Executive Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	4.d	Reelect Tiberto Brandolini d'Adda as Non-Executive Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	4.e	Reelect Glenn Earle as Non-Executive Director	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	4.f	Reelect Valerie A. Mars as Non-Executive Director	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	4.g	Reelect Michelangelo A. Volpi Non-Executive as Director	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	4.h	Reelect Patience Wheatcroft Non-Executive as Director	For	For	

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Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	4.i	Reelect Ermenegildo Zegna Non-Executive as Director	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	5	Ratify Ernst & Young as Auditors	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	6.1	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital in Case of Acquisition	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	6.2	Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 6.1	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	6.3	Grant Board Authority to Issue Special Voting Shares and Right to Subscription Up to Maximum Aggregate Special Voting Shares	For	Against	This proposal is not in shareholders' best interests.
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	7	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	8	Approve Cancellation of Special Voting Shares	For	For	
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	9.a	Approve CEO Bonus	For	Against	We are voting against the CEO bonus as it is structured in a way that does not sufficiently align pay with performance.
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	9.b	Approve Award of Performance Shares to Executive Directors	For	Against	The performance award plan does not meet our guidelines.
Fiat Chrysler Automobiles NV	FCA	12-Apr-19	Annual	Management	10	Close Meeting	None	None	
Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	1	Accept Standalone and Consolidated Financial Statements and Statutory Reports	For	For	
Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	3	Appraise Management of Company and Approve Vote of Confidence to Board of Directors	For	For	
Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	4	Appraise Supervision of Company and Approve Vote of Confidence to Fiscal Council	For	For	
Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	5	Appraise Work Performed by Statutory Auditor and Approve Vote of Confidence to Statutory Auditor	For	For	
Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	6	Approve Statement on Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	7	Elect Directors for 2019-2022 Term	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	8	Elect Fiscal Council for 2019-2022 Term	For	For	
Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	9	Appoint Auditor for 2019-2022 Term	For	For	
Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	10	Elect General Meeting Board for 2019-2022 Term	For	For	

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Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	11	Elect Remuneration Committee for 2019-2022 Term	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Galp Energia SGPS SA	GALP	12-Apr-19	Annual	Management	12	Authorize Repurchase and Reissuance of Shares and Bonds	For	For	
Great Wall Motor Co., Ltd.	2333	12-Apr-19	Special	Management	1	Approve Ordinary Related Party Transactions for 2019-2021	For	For	
Great Wall Motor Co., Ltd.	2333	12-Apr-19	Special	Management	2	Approve Framework Agreement Regarding the Purchase of Products and Proposed Annual Caps	For	For	
Great Wall Motor Co., Ltd.	2333	12-Apr-19	Special	Management	3	Approve Framework Agreement Regarding the Sales of Products and Proposed Annual Caps	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	3	Approve Remuneration Policy	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4a	Elect Ewen Stevenson as Director	For	Against	We do not support insiders on the board other than the CEO.
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4b	Elect Jose Antonio Meade as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4c	Re-elect Kathleen Casey as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4d	Re-elect Laura Cha as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4e	Re-elect Henri de Castries as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4f	Re-elect John Flint as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4g	Re-elect Irene Lee as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4h	Re-elect Heidi Miller as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4i	Re-elect Marc Moses as Director	For	Against	We do not support insiders on the board other than the CEO.
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4j	Re-elect David Nish as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4k	Re-elect Jonathan Symonds as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4l	Re-elect Jackson Tai as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4m	Re-elect Mark Tucker as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	4n	Re-elect Pauline van der Meer Mohr as Director	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	5	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	6	Authorise the Group Audit Committee to Fix Remuneration of Auditors	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	7	Authorise EU Political Donations and Expenditure	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	8	Authorise Issue of Equity	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	9	Authorise Issue of Equity without Pre-emptive Rights	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	10	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	11	Authorise Directors to Allot Any Repurchased Shares	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	12	Authorise Market Purchase of Ordinary Shares	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	13	Authorise Issue of Equity in Relation to Contingent Convertible Securities	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	14	Authorise Issue of Equity without Pre-emptive Rights in Relation to Contingent Convertible Securities	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	15	Approve Scrip Dividend Alternative	For	For	
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Management	16	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
HSBC Holdings Plc	HSBA	12-Apr-19	Annual	Shareholder	17	Abolish Unfair Discriminatory Practice of Taking State Deduction from the Pensions Paid to Members of the Post 1974 Midland Bank Defined Benefit Pension Scheme	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way.
Krung Thai Bank Public Co., Ltd.	KTB	12-Apr-19	Annual	Management	1	Acknowledge Annual Report	None	None	
Krung Thai Bank Public Co., Ltd.	KTB	12-Apr-19	Annual	Management	2	Approve Financial Statements	For	For	
Krung Thai Bank Public Co., Ltd.	KTB	12-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividend Payment	For	For	
Krung Thai Bank Public Co., Ltd.	KTB	12-Apr-19	Annual	Management	4	Approve Remuneration of Directors	For	For	
Krung Thai Bank Public Co., Ltd.	KTB	12-Apr-19	Annual	Management	5.1	Elect Ekniti Nitithanprapas as Director	For	For	
Krung Thai Bank Public Co., Ltd.	KTB	12-Apr-19	Annual	Management	5.2	Elect Distat Hotrakitya as Director	For	For	
Krung Thai Bank Public Co., Ltd.	KTB	12-Apr-19	Annual	Management	5.3	Elect Vichai Assarasakorn as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Krung Thai Bank Public Co., Ltd.	KTB	12-Apr-19	Annual	Management	5.4	Elect Nitima Thepvanangkul as Director	For	For	
Krung Thai Bank Public Co., Ltd.	KTB	12-Apr-19	Annual	Management	6	Approve Office of the Auditor General of Thailand as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Krung Thai Bank Public Co., Ltd.	KTB	12-Apr-19	Annual	Management	7	Other Business	None	None	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Magazine Luiza SA	MGLU3	12-Apr-19	Special	Management	1	Ratify Acquisitions of Tecnologia Softbox Sistemas de Informacao Ltda., Certa Administracao Ltda. and Kelex Tecnologia Ltda.	For	For	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Magazine Luiza SA	MGLU3	12-Apr-19	Special	Management	2	Ratify American Appraisal Servicos de Avaliacao Ltda. (Duff & Phelps Brasil) as the Independent Firm to Appraise Proposed Transaction	For	For	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	3	Fix Number of Directors at Seven	For	For	
Magazine Luiza SA	MGLU3	12-Apr-19	Special	Management	3	Approve Independent Firm's Appraisal	For	For	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	4	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Magazine Luiza SA	MGLU3	12-Apr-19	Special	Management	4	Rectify Remuneration of Company's Management Approved at the April 13, 2018, AGM/EGM	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	5	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	6	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	7	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	8.1	Percentage of Votes to Be Assigned - Elect Luiza Helena Trajano Inacio Rodrigues as Director	None	Abstain	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	8.2	Percentage of Votes to Be Assigned - Elect Marcelo Jose Ferreira e Silva as Director	None	Abstain	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	8.3	Percentage of Votes to Be Assigned - Elect Carlos Renato Donzelli as Director	None	Abstain	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	8.4	Percentage of Votes to Be Assigned - Elect Ines Correa de Souza as Independent Director	None	Abstain	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	8.5	Percentage of Votes to Be Assigned - Elect Jose Paschoal Rossetti as Independent Director	None	Abstain	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	8.6	Percentage of Votes to Be Assigned - Elect Betania Tanure de Barros as Independent Director	None	Abstain	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	8.7	Percentage of Votes to Be Assigned - Elect Silvio Romero de Lemos Meira as Independent Director	None	Abstain	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	9	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	10	Elect Fiscal Council Members	For	Abstain	We are concentrating our votes on the election of a minority Fiscal Council representative, and therefore will abstain on the management nominees.
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	11	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Shareholder	12.1	Elect Eduardo Christovam Galdi Mestieri as Fiscal Council Member Appointed by Minority Shareholder	None	For	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Shareholder	12.2	Elect Thiago Costa Jacinto as Alternate Fiscal Council Member Appointed by Minority Shareholder	None	For	
Magazine Luiza SA	MGLU3	12-Apr-19	Annual	Management	13	Approve Remuneration of Company's Management	For	For	
Natura Cosméticos SA	NATU3	12-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Natura Cosméticos SA	NATU3	12-Apr-19	Special	Management	1	Approve Long-Term Incentive Plan and Co-Investment Plan	For	Against	The long-term incentive plan does not meet our guidelines.
Natura Cosméticos SA	NATU3	12-Apr-19	Annual	Management	2	Approve Capital Budget, Allocation of Income and Dividends	For	For	
Natura Cosméticos SA	NATU3	12-Apr-19	Special	Management	2	Amend Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Natura Cosméticos SA	NATU3	12-Apr-19	Annual	Management	3	Fix Number of Director at Nine	For	For	
Natura Cosméticos SA	NATU3	12-Apr-19	Special	Management	3	Amend Share Matching Plan	For	Against	The share matching plan does not meet our guidelines.
Natura Cosméticos SA	NATU3	12-Apr-19	Annual	Management	4	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.

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Natura Cosmeticos SA	NATU3	12-Apr-19	Special	Management	4	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	5	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	6	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	7.1	Percentage of Votes to Be Assigned - Elect Pedro Luiz Barreiros Passos as Director	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	7.2	Percentage of Votes to Be Assigned - Elect Antonio Luiz da Cunha Seabra as Director	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	7.3	Percentage of Votes to Be Assigned - Elect Guilherme Peirao Leal as Director	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	7.4	Percentage of Votes to Be Assigned - Elect Silvia Freire Dente da Silva Dias Lagnado as Director	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	7.5	Percentage of Votes to Be Assigned - Elect Carla Schmitzberger as Director	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	7.6	Percentage of Votes to Be Assigned - Elect Roberto de Oliveira Marques as Director	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	7.7	Percentage of Votes to Be Assigned - Elect Gilberto Mifano as Director	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	7.8	Percentage of Votes to Be Assigned - Elect Fabio Colletti Barbosa as Director	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	7.9	Percentage of Votes to Be Assigned - Elect Jessica DiLullo Herrin as Director	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	8	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	9	In Case Cumulative Voting Is Adopted, Do You Wish for Your Votes to be Automatically Distributed Amongst the Nominees?	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	10	Approve Remuneration of Company's Management	For	Against	The director remuneration plan does not meet our guidelines.
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	11	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	

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Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	12	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Natura Cosmeticos SA	NATU3	12-Apr-19	Annual	Management	13	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Piaggio & C SpA	PIA	12-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Piaggio & C SpA	PIA	12-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Piaggio & C SpA	PIA	12-Apr-19	Annual	Management	3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders..
Piaggio & C SpA	PIA	12-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	4	Approve Financial Statements	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	5	Approve Profit Distribution	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	6	Approve Appointment of Financial Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	7	Approve Daily Related Party Transaction	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Shareholder	8	Elect He Guosheng as Non-Independent Director	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	9	Approve Remuneration of Directors	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	10	Approve Repurchase and Cancellation of Performance Share That Did Not Reach the Second Release Restriction	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	11	Approve Financing of the Company and Its Subsidiaries	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	12	Approve Finance Lease	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	13	Approve Bill Pool Business	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.

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Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	14	Approve Provision of Guarantee for Subsidiary	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	15	Approve Use of Own Funds to Purchase Financial Products	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	16	Approve Increase of Financial Assistance Provision	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	17	Approve Adjustment to Allowance of Directors	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	18	Amend Articles of Association	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	19	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	20	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	21	Amend Rules and Procedures Regarding Meetings of Board of Supervisors	For	For	
Sichuan Kelun Pharmaceutical Co., Ltd.	002422	12-Apr-19	Annual	Management	22	Amend Working System for Independent Directors	For	For	
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	1	Acknowledge Operating Results	None	None	
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	2	Approve Financial Statements	For	For	
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividend Payment	For	For	
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	4.1	Elect Philippe G.J.E.O. Damas as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	4.2	Elect Singha Nikornpun as Director	For	For	
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	4.3	Elect Christopher John King as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	4.4	Elect Piti Tantakasem as Director	For	For	
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	5	Approve Remuneration of Directors	For	For	
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	6	Approve Bonus of Directors	For	For	
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	7	Approve KPMG Phoomchai Audit Ltd. as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	8	Amend Articles of Association	For	For	

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TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	9	Amend Memorandum of Association	For	For	
TMB Bank Public Co., Ltd.	TMB	12-Apr-19	Annual	Management	10	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1	Approve Satisfaction of the Conditions for the Public Issuance of A Shares	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.01	Approve Class of the Shares to be Issued	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.01	Approve Class of the Shares to be Issued	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.02	Approve Nominal Value of the Shares to be Issued	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.02	Approve Nominal Value of the Shares to be Issued	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.03	Approve Number of Shares to be Issued	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.03	Approve Number of Shares to be Issued	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.04	Approve Amount of Proceeds to be Raised and the Projects to be Invested by the Proceeds Raised	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.04	Approve Amount of Proceeds to be Raised and the Projects to be Invested by the Proceeds Raised	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.05	Approve Methods of Issuance	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.05	Approve Methods of Issuance	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.06	Approve Issuing Objects and Methods of Subscription	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.06	Approve Issuing Objects and Methods of Subscription	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.07	Approve Subscription Arrangement for the Existing A Shareholders	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.07	Approve Subscription Arrangement for the Existing A Shareholders	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.08	Approve Pricing Principles and Issuance Price	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.08	Approve Pricing Principles and Issuance Price	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.09	Approve Time of Issuance	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.09	Approve Time of Issuance	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.10	Approve Place of Listing	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.10	Approve Place of Listing	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.11	Approve Lock-up Period of the Issued A Shares	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.11	Approve Lock-up Period of the Issued A Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.12	Approve Arrangement of the Accumulated Distributable Profits Before the Public Issuance of A Shares	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.12	Approve Arrangement of the Accumulated Distributable Profits Before the Public Issuance of A Shares	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	1.13	Approve Effective Period of the Resolutions	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2.13	Approve Effective Period of the Resolutions	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	2	Approve Plan for the Public Issuance of A Shares (Revised Version)	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	3	Approve Plan for the Public Issuance of A Shares (Revised Version)	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	3	Authorize Board to Deal with All Matters in Relation to Public Issuance of A Shares	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	4	Approve Feasibility Report on the Use of Proceeds Raised in the Public Issuance of A Shares (Revised Version)	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	5	Approve Specific Report on the Use of Proceeds Previously Raised	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	6	Approve Recovery Measures and the Undertakings on the Dilutive Impact of the Public Issuance of A Shares on Immediate Returns (Revised Version)	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	7	Approve Profit Distribution and Return Plan for the Next Three Years (Year 2018-2020)	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	8	Approve Possible Connected Transactions of Subscription of A Shares by the Controlling Shareholder, Directors and Supervisors of the Company and/or the Directors Under Phase 1 of the Employee Stock Ownership Scheme of the Company	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	9	Authorize Board to Deal with All Matters in Relation to Public Issuance of A Shares	For	For	
Zijin Mining Group Co., Ltd.	2899	12-Apr-19	Special	Management	10	Approve Zhuoxin Investments Ltd.'s Gold and Silver Bullion Purchase from Barrick (Niugini) Ltd.	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.1	Approve Type of Shares to be Issued and Par Value	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.2	Approve Numbers of A Shares to be Issued	For	For	

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China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.1	Approve Type of Shares to be Issued and Par Value	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.3	Approve Target Subscribers	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.2	Approve Numbers of A Shares to be Issued	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.4	Approve Method of Issuance	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.3	Approve Target Subscribers	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.5	Approve Method of Pricing	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.4	Approve Method of Issuance	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.6	Approve Use of Proceeds	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.5	Approve Method of Pricing	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.7	Approve Distribution Plan of Accumulated Profits Before the Issuance	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.6	Approve Use of Proceeds	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.8	Approve Place of Listing of Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.7	Approve Distribution Plan of Accumulated Profits Before the Issuance	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.9	Approve Underwriting Fees	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.8	Approve Place of Listing of Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.10	Approve Valid Period of the Resolutions	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.9	Approve Underwriting Fees	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	2	Authorize Board to Deal with All Matters in Relation to the Initial Public Offering and Listing of A shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	1.10	Approve Valid Period of the Resolutions	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	3	Approve Use of Proceeds from the Initial Public Offering and Listing of A Shares and the Feasibility Analysis Report	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	2	Authorize Board to Deal with All Matters in Relation to the Initial Public Offering and Listing of A shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	4	Approve Distribution Plan of Accumulated Profits Before the Initial Public Offering and Listing of A Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	3	Approve Use of Proceeds from the Initial Public Offering and Listing of A Shares and the Feasibility Analysis Report	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	5	Approve Dilution of Immediate Returns and Remedial Measures on the Initial Public Offering and Listing of A Shares	For	For	

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China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	4	Approve Distribution Plan of Accumulated Profits Before the Initial Public Offering and Listing of A Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	6	Approve Dividend Distribution Plan within the Three Years After the Initial Public Offering and Listing of A Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	5	Approve Dilution of Immediate Returns and Remedial Measures on the Initial Public Offering and Listing of A Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	7	Approve Proposal on Stabilizing the Price of A Shares of the Company within the Three Years After the Initial Public Offering and Listing of A Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	6	Approve Dividend Distribution Plan within the Three Years After the Initial Public Offering and Listing of A Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	8	Approve Undertakings Regarding Information Disclosure in the Prospectus Published in Connection with the Initial Public Offering and Listing of A Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	7	Approve Proposal on Stabilizing the Price of A Shares of the Company within the Three Years After the Initial Public Offering and Listing of A Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	9	Amend Articles of Association	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	8	Approve Undertakings Regarding Information Disclosure in the Prospectus Published in Connection with the Initial Public Offering and Listing of A Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	10	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	11	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	12	Amend Rules and Procedures Regarding Meetings of Board of Supervisors	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	13	Amend Working Rules of the Independent Non-executive Directors	For	For	

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China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	14	Approve Formulation of the Rules on the Management of Transactions with Related Parties Under the A Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	15	Approve Formulation of the Rules on the Management of the External Guarantee	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	16	Approve Formulation of the Rules on the Management of Proceeds from A Share Offering	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	17	Approve Report on the Use of Proceeds Raised in the Previous Issuance	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	18	Appoint Ernst & Young Hua Ming LLP (Special General Partnership) as Auditor for the Company's Initial Public Offering and Listing of A Shares	For	For	
China Railway Signal & Communication Corp. Ltd.	3969	15-Apr-19	Special	Management	19	Approve Special Profits Distribution Plan	For	For	
Ellie Mae, Inc.	ELLI	15-Apr-19	Special	Management	1	Approve Merger Agreement	For	For	
Ellie Mae, Inc.	ELLI	15-Apr-19	Special	Management	2	Advisory Vote on Golden Parachutes	For	For	
Ellie Mae, Inc.	ELLI	15-Apr-19	Special	Management	3	Adjourn Meeting	For	For	
Solium Capital, Inc.	SUM	15-Apr-19	Special	Management	1	Approve Acquisition by AcquisitionCo, a Wholly-Owned Subsidiary of Morgan Stanley	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	3	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	4	Approve Allocation of Income and Dividends of EUR 0.50 per Share	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	5	Approve Compensation of Vincent Bollore, Chairman of the Supervisory Board Until April 19, 2018	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	6	Approve Compensation of Yannick Bollore, Chairman of the Supervisory Board Since April 19, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	7	Approve Compensation of Arnaud de Puyfontaine, Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	8	Approve Compensation of Gilles Alix, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	9	Approve Compensation of Cedric de Baillencourt, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	10	Approve Compensation of Frederic Crepin, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	11	Approve Compensation of Simon Gillham, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	12	Approve Compensation of Herve Philippe, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	13	Approve Compensation of Stephane Roussel, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	14	Approve Remuneration Policy for Supervisory Board Members and Chairman	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	15	Approve Remuneration Policy for Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	16	Approve Remuneration Policy for Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	17	Approve Conditional Agreement with Arnaud de Puyfontaine, Chairman of the Management Board	For	Against	We are voting against as there are problematic features.

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Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	18	Approve Additional Pension Scheme Agreement with Arnaud de Puyfontaine, Chairman of the Management Board	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	19	Approve Additional Pension Scheme Agreement with Gilles Alix, Management Board Member	For	Against	We are voting against as there are problematic features.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	20	Approve Additional Pension Scheme Agreement with Cedric de Bailliencourt, Management Board Member	For	Against	We are voting against as there are problematic features.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	21	Approve Additional Pension Scheme Agreement with Frederic Crepin, Management Board Member	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	22	Approve Additional Pension Scheme Agreement with Simon Gillham, Management Board Member	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	23	Approve Additional Pension Scheme Agreement with Herve Philippe, Management Board Member	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	24	Approve Additional Pension Scheme Agreement with Stephane Roussel, Management Board Member	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	25	Elect Cyrille Bollere as Supervisory Board Member	For	Against	As the board's overall independence is low, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	26	Reelect Dominique Delport as Supervisory Board Member	For	Against	As the board's overall independence is low, we are voting against all non-independent directors on the ballot, except the CEO.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	27	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	28	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	29	Authorize Specific Buyback Program and Cancellation of Repurchased Share	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	30	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 750 Million	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Special	Management	31	Authorize Capitalization of Reserves of Up to EUR 375 Million for Bonus Issue or Increase in Par Value	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.

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Vivendi SA	VIV	15-Apr-19	Annual/Sp ecial	Management	32	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Sp ecial	Management	33	Authorize Capital Issuances for Use in Employee Stock Purchase Plans for Employees of International Subsidiaries	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Sp ecial	Management	34	Approve Change of Corporate Form to Societe Europeenne (SE)	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Sp ecial	Management	35	Change Company Name to Vivendi SE and Amend Bylaws Accordingly	For	For	
Vivendi SA	VIV	15-Apr-19	Annual/Sp ecial	Management	36	Authorize Filing of Required Documents/Other Formalities	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	1.2	Approve Remuneration Report	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 2.50 per Share	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	4.1	Approve Remuneration of Directors in the Amount of CHF 5.1 Million	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	4.2	Approve Remuneration of Executive Committee in the Amount of CHF 35 Million	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.1.1	Reelect Rolf Doerig as Director and Board Chairman	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.1.2	Reelect Jean-Christophe Deslarzes as Director	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.1.3	Reelect Ariane Gorin as Director	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.1.4	Reelect Alexander Gut as Director	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.1.5	Reelect Didier Lamouche as Director	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.1.6	Reelect David Prince as Director	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.1.7	Reelect Kathleen Taylor as Director	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.1.8	Reelect Regula Wallimann as Director	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.2.1	Reappoint Jean-Christophe Deslarzes as Member of the Compensation Committee	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.2.2	Reappoint Kathleen Taylor as Member of the Compensation Committee	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.2.3	Appoint Didier Lamouche as Member of the Compensation Committee	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.3	Designate Anwaltskanzlei Keller KLG as Independent Proxy	For	For	

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Adecco Group AG	ADEN	16-Apr-19	Annual	Management	5.4	Ratify Ernst & Young AG as Auditors	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	6	Approve Creation of CHF 816,720 Million Pool of Capital without Preemptive Rights	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	7	Approve Reduction in Share Capital via Cancellation of Repurchased Shares	For	For	
Adecco Group AG	ADEN	16-Apr-19	Annual	Management	8	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Atacadao SA	CRFB3	16-Apr-19	Special	Management	1	Re-Ratify Remuneration of Company's Management for 2018	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Atacadao SA	CRFB3	16-Apr-19	Special	Management	2	Amend Article 5 to Reflect Changes in Capital	For	For	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Atacadao SA	CRFB3	16-Apr-19	Special	Management	3	Amend Articles 22 and 28	For	For	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	3	Fix Number of Directors at Ten	For	For	
Atacadao SA	CRFB3	16-Apr-19	Special	Management	4	Amend Articles	For	For	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	4	Approve Characterization of Marcelo Pavao Lacerda and Luiz Fernando Vendramini Fleury as Independent Directors	For	For	
Atacadao SA	CRFB3	16-Apr-19	Special	Management	5	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	5	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	6	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	7	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	8.1	Percentage of Votes to Be Assigned - Elect Matthieu Dominique Marie Malige as Director	None	Abstain	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	8.2	Percentage of Votes to Be Assigned - Elect Edouard Balthazard Bertrand de Chavagnac as Director	None	Abstain	

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Atacadao SA	CRFB3	16-Apr-19	Annual	Management	8.3	Percentage of Votes to Be Assigned - Elect Jacques Dominique Ehrmann as Director	None	Abstain	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	8.4	Percentage of Votes to Be Assigned - Elect Francis Andre Mauger as Director	None	Abstain	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	8.5	Percentage of Votes to Be Assigned - Elect Noel Frederic Georges Prioux as Director	None	Abstain	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	8.6	Percentage of Votes to Be Assigned - Elect Frederic François Haffner as Director	None	Abstain	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	8.7	Percentage of Votes to Be Assigned - Elect Eduardo Pongracz Rossi as Director	None	Abstain	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	8.8	Percentage of Votes to Be Assigned - Elect Abilio dos Santos Diniz as Director	None	Abstain	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	8.9	Percentage of Votes to Be Assigned - Elect Luiz Fernando Vendramini Fleury as Director	None	Abstain	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	8.10	Percentage of Votes to Be Assigned - Elect Marcelo Pavao Lacerda as Director	None	Abstain	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	9	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	10	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	11	Approve Remuneration of Company's Management	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	12	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
Atacadao SA	CRFB3	16-Apr-19	Annual	Management	13	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Braskem SA	BRKM5	16-Apr-19	Annual	Management	1	As a Preferred Shareholder, Would You like to Request a Separate Minority Election of a Member of the Fiscal Council, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	For	

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Braskem SA	BRKM5	16-Apr-19	Annual	Shareholder	2	Elect Patricia Gracindo Marques de Assis Bentes as Fiscal Council Member and Marcelo Gasparino da Silva as Alternate Appointed by Preferred Shareholder	None	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	1	Re-elect Micky Arison as a Director of Carnival Corporation and as a Director of Carnival plc.	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	2	Re-elect Jonathon Band as a Director of Carnival Corporation and as a Director of Carnival plc.	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	3	Re-elect Jason Glen Cahilly as a Director of Carnival Corporation and as a Director of Carnival plc.	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	4	Re-elect Helen Deeble as a Director of Carnival Corporation and as a Director of Carnival plc.	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	5	Re-elect Arnold W. Donald as a Director of Carnival Corporation and as a Director of Carnival plc.	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	6	Re-elect Richard J. Glasier as a Director of Carnival Corporation and as a Director of Carnival plc.	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	7	Re-elect Debra Kelly-Ennis as a Director of Carnival Corporation and as a Director of Carnival plc.	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	8	Elect Director Katie Lahey as a Director of Carnival Corporation and as a Director of Carnival plc.	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	9	Re-elect John Parker as a Director of Carnival Corporation and as a Director of Carnival plc.	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	10	Re-elect Stuart Subotnick as a Director of Carnival Corporation and as a Director of Carnival plc.	For	Against	We are voting against this director due to concerns over tenure. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Carnival Corporation	CCL	16-Apr-19	Annual	Management	11	Re-elect Laura Weil as a Director of Carnival Corporation and as a Director of Carnival plc.	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	12	Re-elect Randall J. Weisenburger as a Director of Carnival Corporation and as a Director of Carnival plc.	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	13	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

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Carnival Corporation	CCL	16-Apr-19	Annual	Management	14	Approve Directors' Remuneration Report (in accordance with legal requirements applicable to UK companies)	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	15	Reappoint PricewaterhouseCoopers LLP as Independent Auditors of Carnival plc; Ratify the Selection of the U.S. Firm of PricewaterhouseCoopers LLP as the Independent Registered Certified Public Accounting Firm of Carnival Corporation	For	Against	The auditor's tenure is not disclosed.
Carnival Corporation	CCL	16-Apr-19	Annual	Management	16	Authorize Board to Fix Remuneration of Auditors	For	Against	The auditor's tenure is not disclosed.
Carnival Corporation	CCL	16-Apr-19	Annual	Management	17	Receive the UK Accounts and Reports of the Directors and Auditors of Carnival plc for the year ended November 30, 2018 (in accordance with legal requirements applicable to UK companies).	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	18	Authorize Issue of Equity	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	19	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Carnival Corporation	CCL	16-Apr-19	Annual	Management	20	Authorize Share Repurchase Program	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	1	Re-elect Micky Arison as Director of Carnival Corporation and as a Director of Carnival plc	For	Against	We are voting against this director due to concerns over tenure.
Carnival Plc	CCL	16-Apr-19	Annual	Management	2	Re-elect Sir Jonathon Band as Director of Carnival Corporation and as a Director of Carnival plc	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	3	Re-elect Jason Cahilly as Director of Carnival Corporation and as a Director of Carnival plc	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	4	Re-elect Helen Deeble as Director of Carnival Corporation and as a Director of Carnival plc	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	5	Re-elect Arnold Donald as Director of Carnival Corporation and as a Director of Carnival plc	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	6	Re-elect Richard Glasier as Director of Carnival Corporation and as a Director of Carnival plc	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	7	Re-elect Debra Kelly-Ennis as Director of Carnival Corporation and as a Director of Carnival plc	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	8	Elect Katie Lahey as Director of Carnival Corporation and as a Director of Carnival plc	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	9	Re-elect Sir John Parker as Director of Carnival Corporation and as a Director of Carnival plc	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Carnival Plc	CCL	16-Apr-19	Annual	Management	10	Re-elect Stuart Subotnick as Director of Carnival Corporation and as a Director of Carnival plc	For	Against	We are voting against this director due to concerns over tenure. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Carnival Plc	CCL	16-Apr-19	Annual	Management	11	Re-elect Laura Weil as Director of Carnival Corporation and as a Director of Carnival plc	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	12	Re-elect Randall Weisenburger as Director of Carnival Corporation and as a Director of Carnival plc	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	13	Advisory Vote to Approve Executive Compensation	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	14	Approve Remuneration Report	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	15	Reappoint PricewaterhouseCoopers LLP as Independent Auditors of Carnival plc; Ratify the Selection of the U.S. Firm of PricewaterhouseCoopers LLP as the Independent Registered Public Accounting Firm of Carnival Corporation	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	16	Authorise the Audit Committee of Carnival plc to Fix Remuneration of Auditors	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	17	Accept Financial Statements and Statutory Reports	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	18	Authorise Issue of Equity	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Carnival Plc	CCL	16-Apr-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Carnival Plc	CCL	16-Apr-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1a	Elect Director Michael L. Corbat	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1b	Elect Director Ellen M. Costello	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1c	Elect Director Barbara J. Desoer	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1d	Elect Director John C. Dugan	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1e	Elect Director Duncan P. Hennes	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1f	Elect Director Peter B. Henry	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1g	Elect Director S. Leslie Ireland	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1h	Elect Director Lew W. (Jay) Jacobs, IV	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1i	Elect Director Renee J. James	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1j	Elect Director Eugene M. McQuade	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1k	Elect Director Gary M. Reiner	For	For	

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Citigroup Inc.	C	16-Apr-19	Annual	Management	1l	Elect Director Diana L. Taylor	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1m	Elect Director James S. Turley	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1n	Elect Director Deborah C. Wright	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	1o	Elect Director Ernesto Zedillo Ponce de Leon	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Citigroup Inc.	C	16-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Citigroup Inc.	C	16-Apr-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Citigroup Inc.	C	16-Apr-19	Annual	Shareholder	5	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
Citigroup Inc.	C	16-Apr-19	Annual	Shareholder	6	Prohibit Accelerated Vesting of Awards to Pursue Government Service	Against	For	We support this proposal to limit/prohibit accelerated vesting of equity awards associated with executives voluntarily resigning to enter into government service.
Citigroup Inc.	C	16-Apr-19	Annual	Shareholder	7	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Shareholder	2.1.1	Slate 1 Submitted by Lagfin SCA	None	Do Not Vote	We believe that support for the other slate is in the best interests of shareholders.
Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Shareholder	2.1.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	For	
Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Shareholder	2.2	Elect Luca Garavoglia as Board Chair	None	For	
Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Shareholder	2.3	Approve Remuneration of Directors	None	For	
Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Shareholder	3.1.1	Slate 1 Submitted by Lagfin SCA	None	Against	We believe support for the other slate is in the best interests of shareholders.
Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Shareholder	3.1.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	For	
Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Shareholder	3.2	Approve Internal Statutory Auditors' Remuneration	None	For	

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Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Management	4	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Management	5	Approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Management	6	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Davide Campari-Milano SpA	CPR	16-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.1	Elect Director Nicholas K. Akins	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.2	Elect Director B. Evan Bayh, III	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.3	Elect Director Jorge L. Benitez	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.4	Elect Director Katherine B. Blackburn	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.5	Elect Director Emerson L. Brumback	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.6	Elect Director Jerry W. Burris	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.7	Elect Director Greg D. Carmichael	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.8	Elect Director C. Bryan Daniels	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.9	Elect Director Thomas H. Harvey	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.10	Elect Director Gary R. Heminger	For	Against	This director is overboarded.
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.11	Elect Director Jewell D. Hoover	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.12	Elect Director Eileen A. Mallesch	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.13	Elect Director Michael B. McCallister	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	1.14	Elect Director Marsha C. Williams	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	5	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Fifth Third Bancorp	FITB	16-Apr-19	Annual	Management	6	Authorize New Class of Preferred Stock	For	For	
Foshan Haitian Flavouring & Food Co., Ltd.	603288	16-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Foshan Haitian Flavouring & Food Co., Ltd.	603288	16-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Foshan Haitian Flavouring & Food Co., Ltd.	603288	16-Apr-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Foshan Haitian Flavouring & Food Co., Ltd.	603288	16-Apr-19	Annual	Management	4	Approve Financial Statements	For	For	
Foshan Haitian Flavouring & Food Co., Ltd.	603288	16-Apr-19	Annual	Management	5	Approve 2019 Financial Budget Report	For	For	

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Foshan Haitian Flavouring & Food Co., Ltd.	603288	16-Apr-19	Annual	Management	6	Approve Profit Distribution	For	For	
Foshan Haitian Flavouring & Food Co., Ltd.	603288	16-Apr-19	Annual	Management	7	Approve Remuneration of Directors and Supervisors	For	For	
Foshan Haitian Flavouring & Food Co., Ltd.	603288	16-Apr-19	Annual	Management	8	Approve Appointment of Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Foshan Haitian Flavouring & Food Co., Ltd.	603288	16-Apr-19	Annual	Management	9	Approve Use of Own Funds for Entrusted Asset Management	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Foshan Haitian Flavouring & Food Co., Ltd.	603288	16-Apr-19	Annual	Management	10	Amend Articles of Association, Rules and Procedures Regarding General Meetings of Shareholders, Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 2.10 per Share	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	5	Reelect Rose-Marie Van Lerberghe as Supervisory Board Member	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	6	Reelect Beatrice de Clermont-Tonnerre as Supervisory Board Member	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	7	Approve Compensation of Jean-Marc Jestin	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	8	Approve Compensation of Jean-Michel Gault	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	9	Approve Remuneration Policy of Supervisory Board Members	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	10	Approve Remuneration Policy of the Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	11	Approve Remuneration Policy of the Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Klepierre SA	LI	16-Apr-19	Annual/Special	Management	12	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	13	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	14	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 90 Million	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	15	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 42 Million	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	16	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 42 Million	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	17	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	18	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	19	Authorize Capitalization of Reserves of Up to EUR 100 Million for Bonus Issue or Increase in Par Value	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Against	For	We believe that support for this proposal is in the interests of shareholders.
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	21	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 100 Million	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	22	Authorize up to 0.5 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Klepierre SA	LI	16-Apr-19	Annual/Special	Management	23	Authorize Filing of Required Documents/Other Formalities	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.1	Elect Director Brent D. Baird	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are voting against this director due to concerns over tenure.
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.2	Elect Director C. Angela Bontempo	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.3	Elect Director Robert T. Brady	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.4	Elect Director T. Jefferson Cunningham, III	For	For	

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M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.5	Elect Director Gary N. Geisel	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.6	Elect Director Richard S. Gold	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.7	Elect Director Richard A. Grossi	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.8	Elect Director John D. Hawke, Jr.	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.9	Elect Director Rene F. Jones	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.10	Elect Director Richard H. Ledgett, Jr.	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.11	Elect Director Newton P.S. Merrill	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.12	Elect Director Kevin J. Pearson	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.13	Elect Director Melinda R. Rich	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.14	Elect Director Robert E. Sadler, Jr.	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.15	Elect Director Denis J. Salamone	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.16	Elect Director John R. Scannell	For	Withhold	This director is overboarded.
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.17	Elect Director David S. Scharfstein	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	1.18	Elect Director Herbert L. Washington	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	2	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
M&T Bank Corporation	MTB	16-Apr-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Moncler SpA	MONC	16-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Moncler SpA	MONC	16-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Moncler SpA	MONC	16-Apr-19	Annual	Shareholder	3.1	Fix Number of Directors at 11	None	For	
Moncler SpA	MONC	16-Apr-19	Annual	Shareholder	3.2	Fix Board Terms for Directors	None	For	
Moncler SpA	MONC	16-Apr-19	Annual	Shareholder	3.3.1	Slate 1 Submitted by Ruffini Partecipazioni Srl	None	For	
Moncler SpA	MONC	16-Apr-19	Annual	Shareholder	3.3.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	Do Not Vote	We believe that support for the other slate is in the best interests of shareholders.
Moncler SpA	MONC	16-Apr-19	Annual	Management	3.4	Elect Board Chairman and Vice-Chairman	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Moncler SpA	MONC	16-Apr-19	Annual	Shareholder	3.5	Approve Remuneration of Directors	None	For	
Moncler SpA	MONC	16-Apr-19	Annual	Management	4	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	

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Moody's Corporation	MCO	16-Apr-19	Annual	Management	1.1	Elect Director Basil L. Anderson	For	For	
Moody's Corporation	MCO	16-Apr-19	Annual	Management	1.2	Elect Director Jorge A. Bermudez	For	For	
Moody's Corporation	MCO	16-Apr-19	Annual	Management	1.3	Elect Director Therese Esperdy	For	For	
Moody's Corporation	MCO	16-Apr-19	Annual	Management	1.4	Elect Director Vincent A. Forlenza	For	For	
Moody's Corporation	MCO	16-Apr-19	Annual	Management	1.5	Elect Director Kathryn M. Hill	For	For	
Moody's Corporation	MCO	16-Apr-19	Annual	Management	1.6	Elect Director Raymond W. McDaniel, Jr.	For	For	
Moody's Corporation	MCO	16-Apr-19	Annual	Management	1.7	Elect Director Henry A. McKinnell, Jr.	For	For	
Moody's Corporation	MCO	16-Apr-19	Annual	Management	1.8	Elect Director Leslie F. Seidman	For	For	
Moody's Corporation	MCO	16-Apr-19	Annual	Management	1.9	Elect Director Bruce Van Saun	For	For	
Moody's Corporation	MCO	16-Apr-19	Annual	Management	1.10	Elect Director Gerrit Zalm	For	For	
Moody's Corporation	MCO	16-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	For	
Moody's Corporation	MCO	16-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	1	Open Meeting	None	None	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	2	Approve Agenda of Meeting	For	For	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	5	Prepare and Approve List of Shareholders	For	For	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports; Receive CEO's Review	None	None	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of EUR 0.90 Per Share	For	For	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	10	Approve Monthly Remuneration of Directors in the Amount of EUR 5,000 to Chair, EUR 2,500 to Vice Chair and EUR 2,000 to Other Directors; Approve Meeting Fees	For	For	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	11	Fix Number of Directors at Six	For	Against	We view the proposed board size as too small.
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	12	Reelect Pentti Hakkarainen, Lasse Heinonen, Nora Hortling, Elisa Markula, Paivi Paltola and Heikki Sirvio as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	13	Approve Remuneration of Auditors	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	14	Ratify Ernst & Young as Auditors	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	15	Authorize Share Repurchase Program	For	For	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	16	Approve Issuance of up to 1 Million Shares without Preemptive Rights; Approve Reissuance of 500,000 Repurchased Shares	For	For	
Olvi Oyj	OLVAS	16-Apr-19	Annual	Management	17	Close Meeting	None	None	
PT United Tractors Tbk	UNTR	16-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
PT United Tractors Tbk	UNTR	16-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT United Tractors Tbk	UNTR	16-Apr-19	Annual	Management	3	Elect Directors and Commissioners	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
PT United Tractors Tbk	UNTR	16-Apr-19	Annual	Management	4	Approve Remuneration of Directors and Commissioners	For	For	
PT United Tractors Tbk	UNTR	16-Apr-19	Annual	Management	5	Approve Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed. The auditor's tenure is not disclosed.
PT United Tractors Tbk	UNTR	16-Apr-19	Annual	Management	6	Amend Article 3 of the Articles of Association in Relation With Main Business Activity	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	1.1	Elect Director Willie A. Deese	For	For	
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	1.2	Elect Director William V. Hickey	For	For	
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	1.3	Elect Director Ralph Izzo	For	For	
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	1.4	Elect Director Shirley Ann Jackson	For	For	
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	1.5	Elect Director David Lilley	For	For	
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	1.6	Elect Director Barry H. Ostrowsky	For	For	
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	1.7	Elect Director Laura A. Sugg	For	For	
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	1.8	Elect Director Richard J. Swift	For	Against	We are voting against this director due to concerns over tenure.
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	1.9	Elect Director Susan Tomasky	For	For	
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	1.10	Elect Director Alfred W. Zollar	For	For	
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Public Service Enterprise Group Incorporated	PEG	16-Apr-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Saras SpA	SRS	16-Apr-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Saras SpA	SRS	16-Apr-19	Annual	Management	1.2	Approve Allocation of Income	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Saras SpA	SRS	16-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Saras SpA	SRS	16-Apr-19	Annual	Management	3	Approve Stock Grant Plan	For	For	
Saras SpA	SRS	16-Apr-19	Annual	Management	4	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Saras SpA	SRS	16-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Semapa Sociedade de Investimento e Gestao SA	SEM	16-Apr-19	Annual	Management	1	Approve Individual Financial Statements and Statutory Reports	For	For	
Semapa Sociedade de Investimento e Gestao SA	SEM	16-Apr-19	Annual	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Semapa Sociedade de Investimento e Gestao SA	SEM	16-Apr-19	Annual	Management	3	Approve Allocation of Income	For	For	
Semapa Sociedade de Investimento e Gestao SA	SEM	16-Apr-19	Annual	Management	4	Appraise Management and Supervision of Company and Approve Vote of Confidence to Corporate Bodies	For	For	
Semapa Sociedade de Investimento e Gestao SA	SEM	16-Apr-19	Annual	Management	5	Ratify Co-option of Heinz-Peter Elstrodt as Board Chairman	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Semapa Sociedade de Investimento e Gestao SA	SEM	16-Apr-19	Annual	Management	6	Elect Joao do Passo Vicente Ribeiro as Remuneration Committee Member	For	For	
Semapa Sociedade de Investimento e Gestao SA	SEM	16-Apr-19	Annual	Management	7	Approve Statement on Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Semapa Sociedade de Investimento e Gestao SA	SEM	16-Apr-19	Annual	Management	8	Authorize Repurchase and Reissuance of Shares and Bonds	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 2.10 per Share	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.1.a	Reelect Lukas Braunschweiler as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.1.b	Reelect Oliver Fetzer as Director	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.1.c	Reelect Heinrich Fischer as Director	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.1.d	Reelect Lars Holmqvist as Director	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.1.e	Reelect Karen Huebscher as Director	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.1.f	Reelect Christa Kreuzburg as Director	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.1.g	Reelect Daniel Marshak as Director	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.2	Reelect Lukas Braunschweiler as Board Chairman	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.3.a	Reappoint Oliver Fetzer as Member of the Compensation Committee	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.3.b	Reappoint Christa Kreuzburg as Member of the Compensation Committee	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.3.c	Reappoint Daniel Marshak as Member of the Compensation Committee	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.4	Ratify Ernst & Young AG as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Tecan Group AG	TECN	16-Apr-19	Annual	Management	4.5	Designate Proxy Voting Services GmbH as Independent Proxy	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	5.1	Approve Remuneration Report (Non-Binding)	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	5.2	Approve Remuneration of Directors in the Amount of CHF 1.5 Million	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	5.3	Approve Remuneration of Executive Committee in the Amount of CHF 18.5 Million	For	For	
Tecan Group AG	TECN	16-Apr-19	Annual	Management	6	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.1	Elect Director C. Keith Cargill	For	For	
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.2	Elect Director Jonathan E. Baliff	For	Withhold	We are voting against incumbent directors on the ballot for unilaterally adopting bylaws/anti-takeover measures that restrict shareholder rights.
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.3	Elect Director James H. Browning	For	Withhold	We are voting against incumbent directors on the ballot for unilaterally adopting bylaws/anti-takeover measures that restrict shareholder rights.

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Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.4	Elect Director Larry L. Helm	For	Withhold	We are voting against incumbent directors on the ballot for unilaterally adopting bylaws/anti-takeover measures that restrict shareholder rights.
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.5	Elect Director David S. Huntley	For	Withhold	We are voting against incumbent directors on the ballot for unilaterally adopting bylaws/anti-takeover measures that restrict shareholder rights.
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.6	Elect Director Charles S. Hyle	For	Withhold	We are voting against incumbent directors on the ballot for unilaterally adopting bylaws/anti-takeover measures that restrict shareholder rights.
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.7	Elect Director Elysia Holt Ragusa	For	Withhold	We are voting against incumbent directors on the ballot for unilaterally adopting bylaws/anti-takeover measures that restrict shareholder rights. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.8	Elect Director Steven P. Rosenberg	For	Withhold	We are voting against incumbent directors on the ballot for unilaterally adopting bylaws/anti-takeover measures that restrict shareholder rights.
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.9	Elect Director Robert W. Stallings	For	Withhold	We are voting against incumbent directors on the ballot for unilaterally adopting bylaws/anti-takeover measures that restrict shareholder rights.
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.10	Elect Director Dale W. Tremblay	For	Withhold	We are voting against incumbent directors on the ballot for unilaterally adopting bylaws/anti-takeover measures that restrict shareholder rights.
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.11	Elect Director Ian J. Turpin	For	Withhold	We are voting against incumbent directors on the ballot for unilaterally adopting bylaws/anti-takeover measures that restrict shareholder rights.
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	1.12	Elect Director Patricia A. Watson	For	Withhold	We are voting against incumbent directors on the ballot for unilaterally adopting bylaws/anti-takeover measures that restrict shareholder rights.

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Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Texas Capital Bancshares, Inc.	TCBI	16-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1a	Elect Director Warner L. Baxter	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1b	Elect Director Dorothy J. Bridges	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1c	Elect Director Elizabeth L. Buse	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1d	Elect Director Marc N. Casper	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1e	Elect Director Andrew Cecere	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1f	Elect Director Arthur D. Collins, Jr.	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1g	Elect Director Kimberly J. Harris	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1h	Elect Director Roland A. Hernandez	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1i	Elect Director Doreen Woo Ho	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1j	Elect Director Olivia F. Kirtley	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1k	Elect Director Karen S. Lynch	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1l	Elect Director Richard P. McKenney	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1m	Elect Director Yusuf I. Mehdi	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1n	Elect Director David B. O'Maley	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1o	Elect Director O'dell M. Owens	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1p	Elect Director Craig D. Schnuck	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	1q	Elect Director Scott W. Wine	For	Against	This director is overboarded.
U.S. Bancorp	USB	16-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
U.S. Bancorp	USB	16-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1a	Elect Director Samuel R. Allen	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1b	Elect Director Marc R. Bitzer	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1c	Elect Director Greg Creed	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1d	Elect Director Gary T. DiCamillo	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1e	Elect Director Diane M. Dietz	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1f	Elect Director Gerri T. Elliott	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1g	Elect Director Michael F. Johnston	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1h	Elect Director John D. Liu	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1i	Elect Director James M. Loree	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1j	Elect Director Harish Manwani	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1k	Elect Director William D. Perez	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1l	Elect Director Larry O. Spencer	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	1m	Elect Director Michael D. White	For	For	

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Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Whirlpool Corporation	WHR	16-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines. In addition, we are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Acea SpA	ACE	17-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Acea SpA	ACE	17-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Acea SpA	ACE	17-Apr-19	Annual	Management	3	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Acea SpA	ACE	17-Apr-19	Annual	Shareholder	4.1.1	Slate Submitted by Roma Capitale	None	Do Not Vote	We believe support for the other slate is in the best interests of shareholders.
Acea SpA	ACE	17-Apr-19	Annual	Shareholder	4.1.2	Slate Submitted by Fincal SpA	None	For	
Acea SpA	ACE	17-Apr-19	Annual	Shareholder	4.2	Appoint Chairman of Internal Statutory Auditors	None	For	
Acea SpA	ACE	17-Apr-19	Annual	Management	4.3	Approve Internal Auditors' Remuneration	For	For	
Acea SpA	ACE	17-Apr-19	Annual	Management	5	Elect Director	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
AirAsia Group Bhd.	5099	17-Apr-19	Special	Management	1	Approve Disposal by AAGB of Entire Equity Interest in Merah Aviation Entities to AS Air Lease Holdings 5T DAC	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	1.1	Re-elect Richard Dunne as Director	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	1.2	Re-elect Nombulelo Moholi as Director	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	1.3	Re-elect Daisy Naidoo as Director	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	1.4	Re-elect Tony O'Neill as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	2.1	Elect Norman Mbazima as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	2.2	Elect Craig Miller as Director	For	Against	We do not support insiders on the board other than the CEO.

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Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	3.1	Re-elect Richard Dunne as Member of the Audit and Risk Committee	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	3.2	Re-elect Peter Mageza as Member of the Audit and Risk Committee	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	3.3	Re-elect John Vice as Member of the Audit and Risk Committee	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	3.4	Re-elect Daisy Naidoo as Member of the Audit and Risk Committee	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	4	Reappoint Deloitte & Touche as Auditors of the Company with G Berry as the Individual Designated Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	5	Place Authorised but Unissued Shares under Control of Directors	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	6	Authorise Ratification of Approved Resolutions	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	7.1	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	7.2	Approve Remuneration Implementation Report	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	1	Approve Non-Executive Directors' Fees	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	2	Approve Financial Assistance in Terms of Sections 44 and 45 of the Companies Act	For	For	
Anglo American Platinum Ltd.	AMS	17-Apr-19	Annual	Management	3	Authorise Repurchase of Issued Share Capital	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	2	Approve Allocation of Income	For	For	
Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	3	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	4	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	5	Approve Performance Share Plan	For	Against	The performance share plan does not meet our guidelines.

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Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	6	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	
Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	1.1	Approve Cancellation of Capital Authorization Approved on Apr. 30, 2014	For	For	
Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	1.2	Approve Capital Increase with Preemptive Rights	For	For	
Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	1.3	Authorize Issuance of Convertible Bonds with or without Preemptive Rights; Approve Capital Increase to Service Conversion of Bonds	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	1.4	Approve Capital Increase without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	2	Approve Not to Reconstitute Legal Reserves	For	For	
Arnoldo Mondadori Editore SpA	MN	17-Apr-19	Annual/Special	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	4	Approve Profit Distribution and Capitalization of Capital Reserves	For	For	
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	5	Approve Daily Related Party Transactions	For	Against	This proposal is not in shareholders' best interests.
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	6	Approve Annual Report and Summary	For	For	
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	7	Approve 2019 Financial Budget Report	For	For	
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	8	Approve Appointment of Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	9	Approve Adjustment to Allowance of Independent Directors	For	For	
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	10	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	11	Approve Repurchase and Cancellation of Performance Share	For	For	
AVIC Jonhon Optronic Technology Co., Ltd.	002179	17-Apr-19	Annual	Management	12	Amend Articles of Association	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Axel Springer SE	SPR	17-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 2.10 per Share	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	4.1	Approve Discharge of Supervisory Board Members Other than Friede Springer for Fiscal 2018	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	4.2	Approve Discharge of Supervisory Board Member Friede Springer for Fiscal 2018	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	5	Ratify Ernst & Young GmbH as Auditors for Fiscal 2019	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	6.1	Elect Ralph Buechi to the Supervisory Board	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	6.2	Elect Oliver Heine to the Supervisory Board	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	6.3	Reelect Alexander Karp to the Supervisory Board	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	6.4	Reelect Iris Knobloch to the Supervisory Board	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	6.5	Elect Nicola Leibinger-Kammueler to the Supervisory Board	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	6.6	Elect Ulrich Plett to the Supervisory Board	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	6.7	Elect Wolfgang Reitzle to the Supervisory Board	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Axel Springer SE	SPR	17-Apr-19	Annual	Management	6.8	Elect Friede Springer to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Axel Springer SE	SPR	17-Apr-19	Annual	Management	6.9	Elect Martin Varsavsky to the Supervisory Board	For	For	
Axel Springer SE	SPR	17-Apr-19	Annual	Management	7	Amend Corporate Purpose	For	For	
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.70 per Share	For	Against	We are voting against the proposed dividend as it does not meet expectations.
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	5	Ratify Ernst & Young GmbH as Auditors for Fiscal 2019	For	For	
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	6.1	Elect Hong Chow to the Supervisory Board	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	6.2	Elect Martin Hansson to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	6.3	Elect Michael Herz to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	6.4	Elect Christine Martel to the Supervisory Board	For	For	
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	6.5	Elect Frederic Pflanz to the Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	6.6	Elect Reinhard Poellath to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Beiersdorf AG	BEI	17-Apr-19	Annual	Management	6.7	Elect Beatrice Dreyfus as Alternate Supervisory Board Member	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	3	Re-elect Philip Rogerson as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	4	Re-elect Frank van Zanten as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	5	Re-elect Brian May as Director	For	Against	We do not support insiders on the board other than the CEO.
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	6	Re-elect Eugenia Ulasewicz as Director	For	For	

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Bunzl Plc	BNZL	17-Apr-19	Annual	Management	7	Re-elect Vanda Murray as Director	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	8	Re-elect Lloyd Pitchford as Director	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	9	Re-elect Stephan Nanninga as Director	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	10	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	11	Authorise Board to Fix Remuneration of Auditors	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	12	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	13	Authorise Issue of Equity	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	14	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	16	Authorise Market Purchase of Ordinary Shares	For	For	
Bunzl Plc	BNZL	17-Apr-19	Annual	Management	17	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	2	Approve Remuneration Report	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of 3.75 per Share	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	4	Approve Discharge of Board and Senior Management	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.1.1	Reelect Felix Weber as Director	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.1.2	Reelect Peter Athanas as Director	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.1.3	Reelect Urs Baumann as Director	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.1.4	Reelect Denis Hall as Director	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.1.5	Reelect Katrina Machin as Director	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.1.6	Reelect Monica Maechler as Director	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.1.7	Reelect Ben Tellings as Director	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.2	Reelect Felix Weber as Board Chairman	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.3.1	Reappoint Urs Baumann as Member of the Compensation and Nomination Committee	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.3.2	Reappoint Katrina Machin as Member of the Compensation and Nomination Committee	For	For	

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Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.3.3	Reappoint Ben Tellings as Member of the Compensation and Nomination Committee	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.4	Designate Keller KLG as Independent Proxy	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	5.5	Ratify KPMG AG as Auditors	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	6	Approve Creation of CHF 3 Million Pool of Capital without Preemptive Rights	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	7.1	Approve Remuneration of Directors in the Amount of CHF 1.5 Million	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	7.2	Approve Fixed and Variable Remuneration of Executive Committee in the Amount of CHF 6.4 Million	For	For	
Cembra Money Bank AG	CMBN	17-Apr-19	Annual	Management	8	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Cementir Holding SpA	CEM	17-Apr-19	Annual	Management	1.a	Accept Financial Statements and Statutory Reports	For	For	
Cementir Holding SpA	CEM	17-Apr-19	Annual	Management	1.b	Approve Treatment of Net Loss	For	For	
Cementir Holding SpA	CEM	17-Apr-19	Annual	Management	2.a	Approve Dividend Distribution	For	For	
Cementir Holding SpA	CEM	17-Apr-19	Annual	Management	2.b	Approve Record Date for Dividend Distribution	For	For	
Cementir Holding SpA	CEM	17-Apr-19	Annual	Management	2.c	Approve Dividend Payment Date	For	For	
Cementir Holding SpA	CEM	17-Apr-19	Annual	Management	2.d	Approve Payment of Dividend	For	For	
Cementir Holding SpA	CEM	17-Apr-19	Annual	Management	3	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Cementir Holding SpA	CEM	17-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	1	Receive Chairman's Report	For	For	
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of CLP 358.33 per Share and CLP 716.66 per ADR to Be Distributed on April 29, 2019	For	For	
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	4	Present Dividend Policy and Distribution Procedures	For	For	

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Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	5	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	7	Approve Remuneration and Budget of Directors' Committee	For	For	
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	8	Approve Remuneration and Budget of Audit Committee	For	For	
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	9.1	Appoint Auditors	For	Against	The auditor's tenure is not disclosed.
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	9.2	Designate Risk Assessment Companies	For	For	
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	10	Receive Directors' Committee Report on Activities	For	For	
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	11	Receive Report Regarding Related-Party Transactions	For	For	
Cia Cervecerias Unidas SA	CCU	17-Apr-19	Annual	Management	12	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 15	For	For	
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	2.1	Elect Director Iwasaki, Hirosato	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	2.2	Elect Director Tahara, Fujio	For	Against	We are holding the President accountable for the board not being one-third independent.
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	2.3	Elect Director Osada, Kazuhiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	2.4	Elect Director Kawano, Toshiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	2.5	Elect Director Tateishi, Hiroshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	2.6	Elect Director Tamano, Masato	For	Against	We do not support insiders on the board other than the President and Chairman.
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	2.7	Elect Director Fujiwara, Manabu	For	Against	We do not support insiders on the board other than the President and Chairman.
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	2.8	Elect Director Oishi, Hitoshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	2.9	Elect Director Nakayama, Shin	For	For	
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	2.10	Elect Director Otsuka, Masahiko	For	For	

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Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	3.1	Appoint Statutory Auditor Oda, Yasuhiro	For	Against	We are not supportive of insiders on the board of statutory auditors.
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	3.2	Appoint Statutory Auditor Nakatani, Eiichiro	For	For	
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	3.3	Appoint Statutory Auditor Taniguchi, Katsunori	For	For	
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	4.1	Appoint Alternate Statutory Auditor Hasegawa, Mitsugu	For	Against	We are not supportive of insiders on the board of statutory auditors.
Computer Engineering & Consulting Ltd.	9692	17-Apr-19	Annual	Management	4.2	Appoint Alternate Statutory Auditor Ito, Mari	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 4.60 per Share	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	4	Approve Stock Dividend Program	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	5	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	6	Approve Severance Agreement with Christophe Kullmann, CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	7	Approve Severance Agreement with Olivier Esteve, Vice-CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	8	Approve Remuneration Policy of Chairman of the Board	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	9	Approve Remuneration Policy of CEO	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	10	Approve Remuneration Policy of Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	11	Approve Compensation of Jean Laurent, Chairman of the Board	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	12	Approve Compensation of Christophe Kullmann, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Covivio SA	COV	17-Apr-19	Annual/Special	Management	13	Approve Compensation of Olivier Esteve, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Covivio SA	COV	17-Apr-19	Annual/Special	Management	14	Approve Compensation of Dominique Ozanne, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Covivio SA	COV	17-Apr-19	Annual/Special	Management	15	Reelect Jean Laurent as Director	For	For	
Covivio SA	COV	17-Apr-19	Annual/Special	Management	16	Reelect Leonardo Del Vecchio as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Covivio SA	COV	17-Apr-19	Annual/Special	Management	17	Reelect Covea Cooperations as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Covivio SA	COV	17-Apr-19	Annual/Special	Management	18	Elect Christian Delaire as Director	For	For	
Covivio SA	COV	17-Apr-19	Annual/Special	Management	19	Elect Olivier Piani as Director	For	For	
Covivio SA	COV	17-Apr-19	Annual/Special	Management	20	Renew Appointment of Ernst and Young et Autres as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Covivio SA	COV	17-Apr-19	Annual/Special	Management	21	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Covivio SA	COV	17-Apr-19	Annual/Special	Management	22	Change Corporate Purpose and Amend Article 3 of Bylaws Accordingly; Amend Article 14 of Bylaws Re: Age Limit of Chairman of the Board	For	For	
Covivio SA	COV	17-Apr-19	Annual/Special	Management	23	Authorize Capitalization of Reserves of Up to EUR 24.8 Million for Bonus Issue or Increase in Par Value	For	For	
Covivio SA	COV	17-Apr-19	Annual/Special	Management	24	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	

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Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	25	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 62 Million	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	26	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 24.8 Million, with a Binding Priority Right	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	27	Authorize Capital Increase of Up to 10 Percent of Issued Share Capital for Future Exchange Offers	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	28	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	29	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	30	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock option plan does not meet our guidelines.
Covivio SA	COV	17-Apr-19	Annual/Sp ecial	Management	31	Authorize Filing of Required Documents/Other Formalities	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Drax Group Plc	DRX	17-Apr-19	Annual	Management	3	Approve Final Dividend	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	4	Elect Vanessa Simms as Director	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	5	Elect Andy Skelton as Director	For	Against	We do not support insiders on the board other than the CEO.
Drax Group Plc	DRX	17-Apr-19	Annual	Management	6	Re-elect Tim Cobbold as Director	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	7	Re-elect Philip Cox as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Drax Group Plc	DRX	17-Apr-19	Annual	Management	8	Re-elect Will Gardiner as Director	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	9	Re-elect Nicola Hodson as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Drax Group Plc	DRX	17-Apr-19	Annual	Management	10	Re-elect Andy Koss as Director	For	Against	We do not support insiders on the board other than the CEO.
Drax Group Plc	DRX	17-Apr-19	Annual	Management	11	Re-elect David Nussbaum as Director	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	12	Re-elect Tony Thorne as Director	For	For	

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Drax Group Plc	DRX	17-Apr-19	Annual	Management	13	Reappoint Deloitte LLP as Auditors	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	14	Authorise Board to Fix Remuneration of Auditors	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	15	Authorise EU Political Donations and Expenditure	For	Against	This proposal is not in shareholders' best interests.
Drax Group Plc	DRX	17-Apr-19	Annual	Management	16	Authorise Issue of Equity	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	
Drax Group Plc	DRX	17-Apr-19	Annual	Management	19	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Embotelladora Andina SA	ANDINA.B	17-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Embotelladora Andina SA	ANDINA.B	17-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Embotelladora Andina SA	ANDINA.B	17-Apr-19	Annual	Management	3	Present Dividend Policy	For	For	
Embotelladora Andina SA	ANDINA.B	17-Apr-19	Annual	Management	4	Approve Remuneration of Directors, Directors' Committee and Audit Committee, their Annual Reports and Expenses Incurred by both Committees	For	For	
Embotelladora Andina SA	ANDINA.B	17-Apr-19	Annual	Management	5	Appoint Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Embotelladora Andina SA	ANDINA.B	17-Apr-19	Annual	Management	6	Designate Risk Assessment Companies	For	For	
Embotelladora Andina SA	ANDINA.B	17-Apr-19	Annual	Management	7	Receive Report Regarding Related-Party Transactions	For	For	
Embotelladora Andina SA	ANDINA.B	17-Apr-19	Annual	Management	8	Designate Newspaper to Publish Announcements	For	For	
Embotelladora Andina SA	ANDINA.B	17-Apr-19	Annual	Management	9	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
ERG SpA	ERG	17-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
ERG SpA	ERG	17-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
ERG SpA	ERG	17-Apr-19	Annual	Shareholder	3.1.1	Slate 1 Submitted by San Quirico SpA	None	Do Not Vote	We believe support for the other slate is in the best interests of shareholders.
ERG SpA	ERG	17-Apr-19	Annual	Shareholder	3.1.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ERG SpA	ERG	17-Apr-19	Annual	Shareholder	3.2	Approve Internal Auditors' Remuneration	None	For	
ERG SpA	ERG	17-Apr-19	Annual	Shareholder	4	Approve Remuneration of Directors	None	For	
ERG SpA	ERG	17-Apr-19	Annual	Shareholder	5	Approve Remuneration of Control and Risk Committee Members	None	For	
ERG SpA	ERG	17-Apr-19	Annual	Shareholder	6	Approve Remuneration of Nomination and Remuneration Committee Members	None	For	
ERG SpA	ERG	17-Apr-19	Annual	Management	7	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
ERG SpA	ERG	17-Apr-19	Annual	Management	8	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Gecina SA	GFC	17-Apr-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Gecina SA	GFC	17-Apr-19	Annual	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Gecina SA	GFC	17-Apr-19	Annual	Management	3	Approve Transfer of Revaluation Surplus of Transferred Assets to Specific Reserves Account	For	For	
Gecina SA	GFC	17-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividends of EUR 5.50 per Share	For	For	
Gecina SA	GFC	17-Apr-19	Annual	Management	5	Approve Stock Dividend Program	For	For	
Gecina SA	GFC	17-Apr-19	Annual	Management	6	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transaction	For	For	
Gecina SA	GFC	17-Apr-19	Annual	Management	7	Approve Compensation of Bernard Michel, Chairman of the Board Until Apr. 18, 2018	For	For	
Gecina SA	GFC	17-Apr-19	Annual	Management	8	Approve Compensation of Bernard Carayon, Chairman of the Board Since Apr. 18, 2018	For	For	
Gecina SA	GFC	17-Apr-19	Annual	Management	9	Approve Compensation of Meka Brunel, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Gecina SA	GFC	17-Apr-19	Annual	Management	10	Approve Remuneration Policy of Chairman of the Board	For	For	
Gecina SA	GFC	17-Apr-19	Annual	Management	11	Approve Remuneration Policy of CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Gecina SA	GFC	17-Apr-19	Annual	Management	12	Reelect Dominique Dudan as Director	For	For	
Gecina SA	GFC	17-Apr-19	Annual	Management	13	Reelect Predica as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Gecina SA	GFC	17-Apr-19	Annual	Management	14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Gecina SA	GFC	17-Apr-19	Annual	Management	15	Authorize Filing of Required Documents/Other Formalities	For	For	
Genting Singapore Limited	G13	17-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
Genting Singapore Limited	G13	17-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Genting Singapore Limited	G13	17-Apr-19	Annual	Management	3	Elect Lim Kok Thay as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
Genting Singapore Limited	G13	17-Apr-19	Annual	Management	4	Elect Chan Swee Liang Carolina as Director	For	For	
Genting Singapore Limited	G13	17-Apr-19	Annual	Management	5	Approve Directors' Fees	For	For	
Genting Singapore Limited	G13	17-Apr-19	Annual	Management	6	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Genting Singapore Limited	G13	17-Apr-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Genting Singapore Limited	G13	17-Apr-19	Annual	Management	8	Approve Mandate for Interested Person Transactions	For	For	
Genting Singapore Limited	G13	17-Apr-19	Annual	Management	9	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Gerdau SA	GGBR4	17-Apr-19	Annual	Management	1	As a Preferred Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	For	
Gerdau SA	GGBR4	17-Apr-19	Annual	Shareholder	2	Elect Carlos Jose da Costa Andre as Director Appointed by Preferred Shareholder	None	For	

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Gerdau SA	GGBR4	17-Apr-19	Annual	Management	3	In Case Neither Class of Shares Reaches the Minimum Quorum Required by the Brazilian Corporate Law to Elect a Board Representative in Separate Elections, Would You Like to Use Your Votes to Elect the Candidate with More Votes to Represent Both Classes?	None	For	
Gerdau SA	GGBR4	17-Apr-19	Annual	Shareholder	4	Elect Carlos Roberto Cafareli as Fiscal Council Member and Maria Izabel Gribel de Castro as Alternate Appointed by Preferred Shareholder	None	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	1	Open Meeting	None	None	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	7.a	Receive Financial Statements and Statutory Reports	None	None	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	7.b	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	None	None	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	7.c	Receive Board's Proposal on Allocation of Income and Dividends	None	None	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	8	Receive President's Report	None	None	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 5.75 Per Share	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	9.c	Approve Record Date for Dividend Payment	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	9.d	Approve Discharge of Board and President	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	10	Determine Number of Members (8) and Deputy Members (0) of Board	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 2,060,000 for Chairman, SEK 1,240,000 for Vice Chair and SEK 620,000 for Other Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	12.a	Reelect Par Boman as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	12.b	Reelect Christian Caspar as Director	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	12.c	Reelect Bengt Kjell as Director	For	Against	This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	12.d	Reelect Nina Linander as Director	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	12.e	Reelect Fredrik Lundberg as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	12.f	Reelect Annika Lundius as Director	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	12.g	Reelect Lars Pettersson as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	12.h	Reelect Helena Stjernholm as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	12.i	Reelect Fredrik Lundberg as Board Chairman	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	13	Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	14	Approve Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	15	Ratify Deloitte as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	16	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	17	Approve Share Matching Plan	For	For	
Industrivarden AB	INDU.A	17-Apr-19	Annual	Management	18	Close Meeting	None	None	
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Special	Management	1.1	Elect Director Mark Joseph Leon	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. In addition, we are not supportive of non-independent directors sitting on key board committees. We are also holding this director accountable, as chair of the board, for inadequate gender diversity on the board, and for not providing an annual advisory vote on executive compensation. We are also holding certain directors accountable for ratifying what we believe to be problematic compensation issues.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Sp ecial	Management	1.2	Elect Director Terrence Thomas Leon	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. In addition, we are not supportive of non-independent directors sitting on key board committees. We are also holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Sp ecial	Management	1.3	Elect Director Edward Florian Leon	For	For	
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Sp ecial	Management	1.4	Elect Director Joseph Michael Leon II	For	For	
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Sp ecial	Management	1.5	Elect Director Peter Eby	For	Withhold	We are voting against this director due to concerns over tenure.
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Sp ecial	Management	1.6	Elect Director Alan John Lenczner	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Sp ecial	Management	1.7	Elect Director Mary Ann Leon	For	For	
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Sp ecial	Management	1.8	Elect Director Frank Gagliano	For	For	
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Sp ecial	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Sp ecial	Management	3	Amend Articles Re: Extension of Conversion Date for Shares under the 1998 and 2012 Management Share Purchase Plans	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Sp ecial	Management	4	Amend Articles Re: Extension of Maturity Date for Shares under the 1998 and 2012 Management Share Purchase Plans	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Leon's Furniture Ltd.	LNF	17-Apr-19	Annual/Sp ecial	Management	5	Authorize Proxyholder to Vote on Any Amendment to Previous Resolutions and Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	1	Open Meeting	None	None	
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	2	Call the Meeting to Order	None	None	
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	5	Prepare and Approve List of Shareholders	For	For	

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Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of EUR 1.85 Per Share	For	For	
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	10	Approve Remuneration of Directors in the Amount of EUR 48,000 for Chairman, EUR 35,000 for Vice Chairman and EUR 26,000 for Other Directors; Approve Additional Remuneration for Mika Ihamuotila (full-time Chairman of the Board) for Service Agreement	For	For	
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	11	Fix Number of Directors at Seven	For	For	
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	12	Reelect Elina Bjorklund (Vice Chairman), Rebekka Bay, Arthur Engel, Mika Ihamuotila (Chairman), Mikko-Heikki Inkeroinen, Helle Priess and Catharina Stackelberg-Hammaren as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	13	Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	14	Ratify KPMG as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Marimekko Oyj	MMO1V	17-Apr-19	Annual	Management	15	Close Meeting	None	None	
NSI NV	NSI	17-Apr-19	Annual	Management	1	Open Meeting	None	None	
NSI NV	NSI	17-Apr-19	Annual	Management	2	Receive Report of Supervisory Board (Non-Voting)	None	None	
NSI NV	NSI	17-Apr-19	Annual	Management	3	Receive Report of Management Board (Non-Voting)	None	None	
NSI NV	NSI	17-Apr-19	Annual	Management	3.a	Discuss Remuneration Policy	None	None	
NSI NV	NSI	17-Apr-19	Annual	Management	4	Adopt Financial Statements	For	For	
NSI NV	NSI	17-Apr-19	Annual	Management	5	Receive Explanation on Dividend Policy	None	None	
NSI NV	NSI	17-Apr-19	Annual	Management	6	Approve Dividends of EUR 2.16 Per Share	For	For	
NSI NV	NSI	17-Apr-19	Annual	Management	7	Approve Discharge of Management Board	For	For	
NSI NV	NSI	17-Apr-19	Annual	Management	8	Approve Discharge of Supervisory Board	For	For	
NSI NV	NSI	17-Apr-19	Annual	Management	9	Amend Remuneration Policy for Management Board	For	For	

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NSI NV	NSI	17-Apr-19	Annual	Management	10.a	Grant Board Authority to Issue Shares up to 10 Percent of Issued Capital Plus Additional 10 Percent in Case of Takeover/Merger or Acquisition	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
NSI NV	NSI	17-Apr-19	Annual	Management	10.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
NSI NV	NSI	17-Apr-19	Annual	Management	10.c	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
NSI NV	NSI	17-Apr-19	Annual	Management	11	Outlook for 2019	None	None	
NSI NV	NSI	17-Apr-19	Annual	Management	12	Other Business (Non-Voting)	None	None	
NSI NV	NSI	17-Apr-19	Annual	Management	13	Close Meeting	None	None	
Openjobmetis SpA	OJM	17-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Openjobmetis SpA	OJM	17-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Openjobmetis SpA	OJM	17-Apr-19	Annual	Management	3	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Openjobmetis SpA	OJM	17-Apr-19	Annual	Management	4	Approve 2019-2021 Performance Shares Plan	For	For	
Openjobmetis SpA	OJM	17-Apr-19	Annual	Management	5	Elect Carlo Gentili as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Proximus SA	PROX	17-Apr-19	Annual	Management	1	Receive Directors' Reports (Non-Voting)	None	None	
Proximus SA	PROX	17-Apr-19	Annual	Management	2	Receive Auditors' Reports (Non-Voting)	None	None	
Proximus SA	PROX	17-Apr-19	Annual	Management	3	Receive Information from the Joint Committee	None	None	
Proximus SA	PROX	17-Apr-19	Annual	Management	4	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
Proximus SA	PROX	17-Apr-19	Annual	Management	5	Approve Financial Statements, Allocation of Income, and Dividends of EUR 1.50 per Share	For	For	
Proximus SA	PROX	17-Apr-19	Annual	Management	6	Approve Remuneration Report	For	For	
Proximus SA	PROX	17-Apr-19	Annual	Management	7	Approve Discharge of Directors	For	For	
Proximus SA	PROX	17-Apr-19	Annual	Management	8	Approve Discharge of Auditors	For	For	
Proximus SA	PROX	17-Apr-19	Annual	Management	9	Approve Discharge of Deloitte as Independent Auditors	For	For	

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Proximus SA	PROX	17-Apr-19	Annual	Management	10	Reelect Martin De Prycker as Independent Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Proximus SA	PROX	17-Apr-19	Annual	Management	11	Reelect Dominique Leroy as Director	For	For	
Proximus SA	PROX	17-Apr-19	Annual	Management	12	Elect Catherine Rutten as Independent Director	For	For	
Proximus SA	PROX	17-Apr-19	Annual	Management	13	Ratify Deloitte and CDP Petit & Co SPRL as Joint Auditors and Approve Auditors' Remuneration	For	For	
Proximus SA	PROX	17-Apr-19	Annual	Management	14	Acknowledge Information on Appointment of Geert Verstraeten as Permanent Representative for Auditor	None	None	
Proximus SA	PROX	17-Apr-19	Annual	Management	15	Transact Other Business	None	None	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	1	Open Meeting	None	None	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	2	Receive Report of Management Board (Non-Voting)	None	None	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	3	Discuss Remuneration Policy	None	None	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	4	Adopt Financial Statements	For	For	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	5a	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	5b	Approve Dividends of EUR 1.10 Per Share	For	For	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	6	Approve Discharge of Management Board	For	For	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	7	Approve Discharge of Supervisory Board	For	For	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	8	Elect N. Giadrossi to Supervisory Board	For	For	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	9	Amend Long-Term Share Plan	For	For	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	10	Approve Remuneration of Supervisory Board	For	For	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	12	Ratify Deloitte as Auditors	For	For	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	13	Other Business (Non-Voting)	None	None	
Royal Vopak NV	VPK	17-Apr-19	Annual	Management	14	Close Meeting	None	None	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 2.60 per Share from Capital Contribution Reserves	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	3	Approve Discharge of Board of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	4.1	Approve CHF 107.5 Million Capitalization of Reserves	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	4.2	Approve Increase in Conditional Capital Reserved for Employee Participation Plan	For	Against	The employee stock purchase plan does not meet our guidelines.
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	4.3	Approve Creation of CHF 5.8 Million Pool of Capital without Preemptive Rights, If Item 4.1 is Approved	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	5.1	Approve Maximum Remuneration of Board of Directors in the Amount of CHF 1.75 Million	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	5.2.1	Approve Maximum Fixed Remuneration of Executive Committee in the Amount of CHF 3.2 Million	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	5.2.2	Approve Short-Term Variable Remuneration of Executive Committee in the Amount of CHF 1 Million	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	5.2.3	Approve Long-Term Variable Remuneration of Executive Committee in the Amount of CHF 2 Million	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	6.1.1	Reelect Ulla Schmidt as Director	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	6.1.2	Reelect Colin Bond as Director	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	6.1.3	Reelect Wolfram Carius as Director	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	6.1.4	Reelect Andreas Casutt as Director	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	6.1.5	Reelect Reto Garzetti as Director	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	6.1.6	Reelect Martin Schmid as Director	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	6.2	Elect Rudolf Hanko as Director	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	6.3	Reelect Andreas Casutt as Board Chairman	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	6.4.1	Reappoint Ulla Schmidt as Member of the Compensation Committee	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	6.4.2	Reappoint Reto Garzetti as Member of the Compensation Committee	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	6.4.3	Reappoint Martin Schmid as Member of the Compensation Committee	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	7	Designate BDO AG as Independent Proxy	For	For	
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	8	Ratify PricewaterhouseCoopers AG as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Siegfried Holding AG	SFZN	17-Apr-19	Annual	Management	9	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	1.1	Elect Director Andrea J. Ayers	For	For	

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Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	1.2	Elect Director George W. Buckley	For	For	
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	1.3	Elect Director Patrick D. Campbell	For	For	
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	1.4	Elect Director Carlos M. Cardoso	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	1.5	Elect Director Robert B. Coutts	For	For	
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	1.6	Elect Director Debra A. Crew	For	For	
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	1.7	Elect Director Michael D. Hankin	For	For	
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	1.8	Elect Director James M. Loree	For	For	
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	1.9	Elect Director James H. Scholefield	For	For	
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	1.10	Elect Director Dmitri L. Stockton	For	For	
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Stanley Black & Decker, Inc.	SWK	17-Apr-19	Annual	Management	4	Approve Qualified Employee Stock Purchase Plan	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	1.1	Approve Remuneration Report	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	1.2	Accept Financial Statements and Statutory Reports	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 5.60 per Share	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	3	Approve Variable Short-Term Remuneration of Executive Committee in the Amount of CHF 14.3 Million	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	4	Approve Discharge of Board and Senior Management	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.a	Reelect Walter Kielholz as Director and Board Chairman	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.b	Reelect Raymond Ch'ien as Director	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.c	Reelect Renato Fassbind as Director	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.d	Reelect Karen Gavan as Director	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.e	Reelect Trevor Manuel as Director	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.f	Reelect Jay Ralph as Director	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.g	Elect Joerg Reinhardt as Director	For	For	

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Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.h	Elect Eileen Rominger as Director	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.i	Reelect Philip Ryan as Director	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.j	Reelect Paul Tucker as Director	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.k	Reelect Jacques de Vaucleroy as Director	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.l	Reelect Susan Wagner as Director	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.1.m	Reelect Larry Zimpleman as Director	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.2.1	Reappoint Raymond Ch'ien as Member of the Compensation Committee	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.2.2	Reappoint Renato Fassbind as Member of the Compensation Committee	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.2.3	Reappoint Joerg Reinhardt as Member of the Compensation Committee	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.2.4	Reappoint Jacques de Vaucleroy as Member of the Compensation Committee	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.3	Designate Proxy Voting Services GmbH as Independent Proxy	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	5.4	Ratify PricewaterhouseCoopers Ltd as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Swiss Re AG	SREN	17-Apr-19	Annual	Management	6.1	Approve Remuneration of Directors in the Amount of CHF 9.9 Million	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	6.2	Approve Fixed and Variable Long-Term Remuneration of Executive Committee in the Amount of CHF 34 Million	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	7	Approve CHF 1.1 Million Reduction in Share Capital via Cancellation of Registered Shares	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	8	Authorize Repurchase of up to CHF 2 Billion of Issued Share Capital	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Swiss Re AG	SREN	17-Apr-19	Annual	Management	9	Approve Renewal of CHF 8.5 Million Pool of Authorized Share Capital with Partial Exclusion of Preemptive Rights	For	For	
Swiss Re AG	SREN	17-Apr-19	Annual	Management	10	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.1	Elect Director Kerrii B. Anderson	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.2	Elect Director Arthur F. Anton	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.3	Elect Director Jeff M. Fettig	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.4	Elect Director David F. Hodnik	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.5	Elect Director Richard J. Kramer	For	For	

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The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.6	Elect Director Susan J. Kropf	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.7	Elect Director John G. Morikis	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.8	Elect Director Christine A. Poon	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.9	Elect Director John M. Stropki	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.10	Elect Director Michael H. Thaman	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.11	Elect Director Matthew Thornton, III	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	1.12	Elect Director Steven H. Wunning	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Sherwin-Williams Company	SHW	17-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
TomTom NV	TOM2	17-Apr-19	Annual	Management	1	Open Meeting	None	None	
TomTom NV	TOM2	17-Apr-19	Annual	Management	2	Receive Report of Management Board (Non-Voting)	None	None	
TomTom NV	TOM2	17-Apr-19	Annual	Management	3	Discuss Remuneration Report Containing Remuneration Policy for Management Board Members	None	None	
TomTom NV	TOM2	17-Apr-19	Annual	Management	4	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
TomTom NV	TOM2	17-Apr-19	Annual	Management	5	Adopt Financial Statements	For	For	
TomTom NV	TOM2	17-Apr-19	Annual	Management	6	Approve Discharge of Management Board	For	For	
TomTom NV	TOM2	17-Apr-19	Annual	Management	7	Approve Discharge of Supervisory Board	For	For	
TomTom NV	TOM2	17-Apr-19	Annual	Management	8	Amend Remuneration Policy for Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
TomTom NV	TOM2	17-Apr-19	Annual	Management	9	Amend Remuneration of Supervisory Board	For	For	
TomTom NV	TOM2	17-Apr-19	Annual	Management	10	Reelect Taco Titulaer to Management Board	For	For	
TomTom NV	TOM2	17-Apr-19	Annual	Management	11.i	Grant Board Authority to Issue Shares up to 10 Percent of Issued Capital	For	For	
TomTom NV	TOM2	17-Apr-19	Annual	Management	11.ii	Grant Board Authority to Issue Shares up to 10 Percent of Issued Capital in Case of in Case of Merger or Acquisition	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
TomTom NV	TOM2	17-Apr-19	Annual	Management	12.i	Authorize Board to Exclude Preemptive Rights from Share Issuances under Item 11.i	For	For	
TomTom NV	TOM2	17-Apr-19	Annual	Management	12.ii	Authorize Board to Exclude Preemptive Rights from Share Issuances under Item 11.ii	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

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TomTom NV	TOM2	17-Apr-19	Annual	Management	13	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
TomTom NV	TOM2	17-Apr-19	Annual	Management	14	Approve Granting of Subscription Rights for Ordinary Shares and Restricted Stock Units under TomTom NV Management Board Restricted Stock Unit Plan and TomTom NV Employee Restricted Stock Unit Plan and Exclude Preemptive Rights	For	Against	The restricted stock plan does not meet our guidelines.
TomTom NV	TOM2	17-Apr-19	Annual	Management	15	Allow Questions	None	None	
TomTom NV	TOM2	17-Apr-19	Annual	Management	16	Close Meeting	None	None	
UnipolSai Assicurazioni SpA	US	17-Apr-19	Annual/Sp ecial	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
UnipolSai Assicurazioni SpA	US	17-Apr-19	Annual/Sp ecial	Shareholder	2.1	Fix Number of Directors at 18	None	Against	We view the proposed board size as too large.
UnipolSai Assicurazioni SpA	US	17-Apr-19	Annual/Sp ecial	Shareholder	2.2	Slate Submitted by Unipol Gruppo SpA	None	For	
UnipolSai Assicurazioni SpA	US	17-Apr-19	Annual/Sp ecial	Management	2.3	Approve Remuneration of Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
UnipolSai Assicurazioni SpA	US	17-Apr-19	Annual/Sp ecial	Management	3	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	
UnipolSai Assicurazioni SpA	US	17-Apr-19	Annual/Sp ecial	Management	4	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
UnipolSai Assicurazioni SpA	US	17-Apr-19	Annual/Sp ecial	Management	5	Approve Performance Share Plan	For	Against	The performance share plan does not meet our guidelines.
UnipolSai Assicurazioni SpA	US	17-Apr-19	Annual/Sp ecial	Management	6	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
UnipolSai Assicurazioni SpA	US	17-Apr-19	Annual/Sp ecial	Management	1	Amend Articles of Association Re: Article 8, 13, 17, and 24	For	For	
UnipolSai Assicurazioni SpA	US	17-Apr-19	Annual/Sp ecial	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	1	Approve Consolidated Financial Statements and Statutory Reports	For	For	
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	2	Approve Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 2.67 per Share	For	For	
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	4	Reelect Robert Castaigne as Director	For	For	
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	5	Reelect Ana Paula Pessoa as Director	For	For	
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	6	Reelect Pascale Sourisse as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	7	Elect Caroline Gregoire Sainte Marie as Director	For	For	
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	8	Elect Dominique Muller Joly-Pottuz as Representative of Employee Shareholders to the Board	None	For	
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	9	Elect Francoise Roze as Representative of Employee Shareholders to the Board	None	Against	We believe support for the other nominee is in the best interests of shareholders.
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	10	Elect Jarmila Matouskova as Representative of Employee Shareholders to the Board	None	Against	We believe support for the other nominee is in the best interests of shareholders.
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	11	Elect Jean-Charles Garaffa as Representative of Employee Shareholders to the Board	None	Against	We believe support for the other nominee is in the best interests of shareholders.
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	12	Renew Appointment of Deloitte Et Associes as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	13	Appoint PricewaterhouseCoopers Audit as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	14	Approve Remuneration of Directors in the Aggregate Amount of EUR 1.6 Million	For	For	
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	16	Approve Remuneration Policy for Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	17	Approve Compensation of Xavier Huillard, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
VINCI SA	DG	17-Apr-19	Annual/Sp ecial	Management	18	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	

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VINCI SA	DG	17-Apr-19	Annual/Special	Management	19	Authorize Capitalization of Reserves for Bonus Issue or Increase in Par Value	For	For	
VINCI SA	DG	17-Apr-19	Annual/Special	Management	20	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 300 Million	For	For	
VINCI SA	DG	17-Apr-19	Annual/Special	Management	21	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 150 Million	For	For	
VINCI SA	DG	17-Apr-19	Annual/Special	Management	22	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 150 Million	For	For	
VINCI SA	DG	17-Apr-19	Annual/Special	Management	23	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 20-22	For	For	
VINCI SA	DG	17-Apr-19	Annual/Special	Management	24	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
VINCI SA	DG	17-Apr-19	Annual/Special	Management	25	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
VINCI SA	DG	17-Apr-19	Annual/Special	Management	26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	For	For	
VINCI SA	DG	17-Apr-19	Annual/Special	Management	27	Amend Article 10 of Bylaws Re: Shareholding Disclosure Thresholds	For	For	
VINCI SA	DG	17-Apr-19	Annual/Special	Management	28	Amend Article 16 of Bylaws to Comply with Legal Changes Re: Auditors	For	For	
VINCI SA	DG	17-Apr-19	Annual/Special	Management	29	Authorize Filing of Required Documents/Other Formalities	For	For	
AGNC Investment Corp.	AGNC	18-Apr-19	Annual	Management	1.1	Elect Director Gary D. Kain	For	For	
AGNC Investment Corp.	AGNC	18-Apr-19	Annual	Management	1.2	Elect Director Donna J. Blank	For	For	
AGNC Investment Corp.	AGNC	18-Apr-19	Annual	Management	1.3	Elect Director Morris A. Davis	For	For	
AGNC Investment Corp.	AGNC	18-Apr-19	Annual	Management	1.4	Elect Director Larry K. Harvey *Withdrawn Resolution*	None	None	
AGNC Investment Corp.	AGNC	18-Apr-19	Annual	Management	1.5	Elect Director Prue B. Larocca	For	For	
AGNC Investment Corp.	AGNC	18-Apr-19	Annual	Management	1.6	Elect Director Paul E. Mullings	For	For	
AGNC Investment Corp.	AGNC	18-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
AGNC Investment Corp.	AGNC	18-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	

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Atlantia SpA	ATL	18-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Atlantia SpA	ATL	18-Apr-19	Annual	Management	2	Integrate Remuneration of External Auditors	For	For	
Atlantia SpA	ATL	18-Apr-19	Annual	Management	3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Atlantia SpA	ATL	18-Apr-19	Annual	Shareholder	4.a	Fix Number of Directors	None	For	
Atlantia SpA	ATL	18-Apr-19	Annual	Shareholder	4.b.1	Slate 1 Submitted by Sintonia SpA	None	Do Not Vote	We believe that support for the other slate is in the best interests of shareholders.
Atlantia SpA	ATL	18-Apr-19	Annual	Shareholder	4.b.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	For	
Atlantia SpA	ATL	18-Apr-19	Annual	Shareholder	4.c	Elect Fabio Cerchiai as Board Chair	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Atlantia SpA	ATL	18-Apr-19	Annual	Shareholder	4.d	Approve Remuneration of Directors	None	For	
Atlantia SpA	ATL	18-Apr-19	Annual	Management	5	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Atlantia SpA	ATL	18-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Banca Generali SpA	BGN	18-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Banca Generali SpA	BGN	18-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	For	
Banca Generali SpA	BGN	18-Apr-19	Annual	Management	3	Approve Fixed-Variable Compensation Ratio	For	For	
Banca Generali SpA	BGN	18-Apr-19	Annual	Management	4	Approve Long-Term Incentive Plan	For	For	
Banca Generali SpA	BGN	18-Apr-19	Annual	Management	5	Approve Network Loyalty Plan	For	Against	The network loyalty plan does not meet our guidelines.
Banca Generali SpA	BGN	18-Apr-19	Annual	Management	6	Approve Executive Incentive Bonus Plan	For	For	
Banca Generali SpA	BGN	18-Apr-19	Annual	Management	7	Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service Remuneration Policies	For	For	
British American Tobacco Malaysia Bhd.	4162	18-Apr-19	Annual	Management	1	Elect Hendrik Stoel as Director	For	For	
British American Tobacco Malaysia Bhd.	4162	18-Apr-19	Annual	Management	2	Elect Ricardo Martin Guardo as Director	For	Against	We do not support insiders on the board other than the CEO.
British American Tobacco Malaysia Bhd.	4162	18-Apr-19	Annual	Management	3	Elect Eric Ooi Lip Aun as Director	For	For	
British American Tobacco Malaysia Bhd.	4162	18-Apr-19	Annual	Management	4	Elect Zainun Aishah Binti Ahmad as Director	For	For	
British American Tobacco Malaysia Bhd.	4162	18-Apr-19	Annual	Management	5	Approve Directors' Fees and Benefits	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
British American Tobacco Malaysia Bhd.	4162	18-Apr-19	Annual	Management	6	Approve KPMG PLT as Auditors and Authorize Board to Fix Their Remuneration	For	For	
British American Tobacco Malaysia Bhd.	4162	18-Apr-19	Annual	Management	7	Approve Renewal of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
British American Tobacco Malaysia Bhd.	4162	18-Apr-19	Annual	Management	1	Adopt New Constitution	For	For	
Celanese Corporation	CE	18-Apr-19	Annual	Management	1a	Elect Director Jean S. Blackwell	For	For	
Celanese Corporation	CE	18-Apr-19	Annual	Management	1b	Elect Director William M. Brown	For	For	
Celanese Corporation	CE	18-Apr-19	Annual	Management	1c	Elect Director Edward G. Galante	For	For	
Celanese Corporation	CE	18-Apr-19	Annual	Management	1d	Elect Director Kathryn M. Hill	For	For	
Celanese Corporation	CE	18-Apr-19	Annual	Management	1e	Elect Director David F. Hoffmeister	For	For	
Celanese Corporation	CE	18-Apr-19	Annual	Management	1f	Elect Director Jay V. Ihlenfeld	For	For	
Celanese Corporation	CE	18-Apr-19	Annual	Management	1g	Elect Director Marc C. Rohr	For	For	
Celanese Corporation	CE	18-Apr-19	Annual	Management	1h	Elect Director Kim K. W. Rucker	For	For	
Celanese Corporation	CE	18-Apr-19	Annual	Management	1i	Elect Director John K. Wulff	For	For	
Celanese Corporation	CE	18-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Celanese Corporation	CE	18-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Celanese Corporation	CE	18-Apr-19	Annual	Management	4	Amend Certificate of Incorporation to Provide Directors May Be Removed With or Without Cause	For	For	
China Communications Services Corp. Ltd.	552	18-Apr-19	Special	Management	1	Approve Financial Services Framework Agreement, Proposed Annual Caps and Related Transactions	For	Against	This proposal is not in shareholders' best interests.
China Telecom Corp. Ltd.	728	18-Apr-19	Special	Management	1	Approve China Telecom Financial Services Framework Agreement, Annual Caps and Related Transactions	For	Against	This proposal is not in shareholders' best interests.
China Tower Corp. Ltd.	788	18-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Tower Corp. Ltd.	788	18-Apr-19	Annual	Management	2	Approve Profit Distribution Proposal and Declaration of Final Dividend	For	For	
China Tower Corp. Ltd.	788	18-Apr-19	Annual	Management	3	Approve PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian LLP (Special General Partnership) as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Tower Corp. Ltd.	788	18-Apr-19	Annual	Management	4	Adopt Restricted Share Incentive Scheme and the Administrative Measures on the First Phase Restricted Share Incentive Scheme	For	Against	The restricted stock plan does not meet our guidelines.

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China Tower Corp. Ltd.	788	18-Apr-19	Annual	Management	5	Approve Grant of General Mandate to Issue Domestic or Overseas Debt Financing Instruments	For	For	
China Tower Corp. Ltd.	788	18-Apr-19	Annual	Management	6	Approve Dividend Policies	For	For	
China Tower Corp. Ltd.	788	18-Apr-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Domestic Shares and H Shares and Authorize Board to Amend Articles of Association to Reflect New Capital Structure	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 6.00 per Share	For	For	
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	5	Reelect Nicolas Bazire as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	6	Reelect Renaud Donnedieu de Vabres as Director	For	For	
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	7	Reelect Segolene Gallienne as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	8	Reelect Christian de Labriffe as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. We are voting against this director due to concerns over tenure.
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	9	Renew Appointment of Ernst and Young et Autres as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	10	Acknowledge End of Mandate of Auditex as Alternate Auditor and Decision Not to Renew	For	For	
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	11	Renew Appointment of Mazars as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	12	Acknowledge End of Mandate of Gilles Rainaut as Alternate Auditor and Decision Not to Renew	For	For	
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	13	Approve Compensation of Bernard Arnault, Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	14	Approve Compensation of Sidney Toledano, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	15	Approve Remuneration Policy of Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	16	Approve Remuneration Policy of CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	17	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	18	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Christian Dior SE	CDI	18-Apr-19	Annual/Special	Management	19	Amend Article 16 of Bylaws to Comply with Legal Changes Re: Alternate Auditors	For	For	
Cielo SA	CIEL3	18-Apr-19	Special	Management	1	Elect Artur Padula Omuro as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Cielo SA	CIEL3	18-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Cielo SA	CIEL3	18-Apr-19	Special	Management	2	Elect Carlos Hamilton Vasconcelos Araujo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Cielo SA	CIEL3	18-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Cielo SA	CIEL3	18-Apr-19	Special	Management	3	Elect Carlos Motta Dos Santos as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Cielo SA	CIEL3	18-Apr-19	Annual	Management	3	Install Fiscal Council and Fix Number of Members	For	For	
Cielo SA	CIEL3	18-Apr-19	Special	Management	4	Approve Restricted Stock Plan	For	Against	The stock option plan does not meet our guidelines.
Cielo SA	CIEL3	18-Apr-19	Annual	Management	4.1	Elect Adriano Meira Ricci as Fiscal Council Member and Adelar Valentim Dias as Alternate	For	For	
Cielo SA	CIEL3	18-Apr-19	Special	Management	5	Amend Articles	For	For	
Cielo SA	CIEL3	18-Apr-19	Annual	Management	4.2	Elect Simao Luiz Kovalski as Fiscal Council Member and Sigmar Milton Mayer Filho as Alternate	For	For	
Cielo SA	CIEL3	18-Apr-19	Special	Management	6	Consolidate Bylaws	For	For	
Cielo SA	CIEL3	18-Apr-19	Annual	Management	4.3	Elect Herculano Anibal Alves as Fiscal Council Member and Kleber do espirito santo as Alternate	For	For	
Cielo SA	CIEL3	18-Apr-19	Annual	Management	4.4	Elect Marcelo Santos Dall'Occo as Fiscal Council Member and Carlos Roberto Mendonca da Silva as Alternate	For	For	
Cielo SA	CIEL3	18-Apr-19	Annual	Management	4.5	Elect Haroldo Reginaldo Levy Neto as Fiscal Council Member and Milton Luiz Miloni as Alternate	For	For	
Cielo SA	CIEL3	18-Apr-19	Annual	Management	5	Approve Remuneration of Company's Management and Fiscal Council	For	Against	The director remuneration plan does not meet our guidelines.
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of EUR 0.89 per Share	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	4	Approve Transaction with Arial CNP Assurances Re: Collective Pension Plan	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	5	Approve Transaction with Caixa Economica Federal, Caixa Seguridade Participacoes,CSH, and Wiz Re: Exclusive Distribution Agreement	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	6	Approve Transaction with CDC and Altarea Cogedim Re: Real-Estate Acquisition	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	7	Approve Transaction with CDC and Altarea Cogedim Re: Real-Estate Cession	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	8	Approve Health Insurance Coverage Agreement with Antoine Lissowski, CEO Since Sep. 1st, 2018	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	9	Approve Health Insurance Coverage Agreement with Frederic Lavenir, CEO Until Aug. 31, 2018	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	10	Approve Health Insurance Coverage Agreement with Jean-Paul Faugere, Chairman of the Board	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	11	Approve Auditors' Special Report on Related-Party Transactions	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	12	Approve Remuneration policy of Chairman of the Board	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	13	Approve Compensation of Jean-Paul Faugere, Chairman of the Board	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	14	Approve Remuneration policy of CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	15	Approve Compensation of Frederic Lavenir, CEO Until Aug. 31, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	16	Approve Compensation of Antoine Lissowski, CEO Since Sep. 1st, 2018	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	17	Ratify Appointment of Annabelle Beugin-Soulon as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	18	Ratify Appointment of Alexandra Basso as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	19	Ratify Appointment of Olivier Fabas as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	20	Ratify Appointment of Laurence Giraudon as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	21	Ratify Appointment of Laurent Mignon as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	22	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
CNP Assurances SA	CNP	18-Apr-19	Annual	Management	23	Authorize Filing of Required Documents/Other Formalities	For	For	
DeA Capital SpA	DEA	18-Apr-19	Annual/Special	Management	1	Approve Reduction in Share Capital	For	For	
DeA Capital SpA	DEA	18-Apr-19	Annual/Special	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
DeA Capital SpA	DEA	18-Apr-19	Annual/Special	Shareholder	2.1	Fix Number of Directors	None	For	
DeA Capital SpA	DEA	18-Apr-19	Annual/Special	Shareholder	2.2	Fix Board Terms for Directors	None	For	
DeA Capital SpA	DEA	18-Apr-19	Annual/Special	Shareholder	2.3	Slate Submitted by De Agostini SpA	None	For	
DeA Capital SpA	DEA	18-Apr-19	Annual/Special	Management	2.4	Elect Board Chair	None	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
DeA Capital SpA	DEA	18-Apr-19	Annual/Sp ecial	Management	2.5	Approve Remuneration of Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
DeA Capital SpA	DEA	18-Apr-19	Annual/Sp ecial	Shareholder	3.1	Slate Submitted by De Agostini SpA	None	For	
DeA Capital SpA	DEA	18-Apr-19	Annual/Sp ecial	Management	3.2	Approve Internal Auditors' Remuneration	For	For	
DeA Capital SpA	DEA	18-Apr-19	Annual/Sp ecial	Management	4	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
DeA Capital SpA	DEA	18-Apr-19	Annual/Sp ecial	Management	5	Approve Performance Share Plan	For	For	
DeA Capital SpA	DEA	18-Apr-19	Annual/Sp ecial	Management	6	Approve Share Plan Reserved to the Chief Executive Officer of DeA Capital SpA	For	Against	The restricted stock plan does not meet our guidelines.
DeA Capital SpA	DEA	18-Apr-19	Annual/Sp ecial	Management	7	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
DeA Capital SpA	DEA	18-Apr-19	Annual/Sp ecial	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Elica SpA	ELC	18-Apr-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Elica SpA	ELC	18-Apr-19	Annual	Management	1.2	Approve Allocation of Income	For	For	
Elica SpA	ELC	18-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Elica SpA	ELC	18-Apr-19	Annual	Management	3	Approve Phantom Stock and Voluntary Co-Investment Plan 2019 - 2025	For	Against	The phantom stock plan does not meet our guidelines.
Elica SpA	ELC	18-Apr-19	Annual	Management	4	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Fiera Milano SpA	FM	18-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Fiera Milano SpA	FM	18-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Fiera Milano SpA	FM	18-Apr-19	Annual	Management	3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Fiera Milano SpA	FM	18-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Fiserv, Inc.	FISV	18-Apr-19	Special	Management	1	Issue Shares in Connection with Acquisition	For	For	
Fiserv, Inc.	FISV	18-Apr-19	Special	Management	2	Adjourn Meeting	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	2	Approve Allocation of Income and Dividends of EUR 0.36 per Share	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	3	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	6	Renew Appointment of KPMG SA as Auditor	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	7	Renew Appointment of Mazars as Auditor	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	8	Acknowledge End of Mandate of KPMG Audit IS as Alternate Auditor and Decision Not to Replace	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	9	Acknowledge End of Mandate of Herve Helias as Alternate Auditor and Decision Not to Replace	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	10	Approve Compensation of Jacques Gounon, Chairmand and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Getlink SE	GET	18-Apr-19	Annual/Special	Management	11	Approve Compensation of Francois Gauthey, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Getlink SE	GET	18-Apr-19	Annual/Special	Management	12	Approve Remuneration Policy of CEO and Chairman	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Getlink SE	GET	18-Apr-19	Annual/Special	Management	13	Approve Remuneration Policy of Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Getlink SE	GET	18-Apr-19	Annual/Special	Management	14	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 88 Million	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	15	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	16	Set Total Limit for Capital Increase to Result from Issuance Requests Under Item 14 and 15 at EUR 88 Million	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	17	Authorize up to 0.08 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Getlink SE	GET	18-Apr-19	Annual/Special	Management	18	Subject to Approval of Item 19 Below, Authorize New Class of Preferred Stock (Actions E) and Amend Article 9, 10, 11 Accordingly	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	19	Subject to Approval of Item 18 Above, Authorize up to 1.5 Million Shares Resulting from the Conversion of Preference Shares Reserved for Corporate Officers and Employees and Amend Article 6 of Bylaws Accordingly	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	20	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	21	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Getlink SE	GET	18-Apr-19	Annual/Special	Management	22	Amend Article 26 of Bylaws to Comply with Legal Changes Re: Auditors	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	23	Amend Article 14 of Bylaws Re: Shareholding Disclosure Thresholds	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Getlink SE	GET	18-Apr-19	Annual/Special	Management	24	Amend Article 39 of Bylaws Re: Remove Mention to "Actions B" Which No Longer Exist	For	For	
Getlink SE	GET	18-Apr-19	Annual/Special	Management	25	Authorize Filing of Required Documents/Other Formalities	For	For	
Humana Inc.	HUM	18-Apr-19	Annual	Management	1a	Elect Director Kurt J. Hilzinger	For	For	
Humana Inc.	HUM	18-Apr-19	Annual	Management	1b	Elect Director Frank J. Bisignano	For	For	
Humana Inc.	HUM	18-Apr-19	Annual	Management	1c	Elect Director Bruce D. Broussard	For	For	
Humana Inc.	HUM	18-Apr-19	Annual	Management	1d	Elect Director Frank A. D'Amelio	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Humana Inc.	HUM	18-Apr-19	Annual	Management	1e	Elect Director Karen B. DeSalvo	For	For	
Humana Inc.	HUM	18-Apr-19	Annual	Management	1f	Elect Director W. Roy Dunbar	For	For	
Humana Inc.	HUM	18-Apr-19	Annual	Management	1g	Elect Director David A. Jones, Jr.	For	Against	We are voting against this director due to concerns over tenure. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Humana Inc.	HUM	18-Apr-19	Annual	Management	1h	Elect Director William J. McDonald	For	For	
Humana Inc.	HUM	18-Apr-19	Annual	Management	1i	Elect Director James J. O'Brien	For	For	
Humana Inc.	HUM	18-Apr-19	Annual	Management	1j	Elect Director Marissa T. Peterson	For	For	
Humana Inc.	HUM	18-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Humana Inc.	HUM	18-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Humana Inc.	HUM	18-Apr-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.1	Elect Director Lizabeth Ardisana	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.2	Elect Director Ann B. "Tanny" Crane	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.3	Elect Director Robert S. Cubbin	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.4	Elect Director Steven G. Elliott	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.5	Elect Director Gina D. France	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.6	Elect Director J. Michael Hochschwender	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.7	Elect Director John C. "Chris" Inglis	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.8	Elect Director Peter J. Kight	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.9	Elect Director Katherine M. A. "Allie" Kline	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.10	Elect Director Richard W. Neu	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.11	Elect Director David L. Porteous	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.12	Elect Director Kathleen H. Ransier	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	1.13	Elect Director Stephen D. Steinour	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Huntington Bancshares Incorporated	HBAN	18-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	1.1	Elect Director Douglas G. Duncan	For	For	
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	1.2	Elect Director Francesca M. Edwardson	For	For	
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	1.3	Elect Director Wayne Garrison	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	1.4	Elect Director Sharilyn S. Gasaway	For	For	
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	1.5	Elect Director Gary C. George	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	1.6	Elect Director J. Bryan Hunt, Jr.	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	1.7	Elect Director Coleman H. Peterson	For	For	
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	1.8	Elect Director John N. Roberts, III	For	For	
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	1.9	Elect Director James L. Robo	For	Against	This director is overboarded.
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	1.10	Elect Director Kirk Thompson	For	Against	We do not support insiders on the board other than the CEO.
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
J.B. Hunt Transport Services, Inc.	JBHT	18-Apr-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	1	Open Meeting	None	None	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	2a	Receive Report of Management Board (Non-Voting)	None	None	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	2b	Receive Report of Supervisory Board (Non-Voting)	None	None	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	2c	Discussion on Company's Corporate Governance Structure	None	None	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	2d	Implementation of Remuneration Policy	None	None	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	2e	Receive Auditor's Report and Opportunity to Ask Questions	None	None	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	2f	Adopt Financial Statements	For	For	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	3a	Receive Explanation on Dividend Policy	None	None	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	3b	Approve Dividends of EUR 1.05 Per Share	For	For	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	4a	Approve Discharge of Management Board	For	For	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	4b	Approve Discharge of Supervisory Board	For	For	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	5a	Accept Resignation of R.J.H.M. Kuipers as Supervisory Board Member	None	None	

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Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	5b	Elect A.H. Montijn-Groenewoud to Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	5c	Elect E. Blok to Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	6	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	7a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	For	For	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	7b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	8	Other Business (Non-Voting)	None	None	
Koninklijke VolkerWessels NV	KVW	18-Apr-19	Annual	Management	9	Close Meeting	None	None	
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 3.85 per Share and an Extra of EUR 0.38 per Share to Long Term Registered Shares	For	For	
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	4	Elect Fabienne Dulac as Director	For	For	
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	5	Reelect Sophie Bellon as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	6	Approve Remuneration Policy of Executive Corporate Officers	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	7	Approve Compensation of Jean-Paul Agon, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	8	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	9	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up a Maximum Nominal Share Capital value of EUR 156,911,062.56	For	For	
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	10	Authorize Capitalization of Reserves for Bonus Issue or Increase in Par Value	For	For	
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	11	Authorize Capital Increase of up to 2 Percent of Issued Capital for Contributions in Kind	For	For	
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	12	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	13	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	For	For	
L'Oreal SA	OR	18-Apr-19	Annual/Special	Management	14	Authorize Filing of Required Documents/Other Formalities	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	3	Fix Number of Directors	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	4	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	5.1	Elect Osvaldo Burgos Schirmer as Independent Director	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	5.2	Elect Carlos Fernando Couto de Oliveira Souto as Independent Director	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	5.3	Elect Jose Gallo as Director	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	5.4	Elect Fabio de Barros Pinheiro as Independent Director	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	5.5	Elect Heinz-Peter Elstrodt as Independent Director	For	For	

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Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	5.6	Elect Thomas Bier Herrmann as Independent Director	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	5.7	Elect Juliana Rozenbaum Munemori as Independent Director	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	5.8	Elect Christiane Almeida Edington as Independent Director	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Shareholder	5.9	Elect Beatriz Pereira Carneiro Cunha as Director Appointed by Minority Shareholder	None	Do Not Vote	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	6	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	7.1	Percentage of Votes to Be Assigned - Elect Osvaldo Burgos Schirmer as Independent Director	None	Abstain	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	7.2	Percentage of Votes to Be Assigned - Elect Carlos Fernando Couto de Oliveira Souto as Independent Director	None	Abstain	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	7.3	Percentage of Votes to Be Assigned - Elect Jose Gallo as Director	None	Abstain	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	7.4	Percentage of Votes to Be Assigned - Elect Fabio de Barros Pinheiro as Independent Director	None	Abstain	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	7.5	Percentage of Votes to Be Assigned - Elect Heinz-Peter Elstrodt as Independent Director	None	Abstain	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	7.6	Percentage of Votes to Be Assigned - Elect Thomas Bier Herrmann as Independent Director	None	Abstain	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	7.7	Percentage of Votes to Be Assigned - Elect Juliana Rozenbaum Munemori as Independent Director	None	Abstain	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	7.8	Percentage of Votes to Be Assigned - Elect Christiane Almeida Edington as Independent Director	None	Abstain	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	7.9	Percentage of Votes to Be Assigned - Elect Beatriz Pereira Carneiro Cunha as Director Appointed by Minority Shareholder	None	Abstain	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	8	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	9	Approve Remuneration of Company's Management	For	For	

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Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	10	Fix Number of Fiscal Council Members	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	11.1	Elect Joarez Jose Picinini as Fiscal Council Member and Ricardo Gus Maltz as Alternate	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	11.2	Elect Cristell Lisania Justen as Fiscal Council Member and Roberto Zeller Branchi as Alternate	For	Abstain	We are concentrating our votes on the election of a minority Fiscal Council representative, and therefore will abstain on the management nominees.
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	11.3	Elect Ricardo Zaffari Grechi as Fiscal Council Member and Roberto Frota Decourt as Alternate	For	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Shareholder	11.4	Elect Jose Eduardo Moreira Bergo as Fiscal Council Member and Isabel Cristina Bittencourt Santiago as Alternate Appointed by Minority Shareholder	None	For	
Lojas Renner SA	LREN3	18-Apr-19	Annual	Management	12	Approve Remuneration of Fiscal Council Members	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Lonza Group AG	LONN	18-Apr-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividends of CHF 2.75 per Share from Capital Contribution Reserves	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.1.1	Reelect Patrick Aebischer as Director	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.1.2	Reelect Werner Bauer as Director	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.1.3	Reelect Albert Baehny as Director	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.1.4	Reelect Angelica Kohlmann as Director	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.1.5	Reelect Christoph Maeder as Director	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.1.6	Reelect Barbara Richmond as Director	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.1.7	Reelect Margot Scheltema as Director	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.1.8	Reelect Juergen Steinemann as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.1.9	Reelect Olivier Verscheure as Director	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.2	Reelect Albert Baehny as Board Chairman	For	For	

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Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.3.1	Reappoint Angelica Kohlmann as Member of the Nomination and Compensation Committee	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.3.2	Reappoint Christoph Maeder as Member of the Nomination and Compensation Committee	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	5.3.3	Reappoint Juergen Steinmann as Member of the Nomination and Compensation Committee	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Lonza Group AG	LONN	18-Apr-19	Annual	Management	6	Ratify KPMG AG as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Lonza Group AG	LONN	18-Apr-19	Annual	Management	7	Designate Daniel Pluess as Independent Proxy	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	8	Approve Remuneration of Directors in the Amount of CHF 2.9 Million	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	9.1	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 5 Million	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	9.2	Approve Variable Short-Term Remuneration of Executive Committee in the Amount of CHF 5.2 Million	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	9.3	Approve Variable Long-Term Remuneration of Executive Committee in the Amount of CHF 13.4 Million	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	10	Approve Creation of CHF 7.5 Million Pool of Authorized Capital without Preemptive Rights	For	For	
Lonza Group AG	LONN	18-Apr-19	Annual	Management	11	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 6.00 per Share	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	5	Ratify Appointment of Sophie Chassat as Director	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	6	Reelect Bernard Arnault as Director	For	For	

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LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	7	Reelect Sophie Chassat as Director	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	8	Reelect Clara Gaymard as Director	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	9	Reelect Hubert Vedrine as Director	For	Against	We are voting against this director due to concerns over tenure.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	10	Elect Iris Knobloch as Director	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	11	Appoint Yann Arthus-Bertrand as Censor	For	Against	This proposal is not in shareholders' best interests.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	12	Approve Compensation of Bernard Arnault, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	13	Approve Compensation of Antonio Belloni, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	14	Approve Remuneration Policy of CEO and Chairman	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	15	Approve Remuneration Policy of Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	18	Authorize Capitalization of Reserves of Up to EUR 50 Million for Bonus Issue or Increase in Par Value	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	19	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 50 Million	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Sp ecial	Management	20	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 50 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

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LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	21	Approve Issuance of Equity or Equity-Linked Securities for Qualified Investors, up to Aggregate Nominal Amount of EUR 50 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	22	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	23	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	24	Authorize Capital Increase of Up to EUR 50 Million for Future Exchange Offers	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	25	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	26	Authorize up to 1 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	27	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
LVMH Moet Hennessy Louis Vuitton SE	MC	18-Apr-19	Annual/Special	Management	28	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 50 Million	For	For	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Special	Management	1	Approve Remuneration of Company's Management	For	For	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Special	Management	2	Amend Articles	For	For	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	2	Approve Allocation of Income	For	Against	This proposal is not in shareholders' best interests.
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	3	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	4	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	5	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	6.1	Percentage of Votes to Be Assigned - Elect Maria Consuelo Saraiva Leao Dias Branco as Board Chairman and Geraldo Luciano Mattos Junior as Alternate	None	Abstain	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	6.2	Percentage of Votes to Be Assigned - Elect Francisco Claudio Saraiva Leao Dias Branco as Board Vice-Chairman and Vera Maria Rodrigues Ponte as Alternate	None	Abstain	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	6.3	Percentage of Votes to Be Assigned - Elect Francisco Marcos Saraiva Leao Dias Branco as Director and Maria Regina Saraiva Leao Dias Branco Ximenes as Alternate	None	Abstain	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	6.4	Percentage of Votes to Be Assigned - Elect Guilherme Affonso Ferreira as Independent Director and Daniel Mota Gutierrez as Alternate	None	Abstain	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	6.5	Percentage of Votes to Be Assigned - Elect Fernando Fontes Lunes as Independent Director and Maria das Gracas Dias Branco da Escossia as Alternate	None	Abstain	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	6.6	Percentage of Votes to Be Assigned - Elect Daniel Funis as Independent Director and Luiza Andrea Farias Nogueira as Alternate	None	Abstain	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	7	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
M. Dias Branco SA Industria e Comercio de Alimentos	MDIA3	18-Apr-19	Annual	Management	8	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Meitu, Inc.	1357	18-Apr-19	Special	Management	a	Approve Share Purchase Agreement, Issuance of Consideration Shares and Related Transactions	For	For	
Meitu, Inc.	1357	18-Apr-19	Special	Management	b	Approve Grant of Specific Mandate for the Issuance of New Ordinary Shares in Relation to the Share Purchase Agreement	For	For	
Meitu, Inc.	1357	18-Apr-19	Special	Management	c	Approve Exercise of Put Option by the Purchaser in Relation to the Share Purchase Agreement	For	For	

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Meitu, Inc.	1357	18-Apr-19	Special	Management	d	Authorize Any Director or the Chief Financial Officer to Deal With All Matters in Relation to the Share Purchase Agreement and Related Transactions	For	For	
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	2	Acknowledge Operating Results	For	For	
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividend Payment	For	For	
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	5.1	Elect Apichet Pengsritong as Director	For	For	
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	5.2	Elect Chuchat Petaumpai as Director	For	Against	We do not support insiders on the board other than the CEO.
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	5.3	Elect Daonapa Petumpai as Director	For	For	
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	7	Approve EY Office Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	8	Authorize Issuance of Debentures	For	For	
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	9	Elect Suksit Petumpai as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Muangthai Capital Public Co. Ltd.	MTC	18-Apr-19	Annual	Management	10	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Owens Corning	OC	18-Apr-19	Annual	Management	1A	Elect Director Adrienne D. Elsner	For	For	
Owens Corning	OC	18-Apr-19	Annual	Management	1B	Elect Director J. Brian Ferguson	For	For	
Owens Corning	OC	18-Apr-19	Annual	Management	1C	Elect Director Ralph F. Hake	For	For	
Owens Corning	OC	18-Apr-19	Annual	Management	1D	Elect Director Edward F. Lonergan	For	For	
Owens Corning	OC	18-Apr-19	Annual	Management	1E	Elect Director Maryann T. Mannen	For	For	
Owens Corning	OC	18-Apr-19	Annual	Management	1F	Elect Director W. Howard Morris	For	For	
Owens Corning	OC	18-Apr-19	Annual	Management	1G	Elect Director Suzanne P. Nimocks	For	For	
Owens Corning	OC	18-Apr-19	Annual	Management	1H	Elect Director Michael H. Thaman	For	For	
Owens Corning	OC	18-Apr-19	Annual	Management	1I	Elect Director John D. Williams	For	For	
Owens Corning	OC	18-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Owens Corning	OC	18-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Owens Corning	OC	18-Apr-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.

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PPG Industries, Inc.	PPG	18-Apr-19	Annual	Management	1.1	Elect Director James G. Berges	For	For	
PPG Industries, Inc.	PPG	18-Apr-19	Annual	Management	1.2	Elect Director John V. Faraci	For	For	
PPG Industries, Inc.	PPG	18-Apr-19	Annual	Management	1.3	Elect Director Gary R. Heminger	For	Against	This director is overboarded.
PPG Industries, Inc.	PPG	18-Apr-19	Annual	Management	1.4	Elect Director Michael H. McGarry	For	For	
PPG Industries, Inc.	PPG	18-Apr-19	Annual	Management	2.1	Elect Director Steven A. Davis	For	For	
PPG Industries, Inc.	PPG	18-Apr-19	Annual	Management	2.2	Elect Director Catherine R. Smith	For	For	
PPG Industries, Inc.	PPG	18-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
PPG Industries, Inc.	PPG	18-Apr-19	Annual	Management	4	Declassify the Board of Directors	For	For	
PPG Industries, Inc.	PPG	18-Apr-19	Annual	Management	5	Reduce Supermajority Vote Requirement	For	For	
PPG Industries, Inc.	PPG	18-Apr-19	Annual	Management	6	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
PUMA SE	PUM	18-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
PUMA SE	PUM	18-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 3.50 per Share	For	For	
PUMA SE	PUM	18-Apr-19	Annual	Management	3	Approve Discharge of Managing Directors for Fiscal 2018	For	For	
PUMA SE	PUM	18-Apr-19	Annual	Management	4	Approve Discharge of Board of Directors for Fiscal 2018	For	For	
PUMA SE	PUM	18-Apr-19	Annual	Management	5	Approve Discharge of Management Board for Fiscal 2018	For	For	
PUMA SE	PUM	18-Apr-19	Annual	Management	6	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
PUMA SE	PUM	18-Apr-19	Annual	Management	7	Ratify Deloitte GmbH as Auditors for Fiscal 2019	For	For	
PUMA SE	PUM	18-Apr-19	Annual	Management	8.1	Elect Heloise Temple-Boyer to the Supervisory Board	For	Against	As the board's overall independence is low, we are voting against all non-independent directors on the ballot, except the CEO.
PUMA SE	PUM	18-Apr-19	Annual	Management	8.2	Elect Fiona Oly to the Supervisory Board	For	For	
PUMA SE	PUM	18-Apr-19	Annual	Management	9	Approve EUR 151 Million Capitalization of Reserves for Purpose of Stock Split	For	For	
PUMA SE	PUM	18-Apr-19	Annual	Management	10	Approve 10:1 Stock Split	For	For	
PUMA SE	PUM	18-Apr-19	Annual	Management	11	Approve Variable Remuneration of Supervisory Board	For	Against	The director remuneration plan does not meet our guidelines.
PUMA SE	PUM	18-Apr-19	Annual	Management	12	Amend Articles Re: Supervisory Board Entitlement to Adopt Editorial Changes to the Articles of Association; Company Transactions with Subsidiaries	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 1 per Share	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	5	Approve Additional Pension Scheme Agreement with Jean-Paul Torris, CEO	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	6	Appoint KPMG SA as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	7	Acknowledge End of Mandate of KPMG Audit IS as Alternate Auditor and Decision to Neither Renew Nor Replace	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	8	Reelect Alex Bongrain as Director	For	Against	We do not support insiders on the board other than the CEO.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	9	Reelect Armand Bongrain as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	10	Ratify Appointment of Agnes Bureau Mirat as Director	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	11	Reelect Pascal Breton as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	12	Reelect Clare Chatfield as Director	For	For	

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Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	13	Reelect Dominique Damon as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	14	Reelect Beatrice Giraud as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	15	Reelect Xavier Govare as Director	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	16	Reelect Maliqua Haimeur as Director	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	17	Reelect Martine Liataud as Director	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	18	Reelect Christian Mouillon as Director	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	19	Reelect Ignacio Osborne as Director	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	20	Reelect Jean-Michel Strasser as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	21	Reelect Savencia Holding as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	22	Elect Anne-Marie Cambourieu as Director	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	23	Elect Jean-Yves Priest as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	24	Approve Compensation of Alex Bongrain, Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	25	Approve Compensation of Jean-Paul Torris, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	26	Approve Compensation of Robert Brzusczak, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	27	Approve Remuneration Policy of the Chairman of the Board, CEO, and Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	28	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	29	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	30	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	This proposal is not in shareholders' best interests.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	31	Amend Article 11 of Bylaws Re: Censors	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Savencia SA	SAVE	18-Apr-19	Annual/Sp ecial	Management	32	Authorize Filing of Required Documents/Other Formalities	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	4	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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SEGRO Plc	SGRO	18-Apr-19	Annual	Management	5	Re-elect Gerald Corbett as Director	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	6	Re-elect Soumen Das as Director	For	Against	We do not support insiders on the board other than the CEO.
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	7	Re-elect Carol Fairweather as Director	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	8	Re-elect Christopher Fisher as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	9	Re-elect Andy Gulliford as Director	For	Against	We do not support insiders on the board other than the CEO.
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	10	Re-elect Martin Moore as Director	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	11	Re-elect Phil Redding as Director	For	Against	We do not support insiders on the board other than the CEO.
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	12	Re-elect David Sleath as Director	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	13	Re-elect Doug Webb as Director	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	14	Elect Mary Barnard as Director	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	15	Elect Sue Clayton as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	16	Reappoint PricewaterhouseCoopers LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	17	Authorise the Audit Committee to Fix Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	18	Authorise EU Political Donations and Expenditure	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	19	Authorise Issue of Equity	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	20	Authorise Issue of Equity without Pre-emptive Rights	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	22	Authorise Market Purchase of Ordinary Shares	For	For	
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	23	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
SEGRO Plc	SGRO	18-Apr-19	Annual	Management	24	Amend Long Term Incentive Plan	For	For	

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Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	3	Elect Mohd Hassan Marican as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	4	Elect Tham Kui Seng as Director	For	For	
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	5	Elect Ajaib Haridass as Director	For	For	
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	6	Elect Nicky Tan Ng Kuang as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	7	Elect Josephine Kwa Lay Keng as Director	For	For	
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	8	Approve Directors' Fees	For	For	
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	9	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	11	Approve Grant of Awards and Issuance of Shares Under the Sembcorp Industries Performance Share Plan 2010 and/or the Sembcorp Industries Restricted Share Plan 2010	For	For	
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	12	Approve Mandate for Transactions with Related Parties	For	For	
Sembcorp Industries Ltd.	U96	18-Apr-19	Annual	Management	13	Authorize Share Repurchase Program	For	For	
Shanghai Flyco Electrical Appliance Co., Ltd.	603868	18-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Shanghai Flyco Electrical Appliance Co., Ltd.	603868	18-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Shanghai Flyco Electrical Appliance Co., Ltd.	603868	18-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Shanghai Flyco Electrical Appliance Co., Ltd.	603868	18-Apr-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
Shanghai Flyco Electrical Appliance Co., Ltd.	603868	18-Apr-19	Annual	Management	5	Approve Profit Distribution	For	For	
Shanghai Flyco Electrical Appliance Co., Ltd.	603868	18-Apr-19	Annual	Management	6	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Shanghai Flyco Electrical Appliance Co., Ltd.	603868	18-Apr-19	Annual	Management	7	Approve Cash Management	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	1	Approve Financial Statements	For	For	
Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	2	Approve Profit Distribution	For	For	
Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	4	Approve Report of the Board of Directors	For	For	

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Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	5	Approve Report of the Board of Supervisors	For	For	
Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	6	Approve Report of the Independent Directors	For	For	
Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	7	Approve Appointment of Auditor and Payment of Remuneration	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed. The auditor's tenure is not disclosed.
Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	8	Approve Appointment of Internal Control Auditor and Payment of Remuneration	For	For	
Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	9	Approve 2019 Daily Related-party Transactions	For	For	
Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	9.1	Approve Related Party Transactions with Yangzhou Tianqi New Material Co., Ltd., Dongguan Wanrong Environmental Protection Technology Co., Ltd., and Miluo Wanrong Solid Waste Treatment Co., Ltd.	For	For	
Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	9.2	Approve Related Party Transaction with Jiangsu Lianrui New Material Co., Ltd.	For	For	
Shengyi Technology Co., Ltd.	600183	18-Apr-19	Annual	Management	10	Amend Articles of Association	For	For	
Signature Bank (New York, New York)	SBNY	18-Apr-19	Annual	Management	1.1	Elect Director Derrick D. Cephas	For	For	
Signature Bank (New York, New York)	SBNY	18-Apr-19	Annual	Management	1.2	Elect Director Judith A. Huntington	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues, and poor responsiveness to shareholder concerns.
Signature Bank (New York, New York)	SBNY	18-Apr-19	Annual	Management	1.3	Elect Director John Tamberlane	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are also voting against this director due to concerns over tenure.
Signature Bank (New York, New York)	SBNY	18-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Signature Bank (New York, New York)	SBNY	18-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Signature Bank (New York, New York)	SBNY	18-Apr-19	Annual	Management	4	Authorize Share Repurchase Program	For	For	
Silicon Laboratories, Inc.	SLAB	18-Apr-19	Annual	Management	1A	Elect Director William G. Bock	For	For	
Silicon Laboratories, Inc.	SLAB	18-Apr-19	Annual	Management	1B	Elect Director Jack R. Lazar	For	For	
Silicon Laboratories, Inc.	SLAB	18-Apr-19	Annual	Management	1C	Elect Director Christy Wyatt	For	Against	This director is overboarded.
Silicon Laboratories, Inc.	SLAB	18-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Silicon Laboratories, Inc.	SLAB	18-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	3	Elect Vincent Chong Sy Feng as Director	For	For	
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	4	Elect Lim Sim Seng as Director	For	For	
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	5	Elect Lim Ah Doo as Director	For	For	
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	6	Elect LG Ong Su Kiat Melvyn as Director	For	For	
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	7	Elect Lim Chin Hu as Director	For	For	
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	8	Elect Song Su-Min as Director	For	For	
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	9	Approve Directors' Fees	For	For	
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	10	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	12	Approve Grant of Awards and Issuance of Shares Under the Singapore Technologies Engineering Performance Share Plan 2010 and the Singapore Technologies Engineering Restricted Share Plan 2010	For	Against	The restricted stock plan does not meet our guidelines.
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	13	Approve Mandate for Interested Person Transactions	For	For	
Singapore Technologies Engineering Ltd.	S63	18-Apr-19	Annual	Management	14	Authorize Share Repurchase Program	For	For	
Suntec Real Estate Investment Trust	T82U	18-Apr-19	Annual	Management	1	Adopt Trustee's Report, Statement by the Manager, Audited Financial Statements and Auditors' Report	For	For	
Suntec Real Estate Investment Trust	T82U	18-Apr-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Suntec Real Estate Investment Trust	T82U	18-Apr-19	Annual	Management	3	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
Suntec Real Estate Investment Trust	T82U	18-Apr-19	Annual	Management	4	Authorize Unit Repurchase Program	For	For	
Suzano Papel e Celulose SA	SUZB3	18-Apr-19	Annual	Management	1	Accept Management Statements for Fiscal Year Ended Dec. 31, 2018	For	For	
Suzano Papel e Celulose SA	SUZB3	18-Apr-19	Annual	Management	2	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Suzano Papel e Celulose SA	SUZB3	18-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
Suzano Papel e Celulose SA	SUZB3	18-Apr-19	Annual	Management	4	Approve Remuneration of Company's Management and Fiscal Council	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
Suzano Papel e Celulose SA	SUZB3	18-Apr-19	Annual	Management	5	Designate Newspapers to Publish Company Announcements	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Suzano Papel e Celulose SA	SUZB3	18-Apr-19	Annual	Management	6	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
The AES Corporation	AES	18-Apr-19	Annual	Management	1.1	Elect Director Janet G. Davidson	For	For	
The AES Corporation	AES	18-Apr-19	Annual	Management	1.2	Elect Director Andres R. Gluski	For	For	
The AES Corporation	AES	18-Apr-19	Annual	Management	1.3	Elect Director Charles L. Harrington	For	For	
The AES Corporation	AES	18-Apr-19	Annual	Management	1.4	Elect Director Tarun Khanna	For	For	
The AES Corporation	AES	18-Apr-19	Annual	Management	1.5	Elect Director Holly K. Koepfel	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
The AES Corporation	AES	18-Apr-19	Annual	Management	1.6	Elect Director James H. Miller	For	For	
The AES Corporation	AES	18-Apr-19	Annual	Management	1.7	Elect Director Alain Monie	For	For	
The AES Corporation	AES	18-Apr-19	Annual	Management	1.8	Elect Director John B. Morse, Jr.	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
The AES Corporation	AES	18-Apr-19	Annual	Management	1.9	Elect Director Moises Naim	For	For	
The AES Corporation	AES	18-Apr-19	Annual	Management	1.10	Elect Director Jeffrey W. Ubben	For	For	
The AES Corporation	AES	18-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The AES Corporation	AES	18-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	For	
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Shareholder	2.1	Fix Number of Directors	None	Against	We view the proposed board size as too large.
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Shareholder	2.2.1	Slate 1 Submitted by the Syndicate Pact	None	Do Not Vote	We believe that support for the other slate is in the best interests of shareholders.
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Shareholder	2.2.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	For	
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Management	2.3	Approve Remuneration of Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Shareholder	3.1.1	Slate 1 Submitted by the Syndicate Pact	None	Against	We believe support for the other slate is in the best interests of shareholders.
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Shareholder	3.1.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	For	
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Management	3.2	Approve Internal Auditors' Remuneration	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Management	4	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Management	5	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Management	6	Approve Performance Share Plan	For	Against	The performance share plan does not meet our guidelines.
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Management	7	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Management	1	Amend Articles of Association Re: 8, 10, 13, 14, and 17	For	For	
Unipol Gruppo SpA	UNI	18-Apr-19	Annual/Special	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	3	Approve Non-Deductible Expenses	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	4	Approve Allocation of Income and Dividends of EUR 0.92 per Share	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	5	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	6	Reelect Maryse Aulagnon as Director	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	7	Reelect Clara Gaymard as Director	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	8	Reelect Louis Schweitzer as Director	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	9	Renew Appointment of KPMG SA as Auditor and Acknowledge End of Mandate of KPMG Audit ID as Alternate Auditor and Decision to Neither Renew Nor Replace	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	10	Approve Compensation of Antoine Frerot, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	11	Approve Remuneration Policy of Chairman and CEO	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	12	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	13	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	14	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for International Employees	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	15	Authorize up to 0.4 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Veolia Environnement SA	VIE	18-Apr-19	Annual/Special	Management	16	Authorize Filing of Required Documents/Other Formalities	For	For	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	1	Open Meeting	None	None	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	2.a	Receive Report of Management Board (Non-Voting)	None	None	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	2.b	Receive Report of Supervisory Board (Non-Voting)	None	None	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	2.c	Discuss Remuneration Policy	None	None	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	3.a	Adopt Financial Statements	For	For	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	3.b	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	3.c	Approve Dividends of EUR 0.98 Per Share	For	For	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	4.a	Approve Discharge of Management Board	For	For	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	4.b	Approve Discharge of Supervisory Board	For	For	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	5.a	Elect Bertrand Bodson to Supervisory Board	For	For	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	5.b	Elect Chris Vogelzang to Supervisory Board	For	For	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	6.a	Grant Board Authority to Issue Shares up to 10 Percent of Issued Capital	For	For	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	6.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	7	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	8	Approve Cancellation of Repurchased Shares	For	For	
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	9	Other Business (Non-Voting)	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Wolters Kluwer NV	WKL	18-Apr-19	Annual	Management	10	Close Meeting	None	None	
BasicNet SpA	BAN	19-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
BasicNet SpA	BAN	19-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
BasicNet SpA	BAN	19-Apr-19	Annual	Management	3.1	Fix Number of Directors and Duration of Their Term	For	For	
BasicNet SpA	BAN	19-Apr-19	Annual	Shareholder	3.2.1	Slate Submitted by BasicWorld Srl	None	Do Not Vote	
BasicNet SpA	BAN	19-Apr-19	Annual	Shareholder	3.2.2	Slate Submitted by Institutional Investors (Assogestioni)	None	For	
BasicNet SpA	BAN	19-Apr-19	Annual	Management	3.3	Approve Remuneration of Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BasicNet SpA	BAN	19-Apr-19	Annual	Shareholder	4.1.1	Slate Submitted by BasicWorld Srl	None	Against	We believe support for the other slate is in the best interests of shareholders.
BasicNet SpA	BAN	19-Apr-19	Annual	Shareholder	4.1.2	Slate Submitted by Institutional Investors (Assogestioni)	None	For	
BasicNet SpA	BAN	19-Apr-19	Annual	Management	4.2	Approve Internal Auditors' Remuneration	For	For	
BasicNet SpA	BAN	19-Apr-19	Annual	Management	5	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	1A	Elect Director James J. Cannon	For	For	
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	1B	Elect Director John D. Carter	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	1C	Elect Director William W. Crouch	For	For	
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	1D	Elect Director Catherine A. Halligan	For	For	
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	1E	Elect Director Earl R. Lewis	For	Against	We are voting against this director due to concerns over tenure.
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	1F	Elect Director Angus L. Macdonald	For	For	
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	1G	Elect Director Michael T. Smith	For	For	
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	1H	Elect Director Cathy A. Stauffer	For	For	
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	1I	Elect Director Robert S. Tyrer	For	For	
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	1J	Elect Director John W. Wood, Jr.	For	For	
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	1K	Elect Director Steven E. Wynne	For	Against	We are voting against this director due to concerns over tenure.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
FLIR Systems, Inc.	FLIR	19-Apr-19	Annual	Management	4	Approve Qualified Employee Stock Purchase Plan	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	1	Approve Annual Report	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	1	Approve Annual Report	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	2	Approve Annual Financial Statements	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	2	Approve Annual Financial Statements	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of RUB 22.81 per Share	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of RUB 22.81 per Share	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.1	Elect Oleg Bagrin as Director	None	Against	We are not supportive of non-independent directors sitting on key board committees.
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.1	Elect Oleg Bagrin as Director	None	Against	We are not supportive of non-independent directors sitting on key board committees.
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.2	Elect Thomas Veraszto as Director	None	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.2	Elect Thomas Veraszto as Director	None	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.3	Elect Nikolay Gagarin as Director	None	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.3	Elect Nikolay Gagarin as Director	None	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.4	Elect Joachim Limberg as Director	None	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.4	Elect Joachim Limberg as Director	None	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.5	Elect Vladimir Lisin as Director	None	Against	We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.5	Elect Vladimir Lisin as Director	None	Against	We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.6	Elect Marjan Oudeman as Director	None	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.6	Elect Marjan Oudeman as Director	None	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.7	Elect Karen Sarkisov as Director	None	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.7	Elect Karen Sarkisov as Director	None	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.8	Elect Stanislav Shekshnya as Director	None	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.8	Elect Stanislav Shekshnya as Director	None	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.9	Elect Benedict Sciortino as Director	None	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	4.9	Elect Benedict Sciortino as Director	None	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	5	Elect Grigory Fedorishin as President	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	5	Elect Grigory Fedorishin as President	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	7.1	Ratify PriceWaterhouseCoopers as RAS Auditor	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	7.1	Ratify PriceWaterhouseCoopers as RAS Auditor	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	7.2	Ratify PriceWaterhouseCoopers as IFRS Auditor	For	For	
Novolipetsk Steel	NLMK	19-Apr-19	Annual	Management	7.2	Ratify PriceWaterhouseCoopers as IFRS Auditor	For	For	
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	1	Approve Annual Report and Summary	For	For	
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	2	Approve Report of the Board of Directors, Work Report and 2019 Work Report	For	For	
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	3	Approve Report of the Board of Supervisors	For	For	
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	4	Approve Report of the Independent Directors	For	For	
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	5	Approve Financial Statements	For	For	
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	6	Approve Financial Budget Report	For	For	
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	7	Approve Fund Management Plan	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	8	Approve Profit Distribution	For	For	
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	9	Approve Borrowings from Controlling Shareholder	For	For	
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	10	Approve Daily Related-party Transactions	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	11	Approve Appointment of Financial Auditor and Internal Control Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	12	Approve Remuneration of Directors and Supervisors	For	For	
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	13	Approve Purchase of Liability Insurance for Directors, Supervisors and Senior Management Members	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Management	14	Approve Purchase of Trust Products by Controlling Shareholder	For	For	
Shanghai Lujiazui Finance & Trade Zone Development Co., Ltd.	900932	19-Apr-19	Annual	Shareholder	15	Elect Xu Haiyan as Supervisor	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	19-Apr-19	Special	Management	1.1	Elect Fu Meicheng as Non-Independent Director	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	19-Apr-19	Special	Management	1.2	Elect Zhao Yifang as Non-Independent Director	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	19-Apr-19	Special	Management	1.3	Elect Xia Xincan as Non-Independent Director	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	19-Apr-19	Special	Management	1.4	Elect Wu Fan as Non-Independent Director	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	19-Apr-19	Special	Management	2.1	Elect Shen Menghui as Independent Director	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	19-Apr-19	Special	Management	2.2	Elect Cheng Huifang as Independent Director	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	19-Apr-19	Special	Management	2.3	Elect Ni Xuanming as Independent Director	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	19-Apr-19	Special	Management	3.1	Elect Shen Tu Xindong as Supervisor	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	19-Apr-19	Special	Management	3.2	Elect Ye Xiaoyan as Supervisor	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	19-Apr-19	Special	Management	4	Approve Repurchase Cancellation of Stock Option	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	19-Apr-19	Special	Management	5	Approve Amendments to Articles of Association	For	For	
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	1	Approve Minutes of Previous Stockholders' Meeting Held Last May 21, 2018	For	For	
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	2	Approve 2018 Annual Report and Financial Statements	For	For	
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	3	Appoint Sycip Gorres Velayo & Co. as External Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	4.1	Elect Enrique M. Aboitiz as Director	For	Abstain	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	4.2	Elect Mikel A. Aboitiz as Director	For	Abstain	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	4.3	Elect Erramon I. Aboitiz as Director	For	For	
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	4.4	Elect Sabin M. Aboitiz as Director	For	Abstain	We do not support insiders on the board other than the CEO.
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	4.5	Elect Ana Maria A. Delgado as Director	For	Abstain	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	4.6	Elect Edwin R. Bautista as Director	For	Abstain	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	4.7	Elect Raphael P.M. Lotilla as Director	For	Abstain	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	4.8	Elect Jose C. Vitug as Director	For	For	
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	4.9	Elect Manuel R. Salak III as Director	For	Abstain	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	5	Approve Increase in the Directors' Per Diem and Monthly Allowance	For	For	
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	6	Ratify Acts, Resolutions and Proceedings of the Board of Directors, Corporate Officers and Management from 2018 Up to April 22, 2019	For	For	
Aboitiz Equity Ventures, Inc.	AEV	22-Apr-19	Annual	Management	7	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	1	Approve Minutes of Previous Stockholders' Meeting Held Last May 21, 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	2	Approve 2018 Annual Report and Financial Statements	For	For	
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	3	Appoint Sycip Gorres Velayo & Co. as External Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	4.1	Elect Mikel A. Aboitiz as Director	For	Abstain	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	4.2	Elect Enrique M. Aboitiz as Director	For	Abstain	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	4.3	Elect Erramon I. Aboitiz as Director	For	Abstain	We are not supportive of non-independent directors sitting on key board committees.
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	4.4	Elect Luis Miguel O. Aboitiz as Director	For	Abstain	We do not support insiders on the board other than the CEO.
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	4.5	Elect Jaime Jose Y. Aboitiz as Director	For	Abstain	We do not support insiders on the board other than the CEO.
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	4.6	Elect Danel C. Aboitiz as Director	For	Abstain	We do not support insiders on the board other than the CEO.
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	4.7	Elect Romeo L. Bernardo as Director	For	Abstain	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	4.8	Elect Carlos C. Ejercito as Director	For	For	
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	4.9	Elect Eric Ramon O. Recto as Director	For	Abstain	This director is overboarded.
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	5	Approve Increase in the Directors' Per Diem and Monthly Allowance	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	6	Ratify Acts, Resolutions and Proceedings of the Board of Directors, Corporate Officers and Management from 2018 Up to April 22, 2019	For	For	
Aboitiz Power Corp.	AP	22-Apr-19	Annual	Management	7	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	1	Call to Order	For	For	
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	2	Proof of Notice and Determination of Existence of Quorum	For	For	
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	3	Approve Minutes of the Previous Annual Shareholders' Meeting Held on April 20, 2018	For	For	
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	4	Approve Report of the President and Audited Financial Statements as of December 31, 2018	For	For	
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	5	Open Forum	For	For	
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	6	Approve and Ratify All Acts of the Board of Directors, Board Committees, and Management During Their Terms of Office	For	For	
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	7.1	Elect Teresita T. Sy as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	7.2	Elect Jesus A. Jacinto, Jr. as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	7.3	Elect Nestor V. Tan as Director	For	For	
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	7.4	Elect Christopher A. Bell-Knight as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	7.5	Elect Josefina N. Tan as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	7.6	Elect George T. Barcelon as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	7.7	Elect Jose F. Buenaventura as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	7.8	Elect Jones M. Castro, Jr. as Director	For	For	
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	7.9	Elect Vicente S. Perez as Director	For	For	
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	7.10	Elect Dioscoro I. Ramos as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	7.11	Elect Gilberto C. Teodoro, Jr. as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	8	Appoint External Auditor	For	For	
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	9	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
BDO Unibank, Inc.	BDO	22-Apr-19	Annual	Management	10	Adjournment	For	Against	We are not supportive of adjourning the meeting in order to permit further solicitation of proxies.
CCR SA	CCRO3	22-Apr-19	Special	Management	1	Ratify Contracts between Company and Former Administrators Re: Collaboration Program and Waive Lawsuit Against Former Directors Involved in the Collaboration Program	For	Against	This proposal is not in shareholders' best interests.
CCR SA	CCRO3	22-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	Against	We are voting against this proposal as we have concerns over the reliability of the financial statements given that the audit firm has issued a qualified opinion.
CCR SA	CCRO3	22-Apr-19	Annual	Management	2	Approve Capital Budget	For	For	
CCR SA	CCRO3	22-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
CCR SA	CCRO3	22-Apr-19	Annual	Management	4	Fix Number of Directors at 12	For	For	
CCR SA	CCRO3	22-Apr-19	Annual	Management	5	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.1	Elect Ana Maria Marcondes Penido Sant'Anna as Board Chairman and Eduarda Penido Dalla Vecchia as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.2	Elect Luiz Carlos Cavalcanti Dutra Junior as Director and Nelson Tambelini Junior as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.3	Elect Ricardo Coutinho de Sena as Vice-Chairman and Jose Henrique Braga Polido Lopes as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.4	Elect Fernando Luiz Aguiar Filho as Director and Leonardo de Almeida Massa as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.5	Elect Paulo Roberto Reckziegel Guedes as Director and Tarcisio Augusto Carneiro as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding certain directors accountable for lack of risk oversight that led to major controversies.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.6	Elect Henrique Sutton de Sousa Neves as Director and Rosa Evangelina Penido Dalla Vecchia as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.7	Elect Renato Torres de Faria as Director and Paulo Marcio de Oliveira Monteiro as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.8	Elect Luis Claudio Rapparini Soares as Director and Eduardo Penido Sant'Anna as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.9	Elect Flavio Mendes Aidar as Director and Livio Hagime Kuze as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.10	Elect Eduardo Bunker Gentil as Independent Director	For	For	
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.11	Elect Luiz Alberto Colonna Rosman as Independent Director	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CCR SA	CCRO3	22-Apr-19	Annual	Management	6.12	Elect Leonardo Porciuncula Gomes Pereira as Independent Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CCR SA	CCRO3	22-Apr-19	Annual	Management	7	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.1	Elect Ana Maria Marcondes Penido Sant'Anna as Board Chairman and Eduarda Penido Dalla Vecchia as Alternate	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.2	Elect Luiz Carlos Cavalcanti Dutra Junior as Director and Nelson Tambelini Junior as Alternate	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.3	Elect Ricardo Coutinho de Sena as Vice-Chairman and Jose Henrique Braga Polido Lopes as Alternate	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.4	Elect Fernando Luiz Aguiar Filho as Director and Leonardo de Almeida Massa as Alternate	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.5	Elect Paulo Roberto Reckziegel Guedes as Director and Tarcisio Augusto Carneiro as Alternate	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.6	Elect Henrique Sutton de Sousa Neves as Director and Rosa Evangelina Penido Dalla Vecchia as Alternate	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.7	Elect Renato Torres de Faria as Director and Paulo Marcio de Oliveira Monteiro as Alternate	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.8	Elect Luis Claudio Rapparini Soares as Director and Eduardo Penido Sant'Anna as Alternate	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.9	Elect Flavio Mendes Aidar as Director and Livio Hagime Kuze as Alternate	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.10	Elect Eduardo Bunker Gentil as Independent Director	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.11	Elect Luiz Alberto Colonna Rosman as Independent Director	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	8.12	Elect Leonardo Porciuncula Gomes Pereira as Independent Director	None	Abstain	
CCR SA	CCRO3	22-Apr-19	Annual	Management	9	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CCR SA	CCRO3	22-Apr-19	Annual	Management	10	Appoint Ana Maria Marcondes Penido Sant'Anna as Board Chairman and Ricardo Coutinho de Sena as Vice-Chairman	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CCR SA	CCRO3	22-Apr-19	Annual	Management	11	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
CCR SA	CCRO3	22-Apr-19	Annual	Management	12.1	Elect Piedade Mota da Fonseca as Fiscal Council Member and Eraldo Soares Pecanha as Alternate	For	For	
CCR SA	CCRO3	22-Apr-19	Annual	Management	12.2	Elect Adalgiso Fragoso de Faria as Fiscal Council Member and Marcelo de Andrade as Alternate	For	For	
CCR SA	CCRO3	22-Apr-19	Annual	Management	12.3	Elect Fernando Santos Salles as Fiscal Council Member and Marina Rosenthal Rocha as Alternate	For	For	
CCR SA	CCRO3	22-Apr-19	Annual	Management	13	Approve Remuneration of Company's Management	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
CCR SA	CCRO3	22-Apr-19	Annual	Management	14	Approve Remuneration of Fiscal Council Members	For	For	
CIMB Group Holdings Bhd.	1023	22-Apr-19	Annual	Management	1	Elect Nasir Ahmad as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CIMB Group Holdings Bhd.	1023	22-Apr-19	Annual	Management	2	Elect Robert Neil Coombe as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CIMB Group Holdings Bhd.	1023	22-Apr-19	Annual	Management	3	Elect Afzal Abdul Rahim as Director	For	Against	This director is overboarded. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CIMB Group Holdings Bhd.	1023	22-Apr-19	Annual	Management	4	Approve Remuneration of Directors	For	For	
CIMB Group Holdings Bhd.	1023	22-Apr-19	Annual	Management	5	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
CIMB Group Holdings Bhd.	1023	22-Apr-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CIMB Group Holdings Bhd.	1023	22-Apr-19	Annual	Management	7	Approve Issuance of New Ordinary Shares Under the Dividend Reinvestment Plan	For	For	
CIMB Group Holdings Bhd.	1023	22-Apr-19	Annual	Management	8	Authorize Share Repurchase Program	For	For	
Emaar Properties PJSC	EMAAR	22-Apr-19	Annual	Management	1	Approve Board Report on Company Operations for FY 2018	For	For	
Emaar Properties PJSC	EMAAR	22-Apr-19	Annual	Management	2	Approve Auditors' Report on Company Financial Statements for FY 2018	For	For	
Emaar Properties PJSC	EMAAR	22-Apr-19	Annual	Management	3	Accept Financial Statements and Statutory Reports for FY 2018	For	For	
Emaar Properties PJSC	EMAAR	22-Apr-19	Annual	Management	4	Approve Dividends of AED 0.15 per Share	For	For	
Emaar Properties PJSC	EMAAR	22-Apr-19	Annual	Management	5	Approve Remuneration of Non-Executive Directors of AED 7,974,000 for FY 2018	For	For	
Emaar Properties PJSC	EMAAR	22-Apr-19	Annual	Management	6	Approve Discharge of Directors for FY 2018	For	For	
Emaar Properties PJSC	EMAAR	22-Apr-19	Annual	Management	7	Approve Discharge of Auditors for FY 2018	For	For	
Emaar Properties PJSC	EMAAR	22-Apr-19	Annual	Management	8	Ratify Auditors and Fix Their Remuneration for FY 2019	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Emaar Properties PJSC	EMAAR	22-Apr-19	Annual	Management	9	Approve Donations for FY 2019 Up to 2 Percent of Average Net Profits of FY 2017 and FY 2018	For	For	
Emaar Properties PJSC	EMAAR	22-Apr-19	Annual	Management	10	Cancel the Company's Employees Incentive Shares Ownership Plan was Approved on April 22, 2018	For	For	
Embraer SA	EMBR3	22-Apr-19	Special	Management	1	Amend Articles and Consolidate Bylaws	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Embraer SA	EMBR3	22-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Embraer SA	EMBR3	22-Apr-19	Special	Management	2	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	3	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	4	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Embraer SA	EMBR3	22-Apr-19	Annual	Management	5	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Embraer SA	EMBR3	22-Apr-19	Annual	Management	6	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	7.1	Percentage of Votes to Be Assigned - Elect Alexandre Goncalves Silva as Board Chairman	None	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	7.2	Percentage of Votes to Be Assigned - Elect Sergio Eraldo de Salles Pinto as Board Vice-Chairman	None	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	7.3	Percentage of Votes to Be Assigned - Elect Israel Vainboim as Director	None	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	7.4	Percentage of Votes to Be Assigned - Elect Joao Cox Neto as Director	None	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	7.5	Percentage of Votes to Be Assigned - Elect Marcio de Souza as Director	None	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	7.6	Percentage of Votes to Be Assigned - Elect Maria Leticia de Freitas Costa as Director	None	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	7.7	Percentage of Votes to Be Assigned - Elect Pedro Wongtschowski as Director	None	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	7.8	Percentage of Votes to Be Assigned - Elect Raul Calfat as Director	None	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	8	Elect Fiscal Council Members	For	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	9	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	10	Approve Remuneration of Company's Management	For	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	11	Approve Remuneration of Fiscal Council Members	For	For	
Embraer SA	EMBR3	22-Apr-19	Annual	Management	12	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	1.1	Elect Director Elizabeth W. Camp	For	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	1.2	Elect Director Paul D. Donahue	For	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	1.3	Elect Director Gary P. Fayard	For	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	1.4	Elect Director Thomas C. Gallagher	For	For	

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Genuine Parts Company	GPC	22-Apr-19	Annual	Management	1.5	Elect Director P. Russell Hardin	For	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	1.6	Elect Director John R. Holder	For	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	1.7	Elect Director Donna W. Hyland	For	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	1.8	Elect Director John D. Johns	For	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	1.9	Elect Director Robert C. "Robin" Loudermilk, Jr.	For	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	1.10	Elect Director Wendy B. Needham	For	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	1.11	Elect Director E. Jenner Wood, III	For	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Genuine Parts Company	GPC	22-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	2	Approve Dividends of RUB 46.50 Per Share	For	For	
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	4	Approve Discharge of Directors	For	For	
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	5	Elect Michael Zampelas as Director and Approve His Remuneration	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	6	Elect Johann Franz Durrer as Director and Approve His Remuneration	For	For	
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	7	Elect John Carroll Colley as Director and Approve His Remuneration	For	For	
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	8	Elect George Papaioannou as Director and Approve His Remuneration	For	For	
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	9	Elect Alexander Eliseev as Director	For	Against	We do not support insiders on the board other than the CEO.
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	10	Elect Andrey Gomon as Director	For	Against	We do not support insiders on the board other than the CEO.
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	11	Elect Sergey Maltsev as Director	For	Against	We do not support insiders on the board other than the CEO.
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	12	Elect Elia Nicolaou as Director and Approve Her Remuneration	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	13	Elect Melina Pyrgou as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	14	Elect Konstantin Shirokov as Director	For	Against	We do not support insiders on the board other than the CEO.
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	15	Elect Alexander Tarasov as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	16	Elect Michael Thomaidas as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	17	Elect Marios Tofaros as Director and Approve His Remuneration	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	18	Elect Sergey Tolmachev as Director	For	Against	We do not support insiders on the board other than the CEO.
Globaltrans Investment Plc	GLTR	22-Apr-19	Annual	Management	19	Elect Alexander Storozhev as Director	For	Against	We do not support insiders on the board other than the CEO.
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	2	Acknowledge Annual Report and Directors' Report	None	None	
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	3	Approve Financial Statements and Acknowledge Statutory Reports	For	For	
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividend Payment	For	For	
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	5	Approve Issuance of Warrants to Purchase Ordinary Shares to Existing Shareholders	For	For	
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	6	Approve Increase in Registered Capital	For	For	
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	7	Amend Memorandum of Association to Reflect Increase in Registered Capital	For	For	
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	8	Approve Allotment of New Ordinary Shares to Existing Shareholders	For	For	
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	9.1	Elect Paul Charles Kenny as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.

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Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	9.2	Elect Suvabha Charoenying as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	9.3	Elect Thiraphong Chansiri as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	10	Approve Remuneration of Directors	For	For	
Minor International Public Co., Ltd.	MINT	22-Apr-19	Annual	Management	11	Approve PricewaterhouseCoopers ABAS Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Public Bank Bhd.	1295	22-Apr-19	Annual	Management	1	Elect Lee Chin Guan as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Public Bank Bhd.	1295	22-Apr-19	Annual	Management	2	Elect Mohd Hanif bin Sher Mohamed as Director	For	For	
Public Bank Bhd.	1295	22-Apr-19	Annual	Management	3	Elect Tay Ah Lek as Director	For	For	
Public Bank Bhd.	1295	22-Apr-19	Annual	Management	4	Elect Lai Wai Keen as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Public Bank Bhd.	1295	22-Apr-19	Annual	Management	5	Approve Directors' Fees, Board Committees Members' Fees and Allowances	For	For	
Public Bank Bhd.	1295	22-Apr-19	Annual	Management	6	Approve Remuneration and Benefits-In-Kind (Excluding Director's Fee and Board Meeting Allowance)	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
Public Bank Bhd.	1295	22-Apr-19	Annual	Management	7	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Public Bank Bhd.	1295	22-Apr-19	Annual	Management	1	Adopt New Constitution	For	For	
Yuan Longping High-Tech Agriculture Co., Ltd.	000998	22-Apr-19	Special	Management	1	Approve Signing of Supplementary Agreement (III) of Performance Commitment and Reward and Punishment Plan	For	For	

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Yuan Longping High-Tech Agriculture Co., Ltd.	000998	22-Apr-19	Special	Management	2	Approve Change of Registered Capital and Amend Articles of Association	For	For	
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	3	Appoint Auditors	For	For	
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	4	Designate Risk Assessment Companies	For	For	
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	5	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	7	Present Board's Report on Expenses	For	For	
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	8	Approve Remuneration and Budget of Directors' Committee	For	For	
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	9	Present Directors' Committee Report on Activities and Expenses	For	For	
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	10	Receive Report Regarding Related-Party Transactions	For	For	
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	11	Designate Newspaper to Publish Meeting Announcements	For	For	
Aguas Andinas SA	AGUAS.A	23-Apr-19	Annual	Management	12	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.1	Elect Director Nicholas K. Akins	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.2	Elect Director David J. Anderson	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.3	Elect Director J. Barnie Beasley, Jr.	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.4	Elect Director Ralph D. Crosby, Jr.	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.5	Elect Director Linda A. Goodspeed	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.6	Elect Director Thomas E. Hoaglin	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.7	Elect Director Sandra Beach Lin	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.8	Elect Director Margaret M. McCarthy	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.9	Elect Director Richard C. Notebaert	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.10	Elect Director Lionel L. Nowell, III	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.11	Elect Director Stephen S. Rasmussen	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.12	Elect Director Oliver G. Richard, III	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	1.13	Elect Director Sara Martinez Tucker	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	3	Eliminate Preemptive Rights	For	For	

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American Electric Power Co., Inc.	AEP	23-Apr-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	4	Approve Financial Statements	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	5	Approve Report of the Board of Independent Directors	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	6	Approve Profit Distribution	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	7	Approve to Appoint Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	8	Approve Provision of Guarantee to Controlled Subsidiary	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	9	Approve Financial Leasing Business	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	10	Approve Issuance of Non-financial Debt Financing Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	11	Approve Bill Pool Business	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	12	Approve Increase Investment in Anqi Dehong with an Annual Output of 60,000 Tons of Organic Fertilizer Project	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	13	Approve Internal Transfer of Equity of Subsidiary	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	14	Approve Expansion of Business Scope	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	15	Approve Amendments to Articles of Association to Expand Business Scope	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	16	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	17	Approve Internal Control Self-Evaluation Report	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	18	Approve Social Responsibility Report	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	19.1	Elect Yu Xuefeng as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	19.2	Elect Li Zhihong as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	19.3	Elect Xiao Minghua as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	19.4	Elect Mei Haijin as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	19.5	Elect Yao Juan as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	20.1	Elect Jiang Ying as Independent Director	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	20.2	Elect Jiang Xiao as Independent Director	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	20.3	Elect Liu Yingfei as Independent Director	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	20.4	Elect Jiang Chunqian as Independent Director	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	20.5	Elect Liu Xinguang as Independent Director	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Management	20.6	Elect Sun Yanping as Independent Director	For	For	
Angel Yeast Co., Ltd.	600298	23-Apr-19	Annual	Shareholder	21.1	Elect Li Lin as Supervisor	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	1	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	1	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CLP 1.88 Per Share	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CLP 1.88 Per Share	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	3	Ratify Rodrigo Vergara and Rodrigo Echeñique Gordillo as Directors; Ratify Oscar Von Chrismar Carvajal as Alternate Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	3	Ratify Rodrigo Vergara and Rodrigo Echeñique Gordillo as Directors; Ratify Oscar Von Chrismar Carvajal as Alternate Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	4	Approve Remuneration of Directors	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	4	Approve Remuneration of Directors	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	5	Appoint PricewaterhouseCoopers Consultores, Auditores y Compania Limitada as Auditors	For	For	

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Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	5	Appoint PricewaterhouseCoopers Consultores, Auditores y Compania Limitada as Auditors	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	6	Designate Fitch and ICR as Risk Assessment Companies	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	6	Designate Fitch and ICR as Risk Assessment Companies	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	7	Approve Remuneration and Budget of Directors' Committee and Audit Committee; Receive Directors and Audit Committee's Report	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	7	Approve Remuneration and Budget of Directors' Committee and Audit Committee; Receive Directors and Audit Committee's Report	For	For	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	8	Receive Report Regarding Related-Party Transactions	None	None	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	8	Receive Report Regarding Related-Party Transactions	None	None	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	9	Other Business	None	None	
Banco Santander Chile SA	BSANTAN DER	23-Apr-19	Annual	Management	9	Transact Other Business (Non-Voting)	None	None	
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	2	Acknowledge Operational Results	None	None	
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividend Payment	For	For	
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	5.1	Elect Chaiyut Pilun-Owad as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure.
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	5.2	Elect Sithichai Chaikriangkrai as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded. We are voting against this director due to concerns over tenure.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	5.3	Elect Aswin Techajareonvikul as Director	For	For	
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	5.4	Elect Prasert Maekwatana as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	5.5	Elect Weerawong Chittmittrapap as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	5.6	Elect Kamjorn Tatiyakavee as Director	For	For	
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	7	Approve Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd. as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	8	Approve Employee Stock Option Program	For	Against	The employee stock option program does not meet our guidelines.
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	9	Approve Allocation of New Ordinary Shares for the Exercise of Warrants to Executives and Employees of the Company and/or its Subsidiaries	For	Against	The employee stock option program does not meet our guidelines.
Berli Jucker Public Co. Ltd.	BJC	23-Apr-19	Annual	Management	10	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Centene Corporation	CNC	23-Apr-19	Annual	Management	1A	Elect Director Orlando Ayala	For	For	
Centene Corporation	CNC	23-Apr-19	Annual	Management	1B	Elect Director John R. Roberts	For	Against	We are voting against this director due to concerns over tenure.
Centene Corporation	CNC	23-Apr-19	Annual	Management	1C	Elect Director Tommy G. Thompson	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Centene Corporation	CNC	23-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program lacks sufficient disclosure, and as there are features that are not in line with best practice.
Centene Corporation	CNC	23-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	

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Centene Corporation	CNC	23-Apr-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
CGN Power Co., Ltd.	1816	23-Apr-19	Special	Management	1	Approve Extension of Validity Period of the Plan for the A Share Offering	For	For	
CGN Power Co., Ltd.	1816	23-Apr-19	Special	Management	2	Approve Extension of Authorization of Board to Deal with All Matters in Relation to A Share Offering	For	For	
CGN Power Co., Ltd.	1816	23-Apr-19	Special	Management	1	Approve Extension of Validity Period of the Plan for the A Share Offering	For	For	
CGN Power Co., Ltd.	1816	23-Apr-19	Special	Management	3	Approve Report on the Use of Previously Raised Funds	For	For	
CGN Power Co., Ltd.	1816	23-Apr-19	Special	Management	2	Approve Extension of Authorization of Board to Deal with All Matters in Relation to A Share Offering	For	For	
CGN Power Co., Ltd.	1816	23-Apr-19	Special	Management	4	Approve Profit Distribution Plan	For	For	
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1a	Elect Director W. Lance Conn	For	For	
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1b	Elect Director Kim C. Goodman	For	For	
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1c	Elect Director Craig A. Jacobson	For	For	
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1d	Elect Director Gregory B. Maffei	For	Against	This director is overboarded.
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1e	Elect Director John D. Markley, Jr.	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1f	Elect Director David C. Merritt	For	For	
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1g	Elect Director James E. Meyer	For	Against	This director is overboarded.
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1h	Elect Director Steven A. Miron	For	For	
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1i	Elect Director Balan Nair	For	Against	This director is overboarded.
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1j	Elect Director Michael A. Newhouse	For	For	
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1k	Elect Director Mauricio Ramos	For	For	
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1l	Elect Director Thomas M. Rutledge	For	For	
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	1m	Elect Director Eric L. Zinterhofer	For	For	
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	2	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	

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Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Shareholder	4	Adopt Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
Charter Communications, Inc.	CHTR	23-Apr-19	Annual	Shareholder	5	Report on Sustainability	Against	For	We support this proposal to issue an annual sustainability report describing the company's short- and long-term responses to ESG-related issues including quantitative indicators and goals.
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	1	Approve Annual Report and Summary	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	2	Approve Report of the Board of Directors	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	3	Approve Report of the Board of Supervisors	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	4	Approve Financial Statements	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	5	Approve Profit Distribution	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	6	Approve Capitalization of Capital Reserves	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	7	Approve to Appoint Auditors and to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	8	Approve Related Party Transaction	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	8.1	Approve Related Party Transaction with China Building Materials International Trading Co., Ltd.	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	8.2	Approve Related Party Transaction with Lianyungang Zhongfu Lianzhong Composite Materials Group Co., Ltd.	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	8.3	Approve Related Party Transaction with China Building Materials Information Technology Co., Ltd.	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	8.4	Approve Related Party Transaction with Zhenshi Holding Group Co., Ltd.	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	8.5	Approve Related Party Transaction with Zhejiang Hengshi Fiber Foundation Co., Ltd.	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	9	Approve Authorization for Financing Credit	For	Against	We do not believe that support for this proposal is in the best interests of shareholders
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	10	Approve Provision of Guarantee	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

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China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	11	Approve Issue of Corporate Bonds and Non-financial Corporate Debt Financing Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	12	Approve Forward Settlement, Foreign Exchange, Currency Interest Rate Swap and Precious Metals Futures Trading Business	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	13	Approve Amendments to Articles of Association	For	Against	This proposal is not in shareholders' best interests.
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	14	Approve Purchase of Liability Insurance for Directors, Supervisors and Senior Management Members	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	15	Approve Report of the Board of Independent Directors	For	For	
China Jushi Co. Ltd.	600176	23-Apr-19	Annual	Management	16	Approve Audit Committee Performance Report	For	For	
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.1	Elect Director Ralph W. Babb, Jr.	For	For	
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.2	Elect Director Michael E. Collins	For	For	
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.3	Elect Director Roger A. Cregg	For	For	
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.4	Elect Director T. Kevin DeNicola	For	For	
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.5	Elect Director Curtis C. Farmer	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.6	Elect Director Jacqueline P. Kane	For	For	
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.7	Elect Director Richard G. Lindner	For	For	
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.8	Elect Director Barbara R. Smith	For	For	
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.9	Elect Director Robert S. Taubman	For	Against	We are voting against this director due to concerns over tenure.
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.10	Elect Director Reginald M. Turner, Jr.	For	For	
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.11	Elect Director Nina G. Vaca	For	For	
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	1.12	Elect Director Michael G. Van de Ven	For	For	
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	2	Ratify Ernst & Young as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Comerica Incorporated	CMA	23-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	1	Open Meeting	None	None	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	7	Receive CEO's Report	None	None	

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Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 3 Per Share	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	9.d	Approve Dividend Record Dates	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	10	Determine Number of Members (5) and Deputy Members (0) of Board	For	Against	We view the proposed board size as too small.
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 300,000 for Chairman and SEK 165,000 for Other Directors; Approve Remuneration of Auditors	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	12	Reelect Anders Nelson, Ragnhild Backman, Eva Nygren and Bob Persson (Chair) as Directors; Elect Peter Strand as New Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	13	Ratify Deloitte as Auditors	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	14	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	15	Authorize Board Chairman and Representatives of Four of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	16	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	17	Approve Issuance of up to 10 Per cent of Share Capital without Preemptive Rights	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	18	Amend Articles Re: Notice of General Meeting	For	For	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	19	Other Business	None	None	
Dios Fastigheter AB	DIOS	23-Apr-19	Annual	Management	20	Close Meeting	None	None	
Domino's Pizza, Inc.	DPZ	23-Apr-19	Annual	Management	1.1	Elect Director David A. Brandon	For	For	
Domino's Pizza, Inc.	DPZ	23-Apr-19	Annual	Management	1.2	Elect Director Richard E. Allison, Jr.	For	For	
Domino's Pizza, Inc.	DPZ	23-Apr-19	Annual	Management	1.3	Elect Director C. Andrew Ballard	For	For	
Domino's Pizza, Inc.	DPZ	23-Apr-19	Annual	Management	1.4	Elect Director Andrew B. Balson	For	For	
Domino's Pizza, Inc.	DPZ	23-Apr-19	Annual	Management	1.5	Elect Director Corie S. Barry	For	For	
Domino's Pizza, Inc.	DPZ	23-Apr-19	Annual	Management	1.6	Elect Director Diana F. Cantor	For	For	
Domino's Pizza, Inc.	DPZ	23-Apr-19	Annual	Management	1.7	Elect Director Richard L. Federico	For	For	
Domino's Pizza, Inc.	DPZ	23-Apr-19	Annual	Management	1.8	Elect Director James A. Goldman	For	For	

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Domino's Pizza, Inc.	DPZ	23-Apr-19	Annual	Management	1.9	Elect Director Patricia E. Lopez	For	For	
Domino's Pizza, Inc.	DPZ	23-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Domino's Pizza, Inc.	DPZ	23-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks risk mitigation features and contains features that are not in line with best practice.
Emaar Development PJSC	EMAARD EV	23-Apr-19	Annual	Management	1	Approve Board Report on Company Operations for FY 2018	For	For	
Emaar Development PJSC	EMAARD EV	23-Apr-19	Annual	Management	2	Approve Auditors' Report on Company Financial Statements for FY 2018	For	For	
Emaar Development PJSC	EMAARD EV	23-Apr-19	Annual	Management	3	Accept Financial Statements and Statutory Reports for FY 2018	For	For	
Emaar Development PJSC	EMAARD EV	23-Apr-19	Annual	Management	4	Approve Dividends of AED 0.26 per Share	For	For	
Emaar Development PJSC	EMAARD EV	23-Apr-19	Annual	Management	5	Approve Remuneration of Directors of AED 650,000 Each, and AED 1 Million for Chairman for FY 2018	For	For	
Emaar Development PJSC	EMAARD EV	23-Apr-19	Annual	Management	6	Approve Discharge of Directors for FY 2018	For	For	
Emaar Development PJSC	EMAARD EV	23-Apr-19	Annual	Management	7	Approve Discharge of Auditors for FY 2018	For	For	
Emaar Development PJSC	EMAARD EV	23-Apr-19	Annual	Management	8	Ratify Auditors and Fix Their Remuneration for FY 2019	For	For	
Emaar Malls PJSC	EMAARM ALLS	23-Apr-19	Annual	Management	1	Approve Board Report on Company Operations for FY 2018	For	For	
Emaar Malls PJSC	EMAARM ALLS	23-Apr-19	Annual	Management	2	Approve Auditors' Report on Company Financial Statements for FY 2018	For	For	
Emaar Malls PJSC	EMAARM ALLS	23-Apr-19	Annual	Management	3	Accept Financial Statements and Statutory Reports for FY 2018	For	For	
Emaar Malls PJSC	EMAARM ALLS	23-Apr-19	Annual	Management	4	Approve Dividends of AED 0.10 per Share	For	For	
Emaar Malls PJSC	EMAARM ALLS	23-Apr-19	Annual	Management	5	Approve Remuneration of Directors of AED 650,000 Each, and AED 1 Million for Chairman for FY 2018	For	For	
Emaar Malls PJSC	EMAARM ALLS	23-Apr-19	Annual	Management	6	Approve Discharge of Directors for FY 2018	For	For	

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Emaar Malls PJSC	EMAARM ALLS	23-Apr-19	Annual	Management	7	Approve Discharge of Auditors for FY 2018	For	For	
Emaar Malls PJSC	EMAARM ALLS	23-Apr-19	Annual	Management	8	Ratify Auditors and Fix Their Remuneration for FY 2019	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Emaar Malls PJSC	EMAARM ALLS	23-Apr-19	Annual	Management	1	Cancel the Company's Employees Incentive Shares Ownership Plan was Approved on April 30, 2018	For	For	
Fastenal Company	FAST	23-Apr-19	Annual	Management	1a	Elect Director Willard D. Oberton	For	Against	We are voting against this director due to concerns over tenure.
Fastenal Company	FAST	23-Apr-19	Annual	Management	1b	Elect Director Michael J. Ancius	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Fastenal Company	FAST	23-Apr-19	Annual	Management	1c	Elect Director Michael J. Dolan	For	For	
Fastenal Company	FAST	23-Apr-19	Annual	Management	1d	Elect Director Stephen L. Eastman	For	For	
Fastenal Company	FAST	23-Apr-19	Annual	Management	1e	Elect Director Daniel L. Florness	For	For	
Fastenal Company	FAST	23-Apr-19	Annual	Management	1f	Elect Director Rita J. Heise	For	For	
Fastenal Company	FAST	23-Apr-19	Annual	Management	1g	Elect Director Darren R. Jackson	For	For	
Fastenal Company	FAST	23-Apr-19	Annual	Management	1h	Elect Director Daniel L. Johnson	For	For	
Fastenal Company	FAST	23-Apr-19	Annual	Management	1i	Elect Director Scott A. Satterlee	For	For	
Fastenal Company	FAST	23-Apr-19	Annual	Management	1j	Elect Director Reyne K. Wisecup	For	Against	We do not support insiders on the board other than the CEO.
Fastenal Company	FAST	23-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Fastenal Company	FAST	23-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Fastenal Company	FAST	23-Apr-19	Annual	Shareholder	4	Prepare Employment Diversity Report	Against	For	We are supportive of this shareholder proposal because we are a proponent of increased diversity representation at the overall company level, as well as on the board.
Getinge AB	GETI.B	23-Apr-19	Annual	Management	1	Open Meeting	None	None	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	7.a	Receive Financial Statements and Statutory Reports	None	None	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	7.b	Receive Consolidated Financial Statements and Statutory Reports	None	None	

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Getinge AB	GETI.B	23-Apr-19	Annual	Management	7.c	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	None	None	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	7.d	Receive Board's Dividend Proposal	None	None	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	8	Receive Board and Board Committee Reports	None	None	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	9	Receive President's Report	None	None	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	10	Accept Financial Statements and Statutory Reports	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	11	Approve Allocation of Income and Dividends of SEK 1.00 Per Share	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	12	Approve Discharge of Board and President	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	13.a	Determine Number of Members (10) and Deputy Members (0) of Board	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	13.b	Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	14.a	Approve Remuneration of Directors in the Amount of SEK 1.18 Million for Chairman and SEK 592,000 for Other Directors; Approve Remuneration for Committee Work	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	14.b	Approve Remuneration of Auditors	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	15.a	Reelect Carl Bennet as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Getinge AB	GETI.B	23-Apr-19	Annual	Management	15.b	Reelect Johan Bygge as Director	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	15.c	Reelect Cecilia Daun Wennborg as Director	For	Against	This director is overboarded.
Getinge AB	GETI.B	23-Apr-19	Annual	Management	15.d	Reelect Barbro Friden as Director	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	15.e	Reelect Dan Frohm as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Getinge AB	GETI.B	23-Apr-19	Annual	Management	15.f	Reelect Sofia Hasselberg as Director	For	For	

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Getinge AB	GETI.B	23-Apr-19	Annual	Management	15.g	Reelect Johan Malmquist as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Getinge AB	GETI.B	23-Apr-19	Annual	Management	15.h	Reelect Mattias Perjos as Director	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	15.i	Reelect Malin Persson as Director	For	Against	This director is overboarded.
Getinge AB	GETI.B	23-Apr-19	Annual	Management	15.j	Reelect Johan Stern as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Getinge AB	GETI.B	23-Apr-19	Annual	Management	15.k	Elect Johan Malmquist as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Getinge AB	GETI.B	23-Apr-19	Annual	Management	16	Ratify PricewaterhouseCoopers as Auditors	For	For	
Getinge AB	GETI.B	23-Apr-19	Annual	Management	17	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Getinge AB	GETI.B	23-Apr-19	Annual	Management	18	Close Meeting	None	None	
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	1	Approve the Minutes of Previous Meeting	For	For	
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	2	Approve the Annual Report and Audited Financial Statements	For	For	
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	3	Ratify All Acts and Resolutions of the Board of Directors and Management Adopted During the Preceding Year	For	For	
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	4.1	Elect Jaime Augusto Zobel de Ayala as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure. This director is overboarded.
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	4.2	Elect Delfin L. Lazaro as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	4.3	Elect Lang Tao Yih, Arthur as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	4.4	Elect Fernando Zobel de Ayala as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	4.5	Elect Jose Teodoro K. Limcaoco as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	4.6	Elect Romeo L. Bernardo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	4.7	Elect Ernest L. Cu as Director	For	For	
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	4.8	Elect Samba Natarajan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	4.9	Elect Saw Phaik Hwa as Director	For	For	
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	4.10	Elect Cirilo P. Noel as Director	For	For	
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	4.11	Elect Rex Ma. A. Mendoza as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	5	Approve Independent Auditors and Approve the Fixing of Their Remuneration	For	For	
Globe Telecom, Inc.	GLO	23-Apr-19	Annual	Management	6	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	2	Acknowledge Operational Results	None	None	
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	4	Approve Allocation of Income, Legal Reserve and Dividend Payment	For	For	
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	5.1	Elect Saowanee Kamolbutr as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	5.2	Elect Borwornsak Uwanno as Director	For	For	
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	5.3	Elect Payungsak Chartsutipol as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	5.4	Elect Patareeya Benjapolchai as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	5.5	Elect Chawalit Tippawanich as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	5.6	Elect Somkiat Masunthasuwana as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	6	Approve Remuneration and Meeting Allowance of Directors and Committees	For	For	
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	7	Approve PricewaterhouseCoopers ABAS Ltd. as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Glow Energy Public Co., Ltd.	GLOW	23-Apr-19	Annual	Management	8	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	1	Receive Directors' and Auditors' Reports (Non-Voting)	None	None	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	2.1	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	2.2	Adopt Financial Statements	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	3	Approve Discharge of Directors	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	4	Approve Discharge of Auditor	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.1	Receive Information on Resignation of Arnaud Vial as Director	None	None	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.2a	Elect Xavier Le Clef as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.2b	Elect Claude Genereux as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.3	Approve Co-optation of Agnes Touraine as Director	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.4a	Reelect Antoinette d'Aspremont Lynden as Director	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.4b	Reelect Paul Desmarais, Jr. as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.4c	Reelect Gerald Frere as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. The nominee is the (or one of) the longest serving director(s) up for election excluding the CEO.
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.4d	Reelect Cedric Frere as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.4e	Reelect Segolene Gallienne as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.4f	Reelect Gerard Lamarche as Director	For	Against	We do not support insiders on the board other than the CEO.

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Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.4g	Reelect Marie Polet as Director	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.5a	Indicate Antoinette d'Aspremont Lynden as Independent Board Member	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.5b	Indicate Marie Polet as Independent Board Member	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.5c	Indicate Agnes Touraine as Independent Board Member	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	5.6	Ratify Deloitte as Auditor and Approve Auditors' Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	6	Approve Remuneration Report	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	7.1	Approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	7.2	Approve Change-of-Control Clause Re: Stock Option Plan under Item 7.1	For	Against	This proposal is not in shareholders' best interests.
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	7.3	Approve Stock Option Plan Grants for 2019 up to EUR 4.32 Million Re: Stock Option Plan under Item 7.1	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	7.4	Approve Special Board Report Re: Article 629 of the Company Code Re: Item 7.5	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	7.5	Approve Guarantee to Acquire Shares under New Stock Option Plan Re: Item 7.1	For	For	
Groupe Bruxelles Lambert SA	GBLB	23-Apr-19	Annual	Management	8	Transact Other Business	None	None	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	1	Approve Reports in Compliance with Article 28, Section IV of Mexican Securities Market Law	For	For	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Special	Management	1	Approve Reduction in Capital by MXN 1.59 Billion; Amend Article 6 of Company's Bylaws Accordingly	For	For	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	2	Approve Discharge of Directors and Officers	For	For	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Special	Management	2	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	3	Approve Individual and Consolidated Financial Statements and Approve External Auditors' Report on Financial Statements	For	For	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	4	Approve Allocation of Income in the Amount of MXN 4.94 Billion	For	For	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	5	Approve Two Dividends of MXN 4.21 per Share to be Distributed on or Before Aug. 31, 2018 and Dec. 31, 2019 Respectively	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	6	Cancel Pending Amount of MXN 1.25 Billion of Share Repurchase Approved at AGM on April 25, 2018; Set Share Repurchase Maximum Amount of MXN 1.55 Billion	For	For	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	7	Information on Election or Ratification of Four Directors and Their Alternates of Series BB Shareholders	None	None	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	8	Elect or Ratify Directors of Series B Shareholders that Hold 10 Percent of Share Capital	None	None	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	9	Elect or Ratify Directors of Series B Shareholders	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	10	Elect or Ratify Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	11	Approve Remuneration of Directors for Years 2018 and 2019	For	For	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	12	Elect or Ratify Director of Series B Shareholders and Member of Nominations and Compensation Committee	For	Against	This director is overboarded. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	13	Elect or Ratify Chairman of Audit and Corporate Practices Committee	For	For	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	14	Present Report Regarding Individual or Accumulated Operations Greater Than USD 3 Million	None	None	
Grupo Aeroportuario del Pacifico SAB de CV	GAPB	23-Apr-19	Annual	Management	15	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Hanesbrands Inc.	HBI	23-Apr-19	Annual	Management	1a	Elect Director GERALYN R. BREIG	For	For	
Hanesbrands Inc.	HBI	23-Apr-19	Annual	Management	1b	Elect Director GERALD W. EVANS, JR.	For	For	
Hanesbrands Inc.	HBI	23-Apr-19	Annual	Management	1c	Elect Director BOBBY J. GRIFFIN	For	For	
Hanesbrands Inc.	HBI	23-Apr-19	Annual	Management	1d	Elect Director JAMES C. JOHNSON	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Hanesbrands Inc.	HBI	23-Apr-19	Annual	Management	1e	Elect Director FRANCK J. MOISON	For	For	
Hanesbrands Inc.	HBI	23-Apr-19	Annual	Management	1f	Elect Director ROBERT F. MORAN	For	For	
Hanesbrands Inc.	HBI	23-Apr-19	Annual	Management	1g	Elect Director RONALD L. NELSON	For	For	
Hanesbrands Inc.	HBI	23-Apr-19	Annual	Management	1h	Elect Director DAVID V. SINGER	For	For	
Hanesbrands Inc.	HBI	23-Apr-19	Annual	Management	1i	Elect Director ANN E. ZIEGLER	For	For	

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Hanesbrands Inc.	HBI	23-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Hanesbrands Inc.	HBI	23-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Hongfa Technology Co., Ltd.	600885	23-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Hongfa Technology Co., Ltd.	600885	23-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Hongfa Technology Co., Ltd.	600885	23-Apr-19	Annual	Management	3	Approve Financial Statements and 2019 Financial Budget	For	For	
Hongfa Technology Co., Ltd.	600885	23-Apr-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
Hongfa Technology Co., Ltd.	600885	23-Apr-19	Annual	Management	5	Approve Report of the Board of Independent Directors	For	For	
Hongfa Technology Co., Ltd.	600885	23-Apr-19	Annual	Management	6	Approve Profit Distribution	For	For	
Hongfa Technology Co., Ltd.	600885	23-Apr-19	Annual	Management	7	Approve to Appoint Auditors and to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Hongfa Technology Co., Ltd.	600885	23-Apr-19	Annual	Management	8	Approve Related Party Transaction	For	For	
Hongfa Technology Co., Ltd.	600885	23-Apr-19	Annual	Management	9	Approve Application of Comprehensive Credit Lines	For	For	
Hongfa Technology Co., Ltd.	600885	23-Apr-19	Annual	Management	10	Approve Provision of Guarantee	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
HP Inc.	HPQ	23-Apr-19	Annual	Management	1a	Elect Director Aida M. Alvarez	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	1b	Elect Director Shumeet Banerji	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	1c	Elect Director Robert R. Bennett	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	1d	Elect Director Charles "Chip" V. Bergh	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	1e	Elect Director Stacy Brown-Philpot	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	1f	Elect Director Stephanie A. Burns	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	1g	Elect Director Mary Anne Citrino	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	1h	Elect Director Yoky Matsuoka	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	1i	Elect Director Stacey Mobley	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	1j	Elect Director Subra Suresh	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	1k	Elect Director Dion J. Weisler	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
HP Inc.	HPQ	23-Apr-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favour of appointing an independent Chair of the Board.
ING Groep NV	INGA	23-Apr-19	Annual	Management	1	Open Meeting	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ING Groep NV	INGA	23-Apr-19	Annual	Management	2.a	Receive Report of Management Board (Non-Voting)	None	None	
ING Groep NV	INGA	23-Apr-19	Annual	Management	2.b	Receive Announcements on Sustainability	None	None	
ING Groep NV	INGA	23-Apr-19	Annual	Management	2.c	Receive Report of Supervisory Board (Non-Voting)	None	None	
ING Groep NV	INGA	23-Apr-19	Annual	Management	2.d	Discuss Remuneration Report	None	None	
ING Groep NV	INGA	23-Apr-19	Annual	Management	2.e	Adopt Financial Statements and Statutory Reports	For	For	
ING Groep NV	INGA	23-Apr-19	Annual	Management	3.a	Receive Explanation on Profit Retention and Distribution Policy	None	None	
ING Groep NV	INGA	23-Apr-19	Annual	Management	3.b	Approve Dividends of EUR 0.68 Per Share	For	For	
ING Groep NV	INGA	23-Apr-19	Annual	Management	4.a	Approve Discharge of Management Board	For	Against	We are not supporting this proposal due to investigations, settlements and other legal proceedings.
ING Groep NV	INGA	23-Apr-19	Annual	Management	4.b	Approve Discharge of Supervisory Board	For	Against	We are not supporting this proposal due to investigations, settlements and other legal proceedings.
ING Groep NV	INGA	23-Apr-19	Annual	Management	5	Ratify KPMG as Auditors	For	For	
ING Groep NV	INGA	23-Apr-19	Annual	Management	6	Elect Tanate Phutrakul to Executive Board	For	For	
ING Groep NV	INGA	23-Apr-19	Annual	Management	7.a	Reelect Mariana Gheorghe to Supervisory Board	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ING Groep NV	INGA	23-Apr-19	Annual	Management	7.b	Elect Mike Rees to Supervisory Board	For	For	
ING Groep NV	INGA	23-Apr-19	Annual	Management	7.c	Elect Herna Verhagen to Supervisory Board	For	For	
ING Groep NV	INGA	23-Apr-19	Annual	Management	8.a	Grant Board Authority to Issue Shares	For	For	
ING Groep NV	INGA	23-Apr-19	Annual	Management	8.b	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital and Restricting/Excluding Preemptive Rights	For	For	
ING Groep NV	INGA	23-Apr-19	Annual	Management	9	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Keppel Corporation Limited	BN4	23-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
Keppel Corporation Limited	BN4	23-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Keppel Corporation Limited	BN4	23-Apr-19	Annual	Management	3	Elect Alvin Yeo as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Keppel Corporation Limited	BN4	23-Apr-19	Annual	Management	4	Elect Tan Ek Kia as Director	For	For	
Keppel Corporation Limited	BN4	23-Apr-19	Annual	Management	5	Elect Loh Chin Hua as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Keppel Corporation Limited	BN4	23-Apr-19	Annual	Management	6	Elect Jean-François Manzoni as Director	For	For	
Keppel Corporation Limited	BN4	23-Apr-19	Annual	Management	7	Approve Directors' Fees	For	For	
Keppel Corporation Limited	BN4	23-Apr-19	Annual	Management	8	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Keppel Corporation Limited	BN4	23-Apr-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
Keppel Corporation Limited	BN4	23-Apr-19	Annual	Management	10	Authorize Share Repurchase Program	For	For	
Keppel Corporation Limited	BN4	23-Apr-19	Annual	Management	11	Approve Mandate for Interested Person Transactions	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	1.1	Accept CEO's Report and Board's Report on Operations and Results	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	1.2	Accept Individual and Consolidated Financial Statements	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	1.3	Accept Report on Compliance of Fiscal Obligations	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	2	Accept Report of Audit Committee	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	3	Accept Report of Corporate Practices Committee	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	4.1	Approve Individual and Consolidated Net Profit after Minority Interest in the Amount of USD 354.89 Million	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	4.2	Approve Allocation of Individual and or Consolidated Profits and or Losses Referred to in Previous Item to the Accumulated Net Income Account	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	5.1	Ratify Antonio Del Valle Ruiz as Honorary and Lifetime Board Chairman	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	5.2a	Elect or Ratify Juan Pablo Del Valle Perochena as Board Member	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	5.2b	Elect or Ratify Adolfo Del Valle Ruiz as Board Member	For	Against	We are voting against this director due to concerns over tenure
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	5.2c	Elect or Ratify Ignacio Del Valle Ruiz as Board Member	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	5.2d	Elect or Ratify Antonio Del Valle Perochena as Board Member	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	5.2e	Elect or Ratify Maria Guadalupe Del Valle Perochena as Board Member	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.2f	Elect or Ratify Jaime Ruiz Sacristan as Board Member	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.2g	Elect or Ratify Fernando Ruiz Sahagun as Board Member	For	Against	This director is overboarded.
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.2h	Elect or Ratify Eugenio Santiago Clariond Reyes as Board Member	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.2i	Elect or Ratify Eduardo Tricio Haro as Board Member	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.2j	Elect or Ratify Guillermo Ortiz Martinez as Board Member	For	Against	This director is overboarded.
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.2k	Elect or Ratify Divo Milan Haddad as Board Member	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.2l	Elect or Ratify Alma Rosa Moreno Razo as Board Member	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.2m	Elect or Ratify Maria Teresa Altagracia Arnal Machado as Board Member	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.3a	Elect or Ratify Juan Pablo Del Valle Perochena as Chairman of Board of Directors	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.3b	Elect or Ratify Juan Pablo Del Rio Benitez as Secretary (without being a member) of Board	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.3c	Elect or Ratify Francisco Ramon Hernandez as Alternate Secretary (without being a member) of Board	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.4a	Elect or Ratify Fernando Ruiz Sahagun as Chairman of Audit Committee	For	Against	This director is overboarded.
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	5.4b	Elect or Ratify Eugenio Santiago Clariond Reyes as Chairman of Corporate Practices Committee	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	6	Approve Remuneration of Chairman of Board, Audit Committee and Corporate Practices Committee; Approve Remuneration of Members of Board and Members of Audit Committee and Corporate Practices Committee	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	7.1	Approve Cancellation of Balance of Amount Approved to be Used for Acquisition of Company's Shares	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Sp	Management	7.2	Set Aggregate Nominal Amount of Share Repurchase Reserve at USD 400 Million	For	For	

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Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	8	Accept Report on Adoption or Modification of Policies in Share Repurchases of Company	For	For	
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	9.1	Resolutions Regarding Decision Adopted by General Meeting on Aug. 21, 2018 Re: Extend Dividend Term of Remaining USD 100 Million	For	Against	In addition to lack of disclosure, this proposal is not in shareholders' best interests.
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	9.2	Resolutions Regarding Decision Adopted by General Meeting on Aug. 21, 2018 Re: Authorize Board Chairman, CEO and CFO to Set Dates and Payment Form of Aforementioned Dividends	For	Against	In addition to lack of disclosure, this proposal is not in shareholders' best interests.
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	10	Amend Articles; Approve Certification of Company's Bylaws	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Mexichem SAB de CV	MEXCHE M	23-Apr-19	Annual/Special	Management	11	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	1a	Elect Director Melissa M. Arnoldi	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	1b	Elect Director Charlene T. Begley	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	1c	Elect Director Steven D. Black	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	1d	Elect Director Adena T. Friedman	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	1e	Elect Director Essa Kazim	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	1f	Elect Director Thomas A. Kloet	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	1g	Elect Director John D. Rainey	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	1h	Elect Director Michael R. Splinter	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	1i	Elect Director Jacob Wallenberg	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	1j	Elect Director Lars R. Wedenborn	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	1k	Elect Director Alfred W. Zollar	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Nasdaq, Inc.	NDAQ	23-Apr-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	1a	Elect Director Jeffrey L. Berenson	For	For	
Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	1b	Elect Director Michael A. Cawley	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board.
Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	1c	Elect Director James E. Craddock	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	1d	Elect Director Barbara J. Duganier	For	For	

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Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	1e	Elect Director Thomas J. Edelman	For	For	
Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	1f	Elect Director Holli C. Ladhani	For	For	
Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	1g	Elect Director David L. Stover	For	For	
Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	1h	Elect Director Scott D. Urban	For	For	
Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	1i	Elect Director William T. Van Kleef	For	For	
Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	For	
Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program contains features that are not in line with best practice.
Noble Energy, Inc.	NBL	23-Apr-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1a	Elect Director Linda Walker Bynoe	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1b	Elect Director Susan Crown	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1c	Elect Director Dean M. Harrison	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1d	Elect Director Jay L. Henderson	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1e	Elect Director Marcy S. Klevorn	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1f	Elect Director Siddharth N. "Bobby" Mehta	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1g	Elect Director Michael G. O'Grady	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1h	Elect Director Jose Luis Prado	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1i	Elect Director Thomas E. Richards	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1j	Elect Director Martin P. Slark	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1k	Elect Director David H. B. Smith, Jr.	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1l	Elect Director Donald Thompson	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	1m	Elect Director Charles A. Tribbett, III	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Northern Trust Corp.	NTRS	23-Apr-19	Annual	Shareholder	5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
PrairieSky Royalty Ltd.	PSK	23-Apr-19	Annual	Management	1a	Elect Director James M. Estey	For	For	
PrairieSky Royalty Ltd.	PSK	23-Apr-19	Annual	Management	1b	Elect Director Margaret A. McKenzie	For	For	
PrairieSky Royalty Ltd.	PSK	23-Apr-19	Annual	Management	1c	Elect Director Andrew M. Phillips	For	For	
PrairieSky Royalty Ltd.	PSK	23-Apr-19	Annual	Management	1d	Elect Director Myron M. Stadnyk	For	For	

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PrairieSky Royalty Ltd.	PSK	23-Apr-19	Annual	Management	1e	Elect Director Sheldon B. Steeves	For	For	
PrairieSky Royalty Ltd.	PSK	23-Apr-19	Annual	Management	1f	Elect Director Grant A. Zawalsky	For	For	
PrairieSky Royalty Ltd.	PSK	23-Apr-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
PrairieSky Royalty Ltd.	PSK	23-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Rollins, Inc.	ROL	23-Apr-19	Annual	Management	1.1	Elect Director Bill J. Dismuke	For	Withhold	We are voting against this director due to concerns over tenure.
Rollins, Inc.	ROL	23-Apr-19	Annual	Management	1.2	Elect Director Thomas J. Lawley	For	For	
Rollins, Inc.	ROL	23-Apr-19	Annual	Management	1.3	Elect Director John F. Wilson	For	Withhold	We do not support insiders on the board other than the CEO.
Rollins, Inc.	ROL	23-Apr-19	Annual	Management	2	Ratify Grant Thornton LLP as Auditors	For	For	
Rollins, Inc.	ROL	23-Apr-19	Annual	Management	3	Increase Authorized Common Stock	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Annual	Management	1	Approve Annual Report, Balance Sheet, and Consolidated Financial Statements	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Special	Management	1	Change Company Name to Falabella SA; Amend Article 1	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Annual	Management	2	Approve Auditors' Report	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Special	Management	2	Amend Articles 19, 21 and 23	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of CLP 76 Per Share	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Special	Management	3	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Annual	Management	4	Approve Dividend Policy	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Annual	Management	5	Approve Remuneration of Directors	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Annual	Management	6	Appoint Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Annual	Management	7	Designate Risk Assessment Companies	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Annual	Management	8	Designate Newspaper to Publish Announcements	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Annual	Management	9	Receive Report Regarding Related-Party Transactions	For	For	
S.A.C.I. Falabella SA	FALABELLA	23-Apr-19	Annual	Management	10	Receive Directors Committee's Report	For	For	

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S.A.C.I. Falabella SA	FALABELL A	23-Apr-19	Annual	Management	11	Approve Remuneration of Directors' Committee	For	For	
S.A.C.I. Falabella SA	FALABELL A	23-Apr-19	Annual	Management	12	Approve Budget of Directors' Committee	For	For	
Sabre Corp.	SABR	23-Apr-19	Annual	Management	1.1	Elect Director George Bravante, Jr.	For	For	
Sabre Corp.	SABR	23-Apr-19	Annual	Management	1.2	Elect Director Joseph Osness	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are also holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Sabre Corp.	SABR	23-Apr-19	Annual	Management	1.3	Elect Director Zane Rowe	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Sabre Corp.	SABR	23-Apr-19	Annual	Management	1.4	Elect Director John Siciliano	For	For	
Sabre Corp.	SABR	23-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Sabre Corp.	SABR	23-Apr-19	Annual	Management	3	Amend Certificate of Incorporation	For	For	
Sabre Corp.	SABR	23-Apr-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Sabre Corp.	SABR	23-Apr-19	Annual	Management	5	Approve Non-Employee Director Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting Held on April 24, 2018	For	For	
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	2	Approve 2018 Annual Report	For	For	
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	3	Ratify Acts of the Board of Directors and the Management from the Date of the Last Annual Stockholders' Meeting up to the Date of this Meeting	For	For	
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	4.1	Elect Henry T. Sy, Jr. as Director	For	Withhold	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	4.2	Elect Hans T. Sy as Director	For	For	
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	4.3	Elect Herbert T. Sy as Director	For	For	
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	4.4	Elect Jeffrey C. Lim as Director	For	For	

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SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	4.5	Elect Jorge T. Mendiola as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	4.6	Elect Jose L. Cuisia, Jr. as Director	For	Withhold	We are voting against this director due to concerns over tenure.
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	4.7	Elect Gregorio U. Kilayko as Director	For	For	
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	4.8	Elect Joselito H. Sibayan as Director	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	5	Elect Sycip Gorres Velayo & Co. as External Auditor	For	Against	The auditor's tenure is not disclosed.
SM Prime Holdings, Inc.	SMPH	23-Apr-19	Annual	Management	6	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	1.1	Elect Director Agnes Bundy Scanlan	For	For	
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	1.2	Elect Director Dallas S. Clement	For	For	
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	1.3	Elect Director Paul D. Donahue	For	For	
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	1.4	Elect Director Paul R. Garcia	For	For	
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	1.5	Elect Director Donna S. Morea	For	For	
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	1.6	Elect Director David M. Ratcliffe	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	1.7	Elect Director William H. Rogers, Jr.	For	For	
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	1.8	Elect Director Frank P. Scruggs, Jr.	For	For	
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	1.9	Elect Director Bruce L. Tanner	For	For	
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	1.10	Elect Director Steven C. Voorhees	For	For	
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
SunTrust Banks, Inc.	STI	23-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	For	
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	1.1	Elect Director Leslie Abi-Karam	For	For	
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	1.2	Elect Director Alain Bedard	For	For	
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	1.3	Elect Director Andre Berard	For	For	

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TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	1.4	Elect Director Lucien Bouchard	For	For	
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	1.5	Elect Director Diane Giard	For	For	
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	1.6	Elect Director Richard Guay	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	1.7	Elect Director Debra Kelly-Ennis	For	For	
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	1.8	Elect Director Neil Donald Manning	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	1.9	Elect Director Arun Nayar	For	For	
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	1.10	Elect Director Joey Saputo	For	Withhold	We are voting against this director due to concerns over tenure.
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	3	Approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
TFI International, Inc.	TFII	23-Apr-19	Annual/Sp ecial	Management	4	Amend By-Law No. 1 Re: Retirement Age of Directors	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.1	Elect Director Joseph Alvarado	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.2	Elect Director Charles E. Bunch	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.3	Elect Director Debra A. Cafaro	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.4	Elect Director Marjorie Rodgers Cheshire	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.5	Elect Director William S. Demchak	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.6	Elect Director Andrew T. Feldstein	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.7	Elect Director Richard J. Harshman	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.8	Elect Director Daniel R. Hesse	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.9	Elect Director Richard B. Kelson	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.10	Elect Director Linda R. Medler	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.11	Elect Director Martin Pfinsgraff	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.12	Elect Director Toni Townes-Whitley	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	1.13	Elect Director Michael J. Ward	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
The PNC Financial Services Group, Inc.	PNC	23-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	3	Elect Ken Davy as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	4	Elect Neil Stevens as Director	For	For	
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	5	Elect Matt Timmins as Director	For	For	
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	6	Elect Gareth Hague as Director	For	Against	We do not support insiders on the board other than the CEO.
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	7	Elect Tim Trotter as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	8	Elect Tim Clarke as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	9	Elect Gary Hughes as Director	For	For	
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	10	Appoint KPMG as Auditors	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	11	Authorise Board to Fix Remuneration of Auditors	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	12	Authorise Political Donations and Expenditure	For	For	
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	13	Authorise Issue of Equity	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	14	Authorise Issue of Equity without Pre-emptive Rights	For	For	
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	16	Authorise Market Purchase of Ordinary Shares	For	For	
The SimplyBiz Group Plc	SBIZ	23-Apr-19	Annual	Management	17	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Management	4	Approve Financial Statements	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Management	5	Approve Profit Distribution	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Management	6	Approve Special Report on the Deposit and Usage of Raised Funds	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Management	7	Approve Additional Provision of Guarantee	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Management	8	Approve Issuance of Short-term Commercial Papers and Medium-term Notes	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Management	9	Approve Issuance of Debt Financing Plan	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Management	10	Amend Performance Share Incentive Plan and Its Summary	For	Against	The performance share plan does not meet our guidelines.
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	11	Approve Company's Eligibility for Rights Issue	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12	Approve Company's Rights Issue Scheme	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12.1	Approve Type and Par Value	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12.2	Approve Issuance Method	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12.3	Approve Base, Proportion and Number of Shares	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12.4	Approve Pricing Principles and Issuance Price	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12.5	Approve Target Subscribers	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12.6	Approve Distribution of Cumulative Earnings	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12.7	Approve Time of Issuance	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12.8	Approve Underwriting Method	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12.9	Approve Use of Proceeds	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12.10	Approve Resolution Validity Period	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	12.11	Approve Listing Circulation	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	13	Approve Company's Plan for Rights Issue	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	14	Approve Feasibility Analysis Report on the Use of Proceeds	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	15	Approve Report on the Usage of Previously Raised Funds	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	16	Approve Impact of Dilution of Current Returns on Major Financial Indicators and the Relevant Measures to be Taken	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	17	Approve Shareholder Return Plan	For	For	
Tianqi Lithium Industries, Inc.	002466	23-Apr-19	Annual	Shareholder	18	Approve Authorization of Board to Handle All Related Matters	For	For	
Waddell & Reed Financial, Inc.	WDR	23-Apr-19	Annual	Management	1.1	Elect Director Kathie J. Andrade	For	For	
Waddell & Reed Financial, Inc.	WDR	23-Apr-19	Annual	Management	1.2	Elect Director Philip J. Sanders	For	For	
Waddell & Reed Financial, Inc.	WDR	23-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Waddell & Reed Financial, Inc.	WDR	23-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
WEG SA	WEGE3	23-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
WEG SA	WEGE3	23-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
WEG SA	WEGE3	23-Apr-19	Annual	Management	3	Approve Remuneration of Company's Management	For	For	
WEG SA	WEGE3	23-Apr-19	Annual	Management	4	Elect Fiscal Council Members	For	For	
WEG SA	WEGE3	23-Apr-19	Annual	Management	5	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
WEG SA	WEGE3	23-Apr-19	Annual	Management	6	Approve Remuneration of Fiscal Council Members	For	For	
WEG SA	WEGE3	23-Apr-19	Annual	Management	7	Designate Newspapers to Publish Company Announcements	For	For	
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1a	Elect Director John D. Baker, II	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies, investigations, settlements and other legal proceedings.
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1b	Elect Director Celeste A. Clark	For	For	
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1c	Elect Director Theodore F. Craver, Jr.	For	For	

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Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1d	Elect Director Elizabeth A. "Betsy" Duke	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies, investigations, settlements and other legal proceedings
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1e	Elect Director Wayne M. Hewett	For	For	
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1f	Elect Director Donald M. James	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies, investigations, settlements and other legal proceedings
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1g	Elect Director Maria R. Morris	For	For	
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1h	Elect Director Juan A. Pujadas	For	For	
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1i	Elect Director James H. Quigley	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies, investigations, settlements and other legal proceedings
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1j	Elect Director Ronald L. Sargent	For	For	
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1k	Elect Director C. Allen Parker	For	For	
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	1l	Elect Director Suzanne M. Vautrinot	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies, investigations, settlements and other legal proceedings
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Wells Fargo & Company	WFC	23-Apr-19	Annual	Management	4	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Wells Fargo & Company	WFC	23-Apr-19	Annual	Shareholder	5	Report on Incentive-Based Compensation and Risks of Material Losses	Against	For	We support this shareholder proposal calling for improved disclosure on employee incentive compensation programs. Enhanced disclosure would provide investors with additional information to assess related risks and opportunities.
Wells Fargo & Company	WFC	23-Apr-19	Annual	Shareholder	6	Report on Global Median Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would bring the company in line with peers and help investors assess the company's management of related risks and opportunities.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	1.1	Elect Director Henry H. (Hank) Ketcham	For	For	
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	1.2	Elect Director Reid E. Carter	For	For	
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	1.3	Elect Director Raymond Ferris	For	Withhold	We do not support insiders on the board other than the CEO.
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	1.4	Elect Director John N. Floren	For	For	
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	1.5	Elect Director Brian G. Kenning	For	For	
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	1.6	Elect Director John K. Ketcham	For	For	
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	1.7	Elect Director Gerald J. (Gerry) Miller	For	For	
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	1.8	Elect Director Robert L. Phillips	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	1.9	Elect Director Janice G. Rennie	For	For	
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	1.10	Elect Director Gillian D. Winckler	For	For	
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
West Fraser Timber Co. Ltd.	WFT	23-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Winpak Ltd.	WPK	23-Apr-19	Annual	Management	1.1	Elect Director Antti I. Aarnio-Wihuri	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also not supportive of non-independent directors sitting on key board committees.
Winpak Ltd.	WPK	23-Apr-19	Annual	Management	1.2	Elect Director Martti H. Aarnio-Wihuri	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. We are also not supportive of non-independent directors sitting on key board committees.
Winpak Ltd.	WPK	23-Apr-19	Annual	Management	1.3	Elect Director Rake J. Aarnio-Wihuri	For	Withhold	We do not support insiders on the board other than the CEO.
Winpak Ltd.	WPK	23-Apr-19	Annual	Management	1.4	Elect Director Karen A. Albrechtsen	For	For	
Winpak Ltd.	WPK	23-Apr-19	Annual	Management	1.5	Elect Director Bruce J. Berry	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Winpak Ltd.	WPK	23-Apr-19	Annual	Management	1.6	Elect Director Donald R.W. Chatterley	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Winpak Ltd.	WPK	23-Apr-19	Annual	Management	1.7	Elect Director Juha M. Hellgren	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. We are also not supportive of non-independent directors sitting on key board committees.
Winpak Ltd.	WPK	23-Apr-19	Annual	Management	1.8	Elect Director Dayna Spiring	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Winpak Ltd.	WPK	23-Apr-19	Annual	Management	1.9	Elect Director Ilkka T. Suominen	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. We are also not supportive of non-independent directors sitting on key board committees.
Winpak Ltd.	WPK	23-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Winpak Ltd.	WPK	23-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks certain risk mitigation features.
Zhejiang Sanhua Intelligent Controls Co., Ltd.	002050	23-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Zhejiang Sanhua Intelligent Controls Co., Ltd.	002050	23-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Zhejiang Sanhua Intelligent Controls Co., Ltd.	002050	23-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Zhejiang Sanhua Intelligent Controls Co., Ltd.	002050	23-Apr-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
Zhejiang Sanhua Intelligent Controls Co., Ltd.	002050	23-Apr-19	Annual	Management	5	Approve Profit Distribution	For	For	
Zhejiang Sanhua Intelligent Controls Co., Ltd.	002050	23-Apr-19	Annual	Management	6	Approve Application of Comprehensive Credit Lines	For	For	
Zhejiang Sanhua Intelligent Controls Co., Ltd.	002050	23-Apr-19	Annual	Management	7	Approve Bill Pool Business	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Zhejiang Sanhua Intelligent Controls Co., Ltd.	002050	23-Apr-19	Annual	Management	8	Approve Provision of Guarantee	For	For	
Zhejiang Sanhua Intelligent Controls Co., Ltd.	002050	23-Apr-19	Annual	Management	9	Approve to Appoint Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
ABN AMRO Group NV	ABN	24-Apr-19	Special	Management	1	Open Meeting	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	1	Open Meeting	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Special	Management	2	Receive Announcements (Non-Voting)	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	2.a	Receive Report of Management Board (Non-Voting)	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Special	Management	3.a	Amend Articles of Association STAK AAG	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	2.b	Receive Report of Supervisory Board (Non-Voting)	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Special	Management	3.b	Amend Trust Conditions STAK AAG	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	2.c	Receive Announcements from the Chairman of the Employee Council	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Special	Management	4	Other Business (Non-Voting)	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	2.d	Discussion on Company's Corporate Governance Structure	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Special	Management	5	Close Meeting	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	2.e	Discuss Implementation of Remuneration Policy	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	2.f	Presentation and Opportunity to Ask Question to the External Auditor (Non-Voting)	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	2.g	Adopt Financial Statements and Statutory Reports	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	3.a	Receive Explanation on Dividend Policy	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	3.b	Approve Dividends of EUR 1.45 Per Share	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	4.a	Approve Discharge of Management Board	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	4.b	Approve Discharge of Supervisory Board	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	5.a	Receive Report on Functioning of External Auditor	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	5.b	Ratify Ernst & Young as Auditors	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	6	Amend Articles Re: Assignment of Statutory Auditor to Audit Annual Accounts for 3 Years	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	7.a	Announce Vacancies on the Supervisory Board	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	7.b	Opportunity to Make Recommendations	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	7.c.1	Announce Appointment of Anna Storåkers to Supervisory Board	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	7.c.2	Announce Appointment of Michiel Lap to Supervisory Board	None	None	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	7.c.3	Elect Anna Storåkers to Supervisory Board	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	7.c.4	Elect Michiel Lap to Supervisory Board	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	8	Approve Merger Agreement between ABN AMRO Group N.V. and ABN AMRO Bank N.V.	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	9.a	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	9.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	9.c	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	10	Approve Cancellation of Repurchased Depository Receipts	For	For	
ABN AMRO Group NV	ABN	24-Apr-19	Annual	Management	11	Close Meeting	None	None	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	1	Open Meeting	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	2	Receive Report of Management Board (Non-Voting)	None	None	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	3	Discuss Remuneration Report	None	None	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	4	Adopt Financial Statements	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	5	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	6	Approve Discharge of Management Board	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	7.a	Elect Stacey L. Cartwright as Non-Executive Director	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	7.b	Elect Rita Forst as Non-Executive Director	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	8	Designate Peter L. Juhas to Represent the Management in Case All Directors are Absent or Prevented from Acting	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	9	Ratify PricewaterhouseCoopers as Auditors	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	10.a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	10.b	Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 10.a	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	10.c	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital Percent in Case of Merger or Acquisition	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	10.d	Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 10.c	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	11.a	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	11.b	Conditional Authorization to Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	12	Approve Reduction of Share Capital	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	13.a	Amend Articles of Association to Reflect Developments in Dutch Law and Practice	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	13.b	Authorize Board Members and NautaDutilh N.V. to Ratify and Execute Approved Amendment Re: Item 13.a	For	For	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	14	Allow Questions	None	None	
AerCap Holdings NV	AER	24-Apr-19	Annual	Management	15	Close Meeting	None	None	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
AIB Group Plc	A5G	24-Apr-19	Annual	Management	3	Authorise Board to Fix Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
AIB Group Plc	A5G	24-Apr-19	Annual	Management	4	Ratify Deloitte as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
AIB Group Plc	A5G	24-Apr-19	Annual	Management	5a	Re-elect Tom Foley as Director	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	5b	Re-elect Peter Hagan as Director	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	5c	Elect Dr Colin Hunt as Director	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	5d	Elect Sandy Pritchard as Director	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	5e	Re-elect Carolan Lennon as Director	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	5f	Re-elect Brendan McDonagh as Director	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	5g	Re-elect Helen Normoyle as Director	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	5h	Re-elect Jim O'Hara as Director	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	5i	Elect Tomas O'Midheach as Director	For	Against	We do not support insiders on the board other than the CEO.
AIB Group Plc	A5G	24-Apr-19	Annual	Management	5j	Re-elect Richard Pym as Director	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	5k	Re-elect Catherine Woods as Director	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	6	Approve Remuneration Report	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	7	Approve Remuneration Policy	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	8	Authorise Issue of Equity	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	9a	Authorise Issue of Equity without Pre-emptive Rights	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	9b	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	10	Authorise Market Purchase of Ordinary Shares	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	11	Determine the Price Range at which Treasury Shares may be Re-issued Off-Market	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	12	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
AIB Group Plc	A5G	24-Apr-19	Annual	Management	13	Authorise Cancellation of Subscriber Shares; Amend Memorandum and Articles of Association	For	For	
AIB Group Plc	A5G	24-Apr-19	Annual	Management	14	Amend Articles of Association	For	For	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	1	Open Meeting	None	None	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	7	Receive President's Report	None	None	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	8	Receive Board's Report; Receive Committees' Report	None	None	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	9	Receive Financial Statements and Statutory Reports	None	None	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	10.a	Accept Financial Statements and Statutory Reports	For	For	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	10.b	Approve Allocation of Income and Dividends of SEK 5 Per Share	For	For	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	10.c	Approve Discharge of Board and President	For	For	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	11	Receive Nomination Committee's Report	None	None	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	12	Determine Number of Directors (8) and Deputy Directors (0) of Board; Fix Number of Auditors (2) and Deputy Auditors (2)	For	For	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	13	Approve Remuneration of Directors in the Amount of SEK 1.75 Million to the Chairman and SEK 585,000 to Other Directors; Approve Remuneration of Committee Work; Approve Remuneration of Auditors	For	For	
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	14	Reelect Anders Narvinger (Chairman), Finn Rausing, Jorn Rausing, Ulf Wiinberg, Anna Ohlsson-Leijon and Henrik Lange as Directors; Elect Helene Mellquist and Maria Moraeus Hanssen as New Directors; Ratify Staffan Landen and Karoline Tedeval as Auditors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	15	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Alfa Laval AB	ALFA	24-Apr-19	Annual	Management	16	Close Meeting	None	None	
Altra Industrial Motion Corp.	AIMC	24-Apr-19	Annual	Management	1.1	Elect Director Edmund M. Carpenter	For	For	
Altra Industrial Motion Corp.	AIMC	24-Apr-19	Annual	Management	1.2	Elect Director Carl R. Christenson	For	For	
Altra Industrial Motion Corp.	AIMC	24-Apr-19	Annual	Management	1.3	Elect Director Lyle G. Ganske	For	For	
Altra Industrial Motion Corp.	AIMC	24-Apr-19	Annual	Management	1.4	Elect Director Margot L. Hoffman	For	For	
Altra Industrial Motion Corp.	AIMC	24-Apr-19	Annual	Management	1.5	Elect Director Michael S. Lipscomb	For	For	
Altra Industrial Motion Corp.	AIMC	24-Apr-19	Annual	Management	1.6	Elect Director Larry P. McPherson	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Altra Industrial Motion Corp.	AIMC	24-Apr-19	Annual	Management	1.7	Elect Director Patrick K. Murphy	For	For	
Altra Industrial Motion Corp.	AIMC	24-Apr-19	Annual	Management	1.8	Elect Director Thomas W. Swidarski	For	For	
Altra Industrial Motion Corp.	AIMC	24-Apr-19	Annual	Management	1.9	Elect Director James H. Woodward, Jr.	For	For	
Altra Industrial Motion Corp.	AIMC	24-Apr-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Altra Industrial Motion Corp.	AIMC	24-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ameriprise Financial, Inc.	AMP	24-Apr-19	Annual	Management	1a	Elect Director James M. Cracchiolo	For	For	
Ameriprise Financial, Inc.	AMP	24-Apr-19	Annual	Management	1b	Elect Director Dianne Neal Blixt	For	For	
Ameriprise Financial, Inc.	AMP	24-Apr-19	Annual	Management	1c	Elect Director Amy DiGeso	For	For	
Ameriprise Financial, Inc.	AMP	24-Apr-19	Annual	Management	1d	Elect Director Lon R. Greenberg	For	For	
Ameriprise Financial, Inc.	AMP	24-Apr-19	Annual	Management	1e	Elect Director Jeffrey Noddle	For	For	
Ameriprise Financial, Inc.	AMP	24-Apr-19	Annual	Management	1f	Elect Director Robert F. Sharpe, Jr.	For	For	
Ameriprise Financial, Inc.	AMP	24-Apr-19	Annual	Management	1g	Elect Director W. Edward Walter, III	For	For	
Ameriprise Financial, Inc.	AMP	24-Apr-19	Annual	Management	1h	Elect Director Christopher J. Williams	For	For	
Ameriprise Financial, Inc.	AMP	24-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Ameriprise Financial, Inc.	AMP	24-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Special	Management	A1.a	Receive Special Board Report Re: Article 559 of the Companies Code	None	None	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Special	Management	A1.b	Receive Special Auditor Report Re: Article 559 of the Companies Code	None	None	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Special	Management	A1.c	Amend Article 4 Re: Corporate Purpose	For	For	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Special	Management	B2	Amend Article 23 Re: Requirements of the Chairperson of the Board	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Special	Management	C3	Receive Directors' Reports (Non-Voting)	None	None	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Special	Management	C4	Receive Auditors' Reports (Non-Voting)	None	None	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Special	Management	C5	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Special	Management	C6	Approve Financial Statements, Allocation of Income, and Dividends of EUR 1.80 per Share	For	For	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Special	Management	C7	Approve Discharge of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Sp ecial	Management	C8	Approve Discharge of Auditor	For	For	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Sp ecial	Management	C9.a	Elect Xiaozhi Liu as Independent Director	For	For	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Sp ecial	Management	C9.b	Elect Sabine Chalmers as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Sp ecial	Management	C9.c	Elect Cecilia Sicupira as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Sp ecial	Management	C9.d	Elect Claudio Garcia as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Sp ecial	Management	C9.e	Reelect Martin J. Barrington as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Sp ecial	Management	C9.f	Reelect William F. Gifford, Jr. as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Sp ecial	Management	C9.g	Reelect Alejandro Santo Domingo Davila as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Sp ecial	Management	C10	Ratify PwC as Auditors and Approve Auditors' Remuneration	For	For	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Sp ecial	Management	C11.a	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Sp ecial	Management	C11.b	Approve Fixed Remuneration of Directors	For	Against	The director remuneration plan does not meet our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Special	Management	C11.c	Approve Grant of Restricted Stock Units	For	For	
Anheuser-Busch InBev SA/NV	ABI	24-Apr-19	Annual/Special	Management	D12	Authorize Implementation of Approved Resolutions and Filing of Required Documents/Formalities at Trade Registry	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	1	Open Meeting	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	1	Open Meeting	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	2	Discuss the Company's Business, Financial Situation and Sustainability	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	2	Discuss the Company's Business, Financial Situation and Sustainability	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	3a	Discuss Remuneration Policy	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	3.a	Discuss Remuneration Policy	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	3b	Adopt Financial Statements and Statutory Reports	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	3.b	Adopt Financial Statements and Statutory Reports	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	3c	Receive Clarification on Company's Reserves and Dividend Policy	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	3.c	Receive Clarification on Company's Reserves and Dividend Policy	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	3d	Approve Dividends of EUR 2.10 Per Share	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	3.d	Approve Dividends of EUR 2.10 Per Share	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	4a	Approve Discharge of Management Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	4.a	Approve Discharge of Management Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	4b	Approve Discharge of Supervisory Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	4.b	Approve Discharge of Supervisory Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	5	Amend Remuneration Policy	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	5	Amend Remuneration Policy	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	6	Approve 200,000 Performance Shares for Board of Management	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	6	Approve 200,000 Performance Shares for Board of Management	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	7	Discussion of Updated Supervisory Board Profile	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	7	Discussion of Updated Supervisory Board Profile	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	8a	Reelect G.J. Kleisterlee to Supervisory Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	8.a	Reelect G.J. Kleisterlee to Supervisory Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	8b	Reelect A.P. Aris to Supervisory Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	8.b	Reelect A.P. Aris to Supervisory Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	8c	Reelect R.D. Schwalb to Supervisory Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	8.c	Reelect R.D. Schwalb to Supervisory Board	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ASML Holding NV	ASML	24-Apr-19	Annual	Management	8d	Reelect W.H. Ziebart to Supervisory Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	8.d	Reelect W.H. Ziebart to Supervisory Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	8e	Receive Retirement Schedule of the Supervisory Board	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	8.e	Receive Retirement Schedule of the Supervisory Board	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	9	Approve Remuneration of Supervisory Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	9	Approve Remuneration of Supervisory Board	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	10	Ratify KPMG as Auditors	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	10	Ratify KPMG as Auditors	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	11a	Grant Board Authority to Issue Shares Up to 5 Percent of Issued Capital for General Purposes	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	11.a	Grant Board Authority to Issue Shares Up to 5 Percent of Issued Capital for General Purposes	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	11b	Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 11a	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	11.b	Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 11.a	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	11c	Grant Board Authority to Issue or Grant Rights to Subscribe for Ordinary Shares Up to 5 Percent in Case of Merger or Acquisition	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	11.c	Grant Board Authority to Issue or Grant Rights to Subscribe for Ordinary Shares Up to 5 Percent in Case of Merger or Acquisition	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	11d	Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 11c	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	11.d	Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 11.c	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	12a	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
ASML Holding NV	ASML	24-Apr-19	Annual	Management	12.a	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
ASML Holding NV	ASML	24-Apr-19	Annual	Management	12b	Authorize Additional Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ASML Holding NV	ASML	24-Apr-19	Annual	Management	12.b	Authorize Additional Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
ASML Holding NV	ASML	24-Apr-19	Annual	Management	13	Authorize Cancellation of Repurchased Shares	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	13	Authorize Cancellation of Repurchased Shares	For	For	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	14	Other Business (Non-Voting)	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	14	Other Business (Non-Voting)	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	15	Close Meeting	None	None	
ASML Holding NV	ASML	24-Apr-19	Annual	Management	15	Close Meeting	None	None	
AXA SA	CS	24-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.34 per Share	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	4	Approve Compensation of Denis Duverne, Chairman of the Board	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	5	Approve Compensation of Thomas Buberl, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
AXA SA	CS	24-Apr-19	Annual/Special	Management	6	Approve Remuneration Policy of Denis Duverne, Chairman of the Board	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	7	Approve Remuneration Policy of Thomas Buberl, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
AXA SA	CS	24-Apr-19	Annual/Special	Management	8	Approve Auditors' Special Report on Related-Party Transactions	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	9	Reelect Jean-Pierre Clamadieu as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
AXA SA	CS	24-Apr-19	Annual/Special	Management	10	Ratify Appointment of Elaine Sarsynski as Director	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	12	Authorize Capitalization of Reserves of Up to EUR 1 Billion for Bonus Issue or Increase in Par Value	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
AXA SA	CS	24-Apr-19	Annual/Special	Management	13	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 2 Billions	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	14	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 550 Million	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	15	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 550 Million	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	16	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	17	Authorize Capital Increase of Up to EUR 550 Million for Future Exchange Offers	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	18	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	19	Authorize Issuance of Equity Upon Conversion of a Subsidiary's Equity-Linked Securities without Preemptive Rights for Up to EUR 550 Million	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	20	Authorize Issuance of Equity Upon Conversion of a Subsidiary's Equity-Linked Securities with Preemptive Rights for Up to EUR 2 Billion	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	21	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
AXA SA	CS	24-Apr-19	Annual/Special	Management	22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	For	Against	The employee stock purchase plan does not meet our guidelines.
AXA SA	CS	24-Apr-19	Annual/Special	Management	23	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The stock option plan does not meet our guidelines.
AXA SA	CS	24-Apr-19	Annual/Special	Management	24	Authorize up to 0.4 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Pension Contribution	For	Against	The stock option plan does not meet our guidelines.
AXA SA	CS	24-Apr-19	Annual/Special	Management	25	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
AXA SA	CS	24-Apr-19	Annual/Special	Management	26	Authorize Filing of Required Documents/Other Formalities	For	For	
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	2	Approve Annual Report	For	For	
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	3	Ratify Acts of the Board of Directors and Officers	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	4.1	Elect Fernando Zobel de Ayala as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	4.2	Elect Jaime Augusto Zobel de Ayala as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded. We are voting against this director due to concerns over tenure.
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	4.3	Elect Bernard Vincent O. Dy as Director	For	For	
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	4.4	Elect Antonino T. Aquino as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	4.5	Elect Arturo G. Corpuz as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	4.6	Elect Delfin L. Lazaro as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	4.7	Elect Jaime C. Laya as Director	For	Against	This director is overboarded.
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	4.8	Elect Rizalina G. Mantaring as Director	For	For	
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	4.9	Elect Cesar V. Purisima as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	5	Elect SyCip Gorres Velayo & Co. as Independent Auditor and Fixing of Its Remuneration	For	Against	The auditor's tenure is not disclosed.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ayala Land, Inc.	ALI	24-Apr-19	Annual	Management	6	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Azimut Holding SpA	AZM	24-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Azimut Holding SpA	AZM	24-Apr-19	Annual	Management	2.1	Fix Number of Directors	For	For	
Azimut Holding SpA	AZM	24-Apr-19	Annual	Management	2.2	Fix Board Terms for Directors	For	For	
Azimut Holding SpA	AZM	24-Apr-19	Annual	Shareholder	2.3	Slate Submitted by Timone Fiduciaria Srl	None	Against	We believe that support for the other slate is in the best interests of shareholders.
Azimut Holding SpA	AZM	24-Apr-19	Annual	Shareholder	2.4	Elect Pietro Giuliani as Board Chair	None	For	
Azimut Holding SpA	AZM	24-Apr-19	Annual	Shareholder	2.5	Approve Remuneration of Directors	None	Against	The director remuneration plan does not meet our guidelines.
Azimut Holding SpA	AZM	24-Apr-19	Annual	Shareholder	3.1	Slate Submitted by Timone Fiduciaria Srl	None	For	
Azimut Holding SpA	AZM	24-Apr-19	Annual	Shareholder	3.2	Appoint Chairman of Internal Statutory Auditors	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Azimut Holding SpA	AZM	24-Apr-19	Annual	Shareholder	3.3	Approve Internal Auditors' Remuneration	None	For	
Azimut Holding SpA	AZM	24-Apr-19	Annual	Management	4	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Azimut Holding SpA	AZM	24-Apr-19	Annual	Management	5	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Azimut Holding SpA	AZM	24-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Ball Corporation	BLL	24-Apr-19	Annual	Management	1.1	Elect Director Daniel J. Heinrich	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Ball Corporation	BLL	24-Apr-19	Annual	Management	1.2	Elect Director Georgia R. Nelson	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights. We are holding certain directors accountable for lack of risk oversight that led to governance failure.
Ball Corporation	BLL	24-Apr-19	Annual	Management	1.3	Elect Director Cynthia A. Niekamp	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ball Corporation	BLL	24-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Ball Corporation	BLL	24-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1a	Elect Director Sharon L. Allen	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1b	Elect Director Susan S. Bies	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1c	Elect Director Jack O. Bovender, Jr.	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1d	Elect Director Frank P. Bramble, Sr.	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1e	Elect Director Pierre J.P. de Weck	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1f	Elect Director Arnold W. Donald	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1g	Elect Director Linda P. Hudson	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1h	Elect Director Monica C. Lozano	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1i	Elect Director Thomas J. May	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1j	Elect Director Brian T. Moynihan	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1k	Elect Director Lionel L. Nowell, III	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1l	Elect Director Clayton S. Rose	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1m	Elect Director Michael D. White	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1n	Elect Director Thomas D. Woods	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1o	Elect Director R. David Yost	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	1p	Elect Director Maria T. Zuber	For	For	
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and the program lacks certain risk mitigation features.
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Bank of America Corporation	BAC	24-Apr-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Bank of America Corporation	BAC	24-Apr-19	Annual	Shareholder	5	Report on Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would bring the company in line with peers and help investors assess the company's management of related risks and opportunities.
Bank of America Corporation	BAC	24-Apr-19	Annual	Shareholder	6	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.

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Bank of America Corporation	BAC	24-Apr-19	Annual	Shareholder	7	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Special	Management	1	Amend Articles	For	For	
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Special	Management	2	Approve Increase in Requirements and Restrictions for the Appointment of Management Members	For	For	
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	3	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	4	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	5.1	Elect Director	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	5.2	Elect Director	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	5.3	Elect Director	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	5.4	Elect Director	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	5.5	Elect Director	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

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BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	5.6	Elect Director	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Shareholder	5.7	Elect Isabel da Silva Ramos as Director Appointed by Minority Shareholder	None	For	
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	6	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	7.1	Percentage of Votes to Be Assigned - Elect Director	None	Abstain	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	7.2	Percentage of Votes to Be Assigned - Elect Director	None	Abstain	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	7.3	Percentage of Votes to Be Assigned - Elect Director	None	Abstain	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	7.4	Percentage of Votes to Be Assigned - Elect Director	None	Abstain	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	7.5	Percentage of Votes to Be Assigned - Elect Director	None	Abstain	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	7.6	Percentage of Votes to Be Assigned - Elect Director	None	Abstain	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	7.7	Percentage of Votes to Be Assigned - Elect Isabel da Silva Ramos as Director Appointed by Minority Shareholder	None	Abstain	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	8	Approve Remuneration of Fiscal Council Members	For	For	
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	9	Approve Remuneration of Company's Management	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BB Seguridade Participacoes SA	BBSE3	24-Apr-19	Annual	Management	10	Approve Remuneration of Audit Committee Members	For	For	
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	1	Designate Two Shareholders to Sign Minutes of Meeting	For	For	

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BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	2	Consider Financial Statements and Statutory Reports	For	For	
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	3	Consider Discharge of Directors, General Manager and Internal Statutory Auditors Committee (Comision Fiscalizadora)	For	For	
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	4	Consider Allocation of Income; Treatment of Results of ARS 13.47 Billion; Allocate ARS 3.86 Billion to Normative Reserve; ARS 1.92 Million to Legal Reserve, ARS 2.41 Billion to Cash Dividend Distribution and ARS 5.28 Billion to Discretionary Reserve	For	For	
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	5	Approve Remuneration of Directors	For	For	
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	6	Consider Remuneration of Internal Statutory Auditors Committee (Comision Fiscalizadora)	For	For	
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	7	Fix Number of and Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	8	Elect Three Members and Three Alternate Members of Internal Statutory Auditors Committee (Comision Fiscalizadora)	For	For	
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	9	Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	10	Appoint Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	11	Approve Budget of Audit Committee	For	For	
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	12	Consider Preliminary Agreement to Absorb BBVA Frances Valores SA	For	For	
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	13	Change Company Name and Amend Article 1	For	For	
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	14	Amend Article 6	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	15	Amend Article 15	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

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BBVA Banco Frances SA	FRAN	24-Apr-19	Annual/Special	Management	16	Consolidate Bylaws	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Biotage AB	BIOT	24-Apr-19	Annual	Management	1	Open Meeting; Elect Chairman of Meeting	For	For	
Biotage AB	BIOT	24-Apr-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Biotage AB	BIOT	24-Apr-19	Annual	Management	3	Approve Agenda of Meeting	For	For	
Biotage AB	BIOT	24-Apr-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Biotage AB	BIOT	24-Apr-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Biotage AB	BIOT	24-Apr-19	Annual	Management	6	Receive President's Report	None	None	
Biotage AB	BIOT	24-Apr-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Biotage AB	BIOT	24-Apr-19	Annual	Management	8	Accept Financial Statements and Statutory Reports	For	For	
Biotage AB	BIOT	24-Apr-19	Annual	Management	9	Approve Allocation of Income and Dividends of SEK 1.50 Per Share	For	For	
Biotage AB	BIOT	24-Apr-19	Annual	Management	10	Approve Discharge of Board and President	For	For	
Biotage AB	BIOT	24-Apr-19	Annual	Management	11	Determine Number of Members (6) and Deputy Members (0) of Board	For	Against	We view the proposed board size as too small.
Biotage AB	BIOT	24-Apr-19	Annual	Management	12	Approve Remuneration of Directors in the Aggregate Amount of SEK 1.4 Million; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
Biotage AB	BIOT	24-Apr-19	Annual	Management	13	Reelect Thomas Eklund (Chair), Peter Ehrenheim, and Karolina Lawitz as Directors; Elect Mark Bradley, Torben Jorgensen and Reinhardt Vogt as New Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Biotage AB	BIOT	24-Apr-19	Annual	Management	14	Ratify Deloitte as Auditors	For	For	
Biotage AB	BIOT	24-Apr-19	Annual	Management	15	Authorize Chairman of Board and Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Biotage AB	BIOT	24-Apr-19	Annual	Management	16	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Biotage AB	BIOT	24-Apr-19	Annual	Management	17	Approve Issuance of 6.52 Million Shares without Preemptive Rights	For	For	
Biotage AB	BIOT	24-Apr-19	Annual	Management	18	Close Meeting	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BorgWarner Inc.	BWA	24-Apr-19	Annual	Management	1.1	Elect Director Jan Carlson	For	Withhold	This director is overboarded. We are also holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
BorgWarner Inc.	BWA	24-Apr-19	Annual	Management	1.2	Elect Director Dennis C. Cuneo	For	For	
BorgWarner Inc.	BWA	24-Apr-19	Annual	Management	1.3	Elect Director Michael S. Hanley	For	For	
BorgWarner Inc.	BWA	24-Apr-19	Annual	Management	1.4	Elect Director Frederic B. Lissalde	For	For	
BorgWarner Inc.	BWA	24-Apr-19	Annual	Management	1.5	Elect Director Paul A. Mascarenas	For	For	
BorgWarner Inc.	BWA	24-Apr-19	Annual	Management	1.6	Elect Director John R. McKernan, Jr.	For	For	
BorgWarner Inc.	BWA	24-Apr-19	Annual	Management	1.7	Elect Director Deborah D. McWhinney	For	For	
BorgWarner Inc.	BWA	24-Apr-19	Annual	Management	1.8	Elect Director Alexis P. Michas	For	For	
BorgWarner Inc.	BWA	24-Apr-19	Annual	Management	1.9	Elect Director Vicki L. Sato	For	For	
BorgWarner Inc.	BWA	24-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
BorgWarner Inc.	BWA	24-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
BorgWarner Inc.	BWA	24-Apr-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	Against	The company already has an independent board chair, therefore we do not believe that support for this proposal is necessary.
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	2	Acknowledge Directors' Report	None	None	
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividend Payment	For	For	
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	5.1	Elect Chai Sophonpanich as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	5.2	Elect Chanvit Tanphiphat as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	5.3	Elect Aruni Kettratad as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	6	Approve Remuneration of Directors and Committee Members	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	7	Approve EY Office Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	8	Amend Memorandum of Association	For	For	
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	9	Amend Article 40 of the Articles of Association	For	For	
Bumrungrad Hospital Public Co., Ltd.	BH	24-Apr-19	Annual	Management	10	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	1	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	2.1	Elect Director Susan F. Dabarno	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	2.2	Elect Director Patrick D. Daniel	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	2.3	Elect Director Jane E. Kinney	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	2.4	Elect Director Harold N. Kvisle	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	2.5	Elect Director Steven F. Leer	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	2.6	Elect Director Keith A. MacPhail	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	2.7	Elect Director Richard J. Marcogliese	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	2.8	Elect Director Claude Mongeau	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	2.9	Elect Director Alexander J. Pourbaix	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	2.10	Elect Director Wayne G. Thomson	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	2.11	Elect Director Rhonda I. Zygocki	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Cenovus Energy, Inc.	CVE	24-Apr-19	Annual	Shareholder	4	Set and Publish Greenhouse Gas (GHG) Emissions Reduction Targets	Against	For	The adoption of targets to manage GHG emissions would better prepare the company for potential future regulatory risks and would provide shareholders with another proxy of operational effectiveness.
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	2	Acknowledge Operating Results	None	None	
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividend Payment	For	For	
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	5.1	Elect Chingchai Lohawatanakul as Director	For	Against	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	5.2	Elect Adirek Sripratak as Director	For	Against	We do not support insiders on the board other than the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	5.3	Elect Pong Visedpaitoon as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	5.4	Elect Vinai Vittavasgarnevej as Director	For	Against	This director is overboarded.
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	5.5	Elect Soopakij Chearavanont as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	7	Approve KPMG Phoomchai Audit Ltd. as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Charoen Pokphand Foods Public Co. Ltd.	CPF	24-Apr-19	Annual	Management	8	Other Business	None	None	
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Management	1	Elect Ma Guoliang as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Management	2	Approve Report of the Board of Directors	For	For	
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Management	3	Approve Report of the Board of Supervisors	For	For	
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Management	4	Approve Report of the Independent Directors	For	For	
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Management	5	Approve Financial Statements	For	For	
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Management	6	Approve Annual Report and Summary	For	For	
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Management	7	Approve Profit Distribution	For	For	
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Management	8	Approve Allowance of Independent Directors	For	For	
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Management	9	Approve Appointment of Internal Control Auditor	For	For	
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Management	10	Approve Comprehensive Credit Line Application	For	For	
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Management	11	Approve Daily Related Party Transaction	For	Against	This proposal is not in shareholders' best interests.
Chongqing Fuling Electric Power Co., Ltd.	600452	24-Apr-19	Annual	Shareholder	12	Amend Articles of Association	None	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.1	Elect Director David M. Cordani	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.2	Elect Director William J. DeLaney	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.3	Elect Director Eric J. Foss	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.4	Elect Director Elder Granger	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.5	Elect Director Isaiah Harris, Jr.	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.6	Elect Director Roman Martinez, IV	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.7	Elect Director Kathleen M. Mazzarella	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.8	Elect Director Mark B. McClellan	For	For	

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Cigna Corporation	CI	24-Apr-19	Annual	Management	1.9	Elect Director John M. Partridge	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.10	Elect Director William L. Roper	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.11	Elect Director Eric C. Wiseman	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.12	Elect Director Donna F. Zarcone	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Cigna Corporation	CI	24-Apr-19	Annual	Management	1.13	Elect Director William D. Zollars	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Cigna Corporation	CI	24-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Cigna Corporation	CI	24-Apr-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Cigna Corporation	CI	24-Apr-19	Annual	Shareholder	5	Report on Cyber Risk *Withdrawn Resolution*	None	None	We consider the company's current policies, practices, and related disclosure to be sufficient.
Cigna Corporation	CI	24-Apr-19	Annual	Shareholder	6	Report on Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would help investors assess the company's management of related risks and opportunities.
Croda International Plc	CRDA	24-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	2	Approve Remuneration Report	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	3	Approve Final Dividend	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	4	Elect Roberto Cirillo as Director	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	5	Re-elect Alan Ferguson as Director	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	6	Elect Jacqui Ferguson as Director	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	7	Re-elect Steve Foots as Director	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	8	Re-elect Anita Frew as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Croda International Plc	CRDA	24-Apr-19	Annual	Management	9	Re-elect Helena Ganczakowski as Director	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	10	Re-elect Keith Layden as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

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Croda International Plc	CRDA	24-Apr-19	Annual	Management	11	Re-elect Jez Maiden as Director	For	Against	We do not support insiders on the board other than the CEO.
Croda International Plc	CRDA	24-Apr-19	Annual	Management	12	Reappoint KPMG LLP as Auditors	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	13	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	14	Authorise EU Political Donations and Expenditure	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	15	Authorise Issue of Equity	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	
Croda International Plc	CRDA	24-Apr-19	Annual	Management	19	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Croda International Plc	CRDA	24-Apr-19	Annual	Management	20	Approve Special Dividend and Share Consolidation	For	For	
DiaSorin SpA	DIA	24-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
DiaSorin SpA	DIA	24-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
DiaSorin SpA	DIA	24-Apr-19	Annual	Management	3.1	Fix Number of Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
DiaSorin SpA	DIA	24-Apr-19	Annual	Management	3.2	Fix Board Terms for Directors	For	For	
DiaSorin SpA	DIA	24-Apr-19	Annual	Shareholder	3.3.1	Slate 1 Submitted by IP Investimenti e Partecipazioni Srl	None	Do Not Vote	
DiaSorin SpA	DIA	24-Apr-19	Annual	Shareholder	3.3.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	For	
DiaSorin SpA	DIA	24-Apr-19	Annual	Management	3.4	Approve Remuneration of Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
DiaSorin SpA	DIA	24-Apr-19	Annual	Shareholder	4.1.1	Slate 1 Submitted by IP Investimenti e Partecipazioni Srl	None	Against	We believe support for the other slate is in the best interests of shareholders.
DiaSorin SpA	DIA	24-Apr-19	Annual	Shareholder	4.1.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	For	

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DiaSorin SpA	DIA	24-Apr-19	Annual	Shareholder	4.2	Appoint Chairman of Internal Statutory Auditors	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
DiaSorin SpA	DIA	24-Apr-19	Annual	Management	4.3	Approve Internal Auditors' Remuneration	For	For	
DiaSorin SpA	DIA	24-Apr-19	Annual	Management	5	Approve Stock Option Plan	For	For	
DiaSorin SpA	DIA	24-Apr-19	Annual	Management	6	Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service Stock Option Plan	For	For	
DiaSorin SpA	DIA	24-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1a	Elect Director John P. Case	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1b	Elect Director James B. Connor	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1c	Elect Director Ngairé E. Cuneo	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1d	Elect Director Charles R. Eitel	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1e	Elect Director Norman K. Jenkins	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1f	Elect Director Melanie R. Sabelhaus	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1g	Elect Director Peter M. Scott, III	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1h	Elect Director David P. Stockert	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1i	Elect Director Chris Sultemeier	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1j	Elect Director Michael E. Szymanczyk	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1k	Elect Director Warren M. Thompson	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	1l	Elect Director Lynn C. Thurber	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Duke Realty Corporation	DRE	24-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1a	Elect Director Craig Arnold	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1b	Elect Director Todd M. Bluedorn	For	Against	This director is overboarded.
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1c	Elect Director Christopher M. Connor	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1d	Elect Director Michael J. Critelli	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1e	Elect Director Richard H. Fearon	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1f	Elect Director Arthur E. Johnson	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1g	Elect Director Olivier Leonetti	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1h	Elect Director Deborah L. McCoy	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1i	Elect Director Gregory R. Page	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1j	Elect Director Sandra Pianalto	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1k	Elect Director Gerald B. Smith	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	1l	Elect Director Dorothy C. Thompson	For	For	

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Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	2	Approve Ernst & Young LLP as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	4	Authorize Issue of Equity with Pre-emptive Rights	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	5	Authorize Issue of Equity without Pre-emptive Rights	For	For	
Eaton Corporation plc	ETN	24-Apr-19	Annual	Management	6	Authorize Share Repurchase of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
EDP-Energias de Portugal SA	EDP	24-Apr-19	Annual	Management	1	Approve Individual and Consolidated Financial Statements and Statutory Reports	For	For	
EDP-Energias de Portugal SA	EDP	24-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
EDP-Energias de Portugal SA	EDP	24-Apr-19	Annual	Management	3.1	Appraise Management of Company and Approve Vote of Confidence to Management Board	For	For	
EDP-Energias de Portugal SA	EDP	24-Apr-19	Annual	Management	3.2	Appraise Supervision of Company and Approve Vote of Confidence to Supervisory Board	For	For	
EDP-Energias de Portugal SA	EDP	24-Apr-19	Annual	Management	3.3	Appraise Work Performed by Statutory Auditor and Approve Vote of Confidence to Statutory Auditor	For	For	
EDP-Energias de Portugal SA	EDP	24-Apr-19	Annual	Management	4	Authorize Repurchase and Reissuance of Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
EDP-Energias de Portugal SA	EDP	24-Apr-19	Annual	Management	5	Authorize Repurchase and Reissuance of Debt Instruments	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
EDP-Energias de Portugal SA	EDP	24-Apr-19	Annual	Management	6	Approve Statement on Remuneration Policy Applicable to Executive Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
EDP-Energias de Portugal SA	EDP	24-Apr-19	Annual	Management	7	Approve Statement on Remuneration Policy Applicable to Other Corporate Bodies	For	For	
EDP-Energias de Portugal SA	EDP	24-Apr-19	Annual	Management	8	Elect General Meeting Board	For	For	
EDP-Energias de Portugal SA	EDP	24-Apr-19	Annual	Shareholder	9	Amend Articles Re: Remove Voting Caps	None	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Eiffage SA	FGR	24-Apr-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 2.40 per Share	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	4	Renew Appointment of KPMG Audit IS as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	5	Acknowledge End of Mandate of KPMG Audit ID as Alternate Auditor and Decision Not to Replace	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	6	Appoint Mazars as Auditor	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	7	Acknowledge End of Mandate of Annick Chaumartin as Alternate Auditor and Decision Not to Replace	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	8	Reelect Benoit de Ruffray as Director	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	9	Reelect Isabelle Salaun as Director	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	10	Reelect Laurent Dupont as Representative of Employee Shareholders to the Board	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	11	Approve Compensation of Benoit de Ruffray, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	12	Approve Remuneration Policy for Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	13	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	14	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	15	Authorize Capitalization of Reserves of Up to EUR 80 Million for Bonus Issue or Increase in Par Value	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	16	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 156.8 Million	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	17	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 39.2 Million	For	For	

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Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	18	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 39.2 Million	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	19	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 16-18	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	20	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	21	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 17,18 and 20 at EUR 39.2 Million	For	For	
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Eiffage SA	FGR	24-Apr-19	Annual/Special	Management	23	Authorize Filing of Required Documents/Other Formalities	For	For	
Empresas Copec SA	COPEC	24-Apr-19	Annual	Management	a	Accept Financial Statements and Statutory Reports	For	For	
Empresas Copec SA	COPEC	24-Apr-19	Annual	Management	b	Receive Report Regarding Related-Party Transactions	For	For	
Empresas Copec SA	COPEC	24-Apr-19	Annual	Management	c	Approve Remuneration of Directors	For	For	
Empresas Copec SA	COPEC	24-Apr-19	Annual	Management	d	Approve Remuneration and Budget of Directors' Committee; Present Report on Directors' Committee Activities	For	For	
Empresas Copec SA	COPEC	24-Apr-19	Annual	Management	e	Appoint Auditors and Designate Risk Assessment Companies	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Empresas Copec SA	COPEC	24-Apr-19	Annual	Management	f	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Golden Agri-Resources Ltd.	E5H	24-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
Golden Agri-Resources Ltd.	E5H	24-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Golden Agri-Resources Ltd.	E5H	24-Apr-19	Annual	Management	3	Approve Directors' Fees	For	For	
Golden Agri-Resources Ltd.	E5H	24-Apr-19	Annual	Management	4	Elect Kaneyalall Hawabhay as Director	For	For	
Golden Agri-Resources Ltd.	E5H	24-Apr-19	Annual	Management	5	Elect Christian G H Gautier De Charnacé as Director	For	For	

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Golden Agri-Resources Ltd.	E5H	24-Apr-19	Annual	Management	6	Elect Rafael Buhay Concepcion, Jr. as Director	For	Against	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
Golden Agri-Resources Ltd.	E5H	24-Apr-19	Annual	Management	7	Elect Franky Oesman Widjaja as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Golden Agri-Resources Ltd.	E5H	24-Apr-19	Annual	Management	8	Approve Moore Stephens LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Golden Agri-Resources Ltd.	E5H	24-Apr-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Golden Agri-Resources Ltd.	E5H	24-Apr-19	Annual	Management	10	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Golden Agri-Resources Ltd.	E5H	24-Apr-19	Annual	Management	11	Approve Mandate for Interested Person Transactions	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	1a	Approve CEO's and Auditor's Reports on Operations and Results of Company, and Board's Opinion on Reports	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	1b	Approve Board's Report on Accounting Policies and Criteria for Preparation of Financial Statements	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	1c	Approve Report on Activities and Operations Undertaken by Board	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	1d	Approve Individual and Consolidated Financial Statements	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	1e	Approve Report of Audit Committee's Activities and Report on Company's Subsidiaries	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	1f	Approve Report on Adherence to Fiscal Obligations	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	2a	Approve Increase in Legal Reserve by MXN 261.1 Million	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	2b	Approve Cash Dividends of MXN 10 Per Series B and BB Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	2c	Set Maximum Amount of MXN 1.96 Billion for Share Repurchase; Approve Policy Related to Acquisition of Own Shares	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3a	Approve Discharge of Board of Directors and CEO	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3b.1	Elect/Ratify Fernando Chico Pardo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3b.2	Elect/Ratify Jose Antonio Perez Anton as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3b.3	Elect/Ratify Luis Chico Pardo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3b.4	Elect/Ratify Aurelio Perez Alonso as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3b.5	Elect/Ratify Rasmus Christiansen as Director	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3b.6	Elect/Ratify Francisco Garza Zambrano as Director	For	Against	We are voting against this director due to concerns over tenure.
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3b.7	Elect/Ratify Ricardo Guajardo Touche as Director	For	Against	We are voting against this director due to concerns over tenure. This director is overboarded.
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3b.8	Elect/Ratify Guillermo Ortiz Martinez as Director	For	Against	This director is overboarded.
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3b.9	Elect/Ratify Roberto Servitje Sendra as Director	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3b.10	Elect/Ratify Rafael Robles Miaja as Secretary (without being a member) of Board	For	For	

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Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3b.11	Elect/Ratify Ana Maria Poblanno Chanona as Alternate Secretary (without being a member) of Board	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3c.1	Elect/Ratify Ricardo Guajardo Touche as Chairman of Audit Committee	For	Against	We are voting against this director due to concerns over tenure.This director is overboarded.
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3d.1	Elect/Ratify Fernando Chico Pardo as Member of Nominations and Compensations Committee	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.We are not supportive of non-independent directors sitting on key board committees.We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3d.2	Elect/Ratify Jose Antonio Perez Anton as Member of Nominations and Compensations Committee	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.We are not supportive of non-independent directors sitting on key board committees.
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3d.3	Elect/Ratify Roberto Servitje Sendra as Member of Nominations and Compensations Committee	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3e.1	Approve Remuneration of Directors in the Amount of MXN 66,000	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3e.2	Approve Remuneration of Operations Committee in the Amount of MXN 66,000	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3e.3	Approve Remuneration of Nominations and Compensations Committee in the Amount of MXN 66,000	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3e.4	Approve Remuneration of Audit Committee in the Amount of MXN 93,500	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	3e.5	Approve Remuneration of Acquisitions and Contracts Committee in the Amount of MXN 22,000	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	4a	Authorize Claudio R. Gongora Morales to Ratify and Execute Approved Resolutions	For	For	
Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	4b	Authorize Rafael Robles Miaja to Ratify and Execute Approved Resolutions	For	For	

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Grupo Aeroportuario del Sureste SA de CV	ASURB	24-Apr-19	Annual	Management	4c	Authorize Ana Maria Poblanno Chanona to Ratify and Execute Approved Resolutions	For	For	
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	1	Acknowledge Performance Report	For	For	
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	2	Approve Financial Statements	For	For	
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividend Payment	For	For	
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	4.1	Elect Raweporn Kuhirun as Director	For	For	
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	4.2	Elect Vinit Tangnoi as Director	For	For	
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	4.3	Elect Santi Boonprakub as Director	For	For	
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	4.4	Elect Boonchai Thirati as Director	For	Against	We do not support insiders on the board other than the CEO.
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	5	Elect Chotikul Sookpiromkasem as Director	For	For	
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	7	Approve PricewaterhouseCoopers ABAS Ltd. as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	8	Authorize Issuance of Debentures	For	For	
Gulf Energy Development Public Co. Ltd.	GULF	24-Apr-19	Annual	Management	9	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Hong Kong Exchanges & Clearing Ltd.	388	24-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hong Kong Exchanges & Clearing Ltd.	388	24-Apr-19	Annual	Management	2	Elect Apurv Bagri as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Hong Kong Exchanges & Clearing Ltd.	388	24-Apr-19	Annual	Management	3	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Hong Kong Exchanges & Clearing Ltd.	388	24-Apr-19	Annual	Management	4	Authorize Repurchase of Issued Share Capital	For	For	
Hong Kong Exchanges & Clearing Ltd.	388	24-Apr-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Hong Kong Exchanges & Clearing Ltd.	388	24-Apr-19	Annual	Management	6a	Approve Remuneration Payable to the Chairman and Each of the Other Non-Executive Directors of HKEX	For	For	
Hong Kong Exchanges & Clearing Ltd.	388	24-Apr-19	Annual	Management	6b	Approve Remuneration Payable to the Chairman and Each of the Other Members in Respect of Each Committee	For	For	
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

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Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	2A	Re-elect Simon To as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	2B	Re-elect Christian Hogg as Director	For	For	
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	2C	Re-elect Johnny Cheng as Director	For	Against	We do not support insiders on the board other than the CEO.
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	2D	Re-elect Dr Weiguo Su as Director	For	Against	We do not support insiders on the board other than the CEO.
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	2E	Re-elect Dr Dan Eldar as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	2F	Re-elect Edith Shih as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	2G	Re-elect Paul Carter as Director	For	For	
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	2H	Re-elect Dr Karen Ferrante as Director	For	For	
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	2I	Re-elect Graeme Jack as Director	For	For	
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	2J	Re-elect Tony Mok as Director	For	For	
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	3	Reappoint PricewaterhouseCoopers as Auditors and Authorise Their Remuneration	For	For	
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	4	Approve Increase in Authorised Share Capital	For	For	
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	5A	Authorise Issue of Equity	For	For	
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	5B	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	5C	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Equity Raise	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Hutchison China MediTech Ltd.	HCM	24-Apr-19	Annual	Management	5D	Authorise Market Purchase of Shares	For	For	
Hypera SA	HYPE3	24-Apr-19	Special	Management	1	Amend Articles	For	For	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Hypera SA	HYPE3	24-Apr-19	Special	Management	2	Approve Renumbering of Articles and Consolidate Bylaws	For	For	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	2	Approve Capital Budget	For	For	
Hypera SA	HYPE3	24-Apr-19	Special	Management	3	Amend Bonus Matching Plan	For	Against	The bonus matching plan does not meet our guidelines.

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Hypera SA	HYPE3	24-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
Hypera SA	HYPE3	24-Apr-19	Special	Management	4	Amend Restricted Stock Plan	For	Against	The restricted stock option plan does not meet our guidelines.
Hypera SA	HYPE3	24-Apr-19	Annual	Management	4	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	5	Fix Number of Directors at Nine	For	For	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	6	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Hypera SA	HYPE3	24-Apr-19	Annual	Management	7	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	8	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	9.1	Percentage of Votes to Be Assigned - Elect Alvaro Stainfeld Link as Board Chairman	None	Abstain	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	9.2	Percentage of Votes to Be Assigned - Elect Bernardo Malpica Hernandez as Director	None	Abstain	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	9.3	Percentage of Votes to Be Assigned - Elect Breno Toledo Pires de Oliveira as Director	None	Abstain	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	9.4	Percentage of Votes to Be Assigned - Elect David Coury Neto as Independent Director	None	Abstain	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	9.5	Percentage of Votes to Be Assigned - Elect Esteban Malpica Fomperosa as Director	None	Abstain	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	9.6	Percentage of Votes to Be Assigned - Elect Flair Jose Carrilho as Director	None	Abstain	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	9.7	Percentage of Votes to Be Assigned - Elect Hugo Barreto Sodre Leal as Director	None	Abstain	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	9.8	Percentage of Votes to Be Assigned - Elect Luciana Cavalheiro Fleischner as Director	None	Abstain	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	9.9	Percentage of Votes to Be Assigned - Elect Maria Carolina Ferreira Lacerda as Independent Director	None	Abstain	

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Hypera SA	HYPE3	24-Apr-19	Annual	Management	10	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	11	Approve Remuneration of Company's Management	For	For	
Hypera SA	HYPE3	24-Apr-19	Annual	Management	12	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 4.60 per Share	For	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	4	Receive Auditors' Special Report on Related-Party Transactions	For	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	5	Renew Appointment of Mazars as Auditor	For	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	6	Acknowledge End of Mandate of Charles de Boisriou as Alternate Auditor and Decision to Neither Renew Nor Replace	For	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	7	Reelect Caisse des Depots et Consignations as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	8	Elect Wael Rizk as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Icade SA	ICAD	24-Apr-19	Annual/Special	Management	9	Elect Emmanuel Chabas as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	10	Elect Gonzague de Pirey as Director	For	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	11	Approve Remuneration of Directors in the Aggregate Amount of EUR 600,000	For	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	12	Approve Compensation of Andre Martinez, Chairman of the Board	For	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	13	Approve Compensation of Olivier Wigniolle, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	14	Approve Remuneration Policy of the Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	15	Approve Remuneration Policy of the CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	18	Authorize Capitalization of Reserves of Up to EUR 15 Million for Bonus Issue or Increase in Par Value	For	For	
Icade SA	ICAD	24-Apr-19	Annual/Special	Management	19	Authorize Filing of Required Documents/Other Formalities	For	For	
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	2	Acknowledge Operational Results	None	None	
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	4	Approve Dividend Payment	For	For	

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Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	5.1	Elect Amit Lohia as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	5.2	Elect Alope Lohia as Director	For	For	
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	5.3	Elect Sri Prakash Lohia as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	5.4	Elect Suchitra Lohia as Director	For	Against	We do not support insiders on the board other than the CEO.
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	5.5	Elect Sanjay Ahuja as Director	For	Against	We do not support insiders on the board other than the CEO.
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	6.1	Approve Increase in Size of Board and Elect Tevin Vongvanich as Director	For	For	
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	6.2	Approve Increase in Size of Board and Elect Yashovardhan Lohia as Director	For	Against	We do not support insiders on the board other than the CEO.
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	7	Approve Remuneration of Directors	For	For	
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	8	Approve KPMG Phoomchai Audit Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	9	Authorize Issuance of Debentures	For	For	
Indorama Ventures Public Co. Ltd.	IVL	24-Apr-19	Annual	Management	10	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Itau Unibanco Holding SA	ITUB4	24-Apr-19	Annual	Management	1	As a Preferred Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Itau Unibanco Holding SA	ITUB4	24-Apr-19	Annual	Management	2	In Case Neither Class of Shares Reaches the Minimum Quorum Required by the Brazilian Corporate Law to Elect a Board Representative in Separate Elections, Would You Like to Use Your Votes to Elect the Candidate with More Votes to Represent Both Classes?	None	For	

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Itau Unibanco Holding SA	ITUB4	24-Apr-19	Annual	Shareholder	3	Elect Eduardo Azevedo do Valle as Fiscal Council Member and Debora Santille as Alternate Appointed by Preferred Shareholder	None	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 10.50 per Share	For	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	4	Ratify Appointment of Ginevra Elkann as Director	For	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	5	Ratify Appointment of Financiere Pinault as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	6	Approve Compensation of Francois-Henri Pinault, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	7	Approve Compensation of Jean-Francois Palus, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	8	Approve Remuneration Policy for Francois-Henri Pinault, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	9	Approve Remuneration Policy for Jean-Francois Palus, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	10	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	11	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	12	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 200 Million	For	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	13	Authorize Capitalization of Reserves of Up to EUR 200 Million for Bonus Issue or Increase in Par Value	For	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	14	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 50 Million	For	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	15	Approve Issuance of Equity or Equity-Linked Securities Reserved for Qualified Investors or Restricted Number of Investors, up to Aggregate Nominal Amount of EUR 50 Million	For	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	16	Authorize Board to Set Issue Price for 5 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights under Items 14 and 15	For	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	17	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 12, 14 and 15	For	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	18	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	19	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	20	Amend Article 7 of Bylaws Re: Shareholding Disclosure Thresholds	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Kering SA	KER	24-Apr-19	Annual/Sp ecial	Management	21	Authorize Filing of Required Documents/Other Formalities	For	For	
Komercni banka, a.s.	KOMB	24-Apr-19	Annual	Management	1	Approve Management Board Report on Company's Operations and State of Its Assets in Fiscal 2018	For	For	
Komercni banka, a.s.	KOMB	24-Apr-19	Annual	Management	2	Receive Report on Act Providing for Business Undertaking in Capital Market	None	None	
Komercni banka, a.s.	KOMB	24-Apr-19	Annual	Management	3	Receive Management Board Report on Related Entities	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Komerčni banka, a.s.	KOMB	24-Apr-19	Annual	Management	4	Receive Management Board Reports, Financial Statements, Consolidated Financial Statement and Proposal for Allocation of Income	None	None	
Komerčni banka, a.s.	KOMB	24-Apr-19	Annual	Management	5	Receive Supervisory Board Reports on Financial Statements, Its Activities, and Management Board Report on Related Entities; Proposal on Allocation of Income	None	None	
Komerčni banka, a.s.	KOMB	24-Apr-19	Annual	Management	6	Receive Audit Committee Report	None	None	
Komerčni banka, a.s.	KOMB	24-Apr-19	Annual	Management	7	Approve Financial Statements	For	For	
Komerčni banka, a.s.	KOMB	24-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of CZK 51 per Share	For	For	
Komerčni banka, a.s.	KOMB	24-Apr-19	Annual	Management	9	Approve Consolidated Financial Statements	For	For	
Komerčni banka, a.s.	KOMB	24-Apr-19	Annual	Management	10.1	Elect Cecile Camilli as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Komerčni banka, a.s.	KOMB	24-Apr-19	Annual	Management	10.2	Elect Petra Wendelova as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Komerčni banka, a.s.	KOMB	24-Apr-19	Annual	Management	11	Elect Petra Wendelova as Member of Audit Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Komerčni banka, a.s.	KOMB	24-Apr-19	Annual	Management	12	Ratify Deloitte Audit s.r.o as Auditor	For	For	
Marathon Petroleum Corporation	MPC	24-Apr-19	Annual	Management	1a	Elect Director Evan Bayh	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
Marathon Petroleum Corporation	MPC	24-Apr-19	Annual	Management	1b	Elect Director Charles E. Bunch	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
Marathon Petroleum Corporation	MPC	24-Apr-19	Annual	Management	1c	Elect Director Edward G. Galante	For	For	
Marathon Petroleum Corporation	MPC	24-Apr-19	Annual	Management	1d	Elect Director Kim K.W. Rucker	For	For	

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Marathon Petroleum Corporation	MPC	24-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Marathon Petroleum Corporation	MPC	24-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Marathon Petroleum Corporation	MPC	24-Apr-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Marathon Petroleum Corporation	MPC	24-Apr-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Mayr-Melnhof Karton AG	MMK	24-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports (Non-Voting)	None	None	
Mayr-Melnhof Karton AG	MMK	24-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 3.20 per Share	For	For	
Mayr-Melnhof Karton AG	MMK	24-Apr-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Mayr-Melnhof Karton AG	MMK	24-Apr-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Mayr-Melnhof Karton AG	MMK	24-Apr-19	Annual	Management	5	Approve Remuneration of Supervisory Board Members	For	For	
Mayr-Melnhof Karton AG	MMK	24-Apr-19	Annual	Management	6	Ratify PwC Wirtschaftspruefung GmbH as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Mayr-Melnhof Karton AG	MMK	24-Apr-19	Annual	Management	7	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	1	Approve Minutes of the Annual Meeting Held on April 25, 2018	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	2a	Amend Articles of Incorporation Regarding Increase of Authorized Capital Stock	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	2b	Approve Declaration of Dividend	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	2c	Approve Merger of Metrobank Card Corporation with Metropolitan Bank & Trust Company	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	3	Ratify All Acts and Resolutions of the Board of Directors, Management and All Committees from April 25, 2018 to April 23, 2019	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.1	Elect Arthur Ty as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.2	Elect Francisco C. Sebastian as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.3	Elect Fabian S. Dee as Director	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.4	Elect Jesli A. Lapus as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.5	Elect Alfred V. Ty as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.6	Elect Rex C. Drilon II as Director	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.7	Elect Edmund A. Go as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.8	Elect Francisco F. Del Rosario, Jr. as Director	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.9	Elect Vicente R. Cuna, Jr. as Director	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.10	Elect Edgar O. Chua as Director	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.11	Elect Solomon S. Cua as Director	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	4.12	Elect Angelica H. Lavares as Director	For	For	
Metropolitan Bank & Trust Co.	MBT	24-Apr-19	Annual	Management	5	Appoint Sycip Gorres Velayo & Co. as External Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
MISC Bhd.	3816	24-Apr-19	Annual	Management	1	Elect Rozalila Abdul Rahman as Director	For	For	
MISC Bhd.	3816	24-Apr-19	Annual	Management	2	Elect Muhammad Taufik as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
MISC Bhd.	3816	24-Apr-19	Annual	Management	3	Elect Nasarudin Md Idris as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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MISC Bhd.	3816	24-Apr-19	Annual	Management	4	Elect Yee Yang Chien as Director	For	For	
MISC Bhd.	3816	24-Apr-19	Annual	Management	5	Approve Directors' Fees from January 1, 2018 to April 24, 2019	For	For	
MISC Bhd.	3816	24-Apr-19	Annual	Management	6	Approve Directors' Fees from April 25, 2019 Until the Next AGM	For	For	
MISC Bhd.	3816	24-Apr-19	Annual	Management	7	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
MISC Bhd.	3816	24-Apr-19	Annual	Management	8	Authorize Share Repurchase Program	For	For	
MONETA Money Bank, a.s.	MONET	24-Apr-19	Annual	Management	1	Approve Meeting Procedures	For	For	
MONETA Money Bank, a.s.	MONET	24-Apr-19	Annual	Management	2	Elect Meeting Chairman and Other Meeting Officials	For	For	
MONETA Money Bank, a.s.	MONET	24-Apr-19	Annual	Management	3	Receive Management Board Report	None	None	
MONETA Money Bank, a.s.	MONET	24-Apr-19	Annual	Management	4	Receive Supervisory Board Report	None	None	
MONETA Money Bank, a.s.	MONET	24-Apr-19	Annual	Management	5	Receive Audit Committee Report	None	None	
MONETA Money Bank, a.s.	MONET	24-Apr-19	Annual	Management	6	Approve Consolidated Financial Statements and Statutory Reports	For	For	
MONETA Money Bank, a.s.	MONET	24-Apr-19	Annual	Management	7	Approve Financial Statements and Statutory Reports	For	For	
MONETA Money Bank, a.s.	MONET	24-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of CZK 6.15 per Share	For	For	
MONETA Money Bank, a.s.	MONET	24-Apr-19	Annual	Management	9	Approve Contracts on Performance of Functions with Employees' Representatives to Supervisory Board	For	For	
MONETA Money Bank, a.s.	MONET	24-Apr-19	Annual	Management	10	Ratify Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.1	Elect Director Raymond Bachand	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.2	Elect Director Maryse Bertrand	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.3	Elect Director Pierre Blouin	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.4	Elect Director Pierre Boivin	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.5	Elect Director Patricia Curadeau-Grou	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.6	Elect Director Gillian H. Denham	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.7	Elect Director Jean Houde	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.8	Elect Director Karen Kinsley	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.9	Elect Director Rebecca McKillican	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.10	Elect Director Robert Pare	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.11	Elect Director Lino A. Saputo, Jr.	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.12	Elect Director Andree Savoie	For	For	

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National Bank of Canada	NA	24-Apr-19	Annual	Management	1.13	Elect Director Pierre Thabet	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	1.14	Elect Director Louis Vachon	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	2	Advisory Vote on Executive Compensation Approach	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	3	Ratify Deloitte LLP as Auditors	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Management	4	Approve Increase in Aggregate Compensation Ceiling for Directors	For	For	
National Bank of Canada	NA	24-Apr-19	Annual	Shareholder	5	SP 3: Disclosure of the Equity Ratio Used by the Compensation Committee	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
National Bank of Canada	NA	24-Apr-19	Annual	Shareholder	6	SP 4: Approve Creation of New Technologies Committee	Against	Against	We are not supportive of this prescriptive proposal as the proponent failed to demonstrate material issues which would require establishing a new board committee.
New Gold, Inc.	NGD	24-Apr-19	Annual	Management	1	Fix Number of Directors at Six	For	Against	We view the proposed board size as too small.
New Gold, Inc.	NGD	24-Apr-19	Annual	Management	2.1	Elect Director Renaud Adams	For	For	
New Gold, Inc.	NGD	24-Apr-19	Annual	Management	2.2	Elect Director Gillian Davidson	For	For	
New Gold, Inc.	NGD	24-Apr-19	Annual	Management	2.3	Elect Director James Gowans	For	For	
New Gold, Inc.	NGD	24-Apr-19	Annual	Management	2.4	Elect Director Margaret (Peggy) Mulligan	For	For	
New Gold, Inc.	NGD	24-Apr-19	Annual	Management	2.5	Elect Director Ian Pearce	For	For	
New Gold, Inc.	NGD	24-Apr-19	Annual	Management	2.6	Elect Director Marilyn Schonberner	For	For	
New Gold, Inc.	NGD	24-Apr-19	Annual	Management	3	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
New Gold, Inc.	NGD	24-Apr-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	1	Open Meeting	None	None	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	4.1	Receive Financial Statements for Fiscal 2018	None	None	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	4.2	Receive Management Board Proposal on Allocation of Income for Fiscal 2018	None	None	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	4.3	Receive Management Board Proposal on Allocation of Income from Previous Years	None	None	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	4.4	Receive Management Board Report on Company's and Group's Operations, and Consolidated Financial Statements for Fiscal 2018	None	None	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	4.5	Receive Supervisory Board Reports for Fiscal 2018	None	None	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.1	Approve Financial Statements for Fiscal 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.2	Approve Allocation of Income and Omission of Dividends	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.3	Approve Allocation of Income from Previous Years	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.4	Approve Management Board Report on Company's and Group's Operations in Fiscal 2018	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.5	Approve Consolidated Financial Statements for Fiscal 2018	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6a	Approve Discharge of CEO	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6b	Approve Discharge of Management Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6c	Approve Discharge of Management Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6d	Approve Discharge of Management Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6e	Approve Discharge of Management Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6f	Approve Discharge of Management Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6g	Approve Discharge of Management Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6h	Approve Discharge of Management Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6i	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6j	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6k	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6l	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6m	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6n	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6o	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6p	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6q	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6r	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6s	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6t	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6u	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6v	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6w	Approve Discharge of Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	5.6x	Approve Discharge of Supervisory Board Member	For	For	

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Orange Polska SA	OPL	24-Apr-19	Annual	Management	6.1	Elect Eric Debroeck as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Orange Polska SA	OPL	24-Apr-19	Annual	Management	6.2	Elect Michal Kleiber as Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	6.3	Elect Monika Nachyla as Supervisory Board Member	For	For	
Orange Polska SA	OPL	24-Apr-19	Annual	Management	6.4	Elect Gervais Pellissier as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Orange Polska SA	OPL	24-Apr-19	Annual	Management	6.5	Elect Marc Ricau as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Orange Polska SA	OPL	24-Apr-19	Annual	Management	6.6	Elect Jean-Michel Thibaud as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Orange Polska SA	OPL	24-Apr-19	Annual	Management	6.7	Elect Maciej Witucki as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Orange Polska SA	OPL	24-Apr-19	Annual	Management	7	Close Meeting	None	None	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Special	Management	1	Approve Remuneration of Company's Management and Fiscal Council	For	For	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Special	Management	2	Authorize Capitalization of Reserves	For	For	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Special	Management	3	Amend Articles and Consolidate Bylaws	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	3	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	4.1	Elect Augusto Marques da Cruz Filho as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	4.2	Elect Clemir Carlos Magro as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	4.3	Elect Edy Luiz Kogut as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	4.4	Elect Jose Julio Senna as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	4.5	Elect Roberto Oliveira de Lima as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Shareholder	4.6	Elect Gregory Louis Piccinino as Director Appointed by Minority Shareholder	None	For	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Shareholder	4.7	Elect Shakhaf Wine as Director Appointed by Minority Shareholder	None	For	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	5	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	6.1	Percentage of Votes to Be Assigned - Elect Augusto Marques da Cruz Filho as Director	None	Abstain	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	6.2	Percentage of Votes to Be Assigned - Elect Clemir Carlos Magro as Director	None	Abstain	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	6.3	Percentage of Votes to Be Assigned - Elect Edy Luiz Kogut as Director	None	Abstain	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	6.4	Percentage of Votes to Be Assigned - Elect Jose Julio Senna as Director	None	Abstain	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	6.5	Percentage of Votes to Be Assigned - Elect Roberto Oliveira de Lima as Director	None	Abstain	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	6.6	Percentage of Votes to Be Assigned - Elect Gregory Louis Piccininno as Director Appointed by Minority Shareholder	None	Abstain	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	6.7	Percentage of Votes to Be Assigned - Elect Shakhaf Wine as Director Appointed by Minority Shareholder	None	Abstain	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	7.1	Elect Bruno Passos da Silva Melo as Fiscal Council Member and Eduardo Damazio da Silva Rezende as Alternate	For	For	
Petrobras Distribuidora SA	BRDT3	24-Apr-19	Annual	Management	7.2	Elect Andre Luiz Campos Silva as Fiscal Council Member	For	For	
Public Storage	PSA	24-Apr-19	Annual	Management	1.1	Elect Director Ronald L. Havner, Jr.	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Public Storage	PSA	24-Apr-19	Annual	Management	1.2	Elect Director Tamara Hughes Gustavson	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Public Storage	PSA	24-Apr-19	Annual	Management	1.3	Elect Director Uri P. Harkham	For	Against	We are voting against this director due to concerns over tenure.
Public Storage	PSA	24-Apr-19	Annual	Management	1.4	Elect Director Leslie S. Heisz	For	For	
Public Storage	PSA	24-Apr-19	Annual	Management	1.5	Elect Director B. Wayne Hughes, Jr.	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Public Storage	PSA	24-Apr-19	Annual	Management	1.6	Elect Director Avedick B. Poladian	For	For	
Public Storage	PSA	24-Apr-19	Annual	Management	1.7	Elect Director Gary E. Pruitt	For	For	
Public Storage	PSA	24-Apr-19	Annual	Management	1.8	Elect Director John Reyes	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Public Storage	PSA	24-Apr-19	Annual	Management	1.9	Elect Director Joseph D. Russell, Jr.	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Public Storage	PSA	24-Apr-19	Annual	Management	1.10	Elect Director Ronald P. Spogli	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Public Storage	PSA	24-Apr-19	Annual	Management	1.11	Elect Director Daniel C. Staton	For	For	
Public Storage	PSA	24-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Public Storage	PSA	24-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1a	Elect Director Carolyn H. Byrd	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1b	Elect Director Don DeFosset	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1c	Elect Director Samuel A. Di Piazza, Jr.	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1d	Elect Director Eric C. Fast	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1e	Elect Director Zhanna Golodryga	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1f	Elect Director John D. Johns	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1g	Elect Director Ruth Ann Marshall	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1h	Elect Director Charles D. McCrary	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1i	Elect Director James T. Prokopanko	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1j	Elect Director Lee J. Styslinger, III	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1k	Elect Director Jose S. Suquet	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1l	Elect Director John M. Turner, Jr.	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	1m	Elect Director Timothy Vines	For	For	
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Regions Financial Corporation	RF	24-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
RHB Bank Bhd.	1066	24-Apr-19	Annual	Management	1	Approve Final Dividend	For	For	
RHB Bank Bhd.	1066	24-Apr-19	Annual	Management	2	Elect Azlan Zainol as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
RHB Bank Bhd.	1066	24-Apr-19	Annual	Management	3	Elect Ong Leong Huat @ Wong Joo Hwa as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
RHB Bank Bhd.	1066	24-Apr-19	Annual	Management	4	Elect Saw Choo Boon as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
RHB Bank Bhd.	1066	24-Apr-19	Annual	Management	5	Elect Lim Cheng Teck as Director	For	For	
RHB Bank Bhd.	1066	24-Apr-19	Annual	Management	6	Elect Laila Syed Ali as Director	For	For	
RHB Bank Bhd.	1066	24-Apr-19	Annual	Management	7	Approve Directors' Fees and Board Committees' Allowances	For	For	
RHB Bank Bhd.	1066	24-Apr-19	Annual	Management	8	Approve Remuneration of Directors (Excluding Directors' Fees and Board Committees' Allowances)	For	For	
RHB Bank Bhd.	1066	24-Apr-19	Annual	Management	9	Approve PricewaterhouseCoopers PLT as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
RHB Bank Bhd.	1066	24-Apr-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
RHB Bank Bhd.	1066	24-Apr-19	Annual	Management	1	Amend Constitution	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	3	Fix Number of Directors at 11	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	4	Approve Characterization of Independent Directors	For	Against	This proposal is not in shareholders' best interests.
RUMO SA	RAIL3	24-Apr-19	Annual	Management	5	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	6	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
RUMO SA	RAIL3	24-Apr-19	Annual	Management	7.1	Elect Rubens Ometto Silveira Mello as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
RUMO SA	RAIL3	24-Apr-19	Annual	Management	7.2	Elect Marcos Marinho Lutz as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
RUMO SA	RAIL3	24-Apr-19	Annual	Management	7.3	Elect Marcelo de Souza Scarcela Portela as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
RUMO SA	RAIL3	24-Apr-19	Annual	Management	7.4	Elect Abel Gregorei Halpern as Director	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	7.5	Elect Marcelo Eduardo Martins as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
RUMO SA	RAIL3	24-Apr-19	Annual	Management	7.6	Elect Sameh Fahmy as Director	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	7.7	Elect Burkhard Otto Cordes as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
RUMO SA	RAIL3	24-Apr-19	Annual	Management	7.8	Elect Julio Fontana Neto as Director	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	7.9	Elect Mailson Ferreira da Nobrega as Director	For	Against	This director is overboarded.
RUMO SA	RAIL3	24-Apr-19	Annual	Management	7.10	Elect Riccardo Arduini as Director and Giancarlo Arduini as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
RUMO SA	RAIL3	24-Apr-19	Annual	Management	7.11	Elect Marcos Sawaya Junk as Director	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	8	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
RUMO SA	RAIL3	24-Apr-19	Annual	Management	9.1	Percentage of Votes to Be Assigned - Elect Rubens Ometto Silveira Mello as Director	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	9.2	Percentage of Votes to Be Assigned - Elect Marcos Marinho Lutz as Director	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	9.3	Percentage of Votes to Be Assigned - Elect Marcelo de Souza Scarcela Portela as Director	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	9.4	Percentage of Votes to Be Assigned - Elect Abel Gregorei Halpern as Director	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	9.5	Percentage of Votes to Be Assigned - Elect Marcelo Eduardo Martins as Director	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	9.6	Percentage of Votes to Be Assigned - Elect Sameh Fahmy as Director	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	9.7	Percentage of Votes to Be Assigned - Elect Burkhard Otto Cordes as Director	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	9.8	Percentage of Votes to Be Assigned - Elect Julio Fontana Neto as Director	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	9.9	Percentage of Votes to Be Assigned - Elect Mailson Ferreira da Nobrega as Director	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	9.10	Percentage of Votes to Be Assigned - Elect Riccardo Arduini as Director and Giancarlo Arduini as Alternate	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	9.11	Percentage of Votes to Be Assigned - Elect Marcos Sawaya Junk as Director	None	Abstain	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	10	Elect Rubens Ometto Silveira Mello as Board Chairman and Marcos Marinho Lutz as Vice-Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
RUMO SA	RAIL3	24-Apr-19	Annual	Management	11	Fix Number of Fiscal Council Members at Five	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	12.1	Elect Luiz Carlos Nannini as Fiscal Council Member and Henrique Ache Pillar as Alternate	For	Abstain	We are concentrating our votes on the election of a minority Fiscal Council representative, and therefore will abstain on the management nominees.
RUMO SA	RAIL3	24-Apr-19	Annual	Management	12.2	Elect Marcelo Curti as Fiscal Council Member and Joao Marcelo Peixoto Torres as Alternate	For	Abstain	We are concentrating our votes on the election of a minority Fiscal Council representative, and therefore will abstain on the management nominees.
RUMO SA	RAIL3	24-Apr-19	Annual	Management	12.3	Elect Francisco Silverio Morales Cespede as Fiscal Council Member and Helio Ribeiro Duarte as Alternate	For	Abstain	We are concentrating our votes on the election of a minority Fiscal Council representative, and therefore will abstain on the management nominees.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
RUMO SA	RAIL3	24-Apr-19	Annual	Management	12.4	Elect Cristina Anne Betts as Fiscal Council Member and Guido Barbosa de Oliveira as Alternate	For	Abstain	We are concentrating our votes on the election of a minority Fiscal Council representative, and therefore will abstain on the management nominees.
RUMO SA	RAIL3	24-Apr-19	Annual	Shareholder	13.1	Elect Thiago Costa Jacinto as Fiscal Council Member and Henrique Bredda as Alternate Appointed by Minority Shareholder	None	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Shareholder	13.2	Elect Reginaldo Ferreira Alexandre as Fiscal Council Member and Walter Luis Bernardes Albertoni as Alternate Appointed by Minority Shareholder	None	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	14	Appoint Luiz Carlos Nannini as Fiscal Council Chairman	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	15	Approve Remuneration of Company's Management	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	16	Approve Remuneration of Fiscal Council Members	For	For	
RUMO SA	RAIL3	24-Apr-19	Annual	Management	17	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	1	Open Meeting	None	None	
Semcon AB	SEMC	24-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Semcon AB	SEMC	24-Apr-19	Annual	Management	8	Accept Financial Statements and Statutory Reports	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	9	Approve Allocation of Income and Dividends of SEK 3.00 Per Share	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	10	Approve Discharge of Board and President	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	11	Receive Report on Nominating Committee Work and Proposals	None	None	
Semcon AB	SEMC	24-Apr-19	Annual	Management	12	Determine Number of Directors (5) and Deputy Directors (0) of Board	For	Against	We view the proposed board size as too small.
Semcon AB	SEMC	24-Apr-19	Annual	Management	13	Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Semcon AB	SEMC	24-Apr-19	Annual	Management	14	Approve Remuneration of Directors in the Amount of SEK 625,000 for Chairman and SEK 290,000 for Other Directors	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
Semcon AB	SEMC	24-Apr-19	Annual	Management	15	Approve Remuneration of Auditors	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	16	Reelect Tore Bertilsson (Chair), Jeanette Reuterskiold and Karl Thedeem as Directors; Elect Eva Elmstedt and Carl Backman as New Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Semcon AB	SEMC	24-Apr-19	Annual	Management	17	Ratify Ernst & Young as Auditors	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	18	Approve Instructions for Nomination Committee	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	19	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	20	Approve Issuance of 1.8 Million Common Shares without Preemptive Rights	For	For	
Semcon AB	SEMC	24-Apr-19	Annual	Management	21a	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Semcon AB	SEMC	24-Apr-19	Annual	Management	21b	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Semcon AB	SEMC	24-Apr-19	Annual	Management	22	Other Business	None	None	
Semcon AB	SEMC	24-Apr-19	Annual	Management	23	Close Meeting	None	None	
SM Investments Corp.	SM	24-Apr-19	Annual	Management	1	Approve the Minutes of Previous Annual Stockholders' Meeting	For	For	
SM Investments Corp.	SM	24-Apr-19	Annual	Management	2	Approve 2018 Annual Report	For	For	
SM Investments Corp.	SM	24-Apr-19	Annual	Management	3	Approve Amendment of the Second Article of the Articles of Incorporation	For	For	
SM Investments Corp.	SM	24-Apr-19	Annual	Management	4	Approve Amendment of the Fourth Article of the Articles of Incorporation	For	For	
SM Investments Corp.	SM	24-Apr-19	Annual	Management	5	Ratify All Acts and Resolutions of the Board of Directors and Executive Officers	For	For	
SM Investments Corp.	SM	24-Apr-19	Annual	Management	6.1	Elect Teresita T. Sy as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We refer this director due to concerns over tenure.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SM Investments Corp.	SM	24-Apr-19	Annual	Management	6.2	Elect Henry T. Sy, Jr. as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We refer this director due to concerns over tenure.
SM Investments Corp.	SM	24-Apr-19	Annual	Management	6.3	Elect Harley T. Sy as Director	For	Withhold	We do not support insiders on the board other than the CEO.
SM Investments Corp.	SM	24-Apr-19	Annual	Management	6.4	Elect Jose T. Sio as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
SM Investments Corp.	SM	24-Apr-19	Annual	Management	6.5	Elect Frederic C. DyBuncio as Director	For	For	
SM Investments Corp.	SM	24-Apr-19	Annual	Management	6.6	Elect Tomasa H. Lipana as Director	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
SM Investments Corp.	SM	24-Apr-19	Annual	Management	6.7	Elect Alfredo E. Pascual as Director	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
SM Investments Corp.	SM	24-Apr-19	Annual	Management	6.8	Elect Robert G. Vergara as Director	For	For	
SM Investments Corp.	SM	24-Apr-19	Annual	Management	7	Elect SyCip Gorres Velayo & Co. as External Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
SM Investments Corp.	SM	24-Apr-19	Annual	Management	8	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
SpareBank 1 SR-Bank ASA	SRBANK	24-Apr-19	Annual	Management	1	Open Meeting	None	None	
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Management	1a	Elect Director Charles L. Chadwell	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Management	1b	Elect Director Irene M. Esteves	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Management	1c	Elect Director Paul E. Fulchino	For	For	
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Management	1d	Elect Director Thomas C. Gentile, III	For	For	
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Management	1e	Elect Director Richard A. Gephardt	For	For	
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Management	1f	Elect Director Robert D. Johnson	For	For	
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Management	1g	Elect Director Ronald T. Kadish	For	For	
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Management	1h	Elect Director John L. Plueger	For	For	
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Management	1i	Elect Director Laura H. Wright	For	For	
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Spirit AeroSystems Holdings, Inc.	SPR	24-Apr-19	Annual	Shareholder	4	Amend Proxy Access Right	Against	For	We are voting in favor of this shareholder proposal calling to amend the proxy access rights as it enhances shareholders' rights.
SThree Plc	STHR	24-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	3	Approve Remuneration Report	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	4	Re-elect Alex Smith as Director	For	Against	We do not support insiders on the board other than the CEO.
SThree Plc	STHR	24-Apr-19	Annual	Management	5	Re-elect Justin Hughes as Director	For	Against	We do not support insiders on the board other than the CEO.
SThree Plc	STHR	24-Apr-19	Annual	Management	6	Re-elect Anne Fahy as Director	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	7	Re-elect James Bilefield as Director	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	8	Re-elect Barrie Brien as Director	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	9	Re-elect Denise Collis as Director	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	10	Elect Mark Dorman as Director	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	11	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	12	Authorise Board to Fix Remuneration of Auditors	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	13	Authorise EU Political Donations and Expenditure	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	14	Authorise the Company to Offer Key Individuals the Opportunity to Purchase Shareholdings or Capital Interests in Certain of the Company's Subsidiaries	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	15	Authorise Issue of Equity with Pre-emptive Rights	For	For	
SThree Plc	STHR	24-Apr-19	Annual	Management	16	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
SThree Plc	STHR	24-Apr-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SThree Plc	STHR	24-Apr-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.1	Elect Director Peter Bell	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.2	Elect Director William F. Bieber	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.3	Elect Director Theodore J. Bigos	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.4	Elect Director Craig R. Dahl	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.5	Elect Director Karen L. Grandstrand	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.6	Elect Director George G. Johnson	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.7	Elect Director Richard H. King	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.8	Elect Director Vance K. Opperman	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.9	Elect Director Roger J. Sit	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.10	Elect Director Julie H. Sullivan	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.11	Elect Director Barry N. Winslow	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	1.12	Elect Director Theresa M. H. Wise	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
TCF Financial Corp.	TCF	24-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.1	Elect Director Mayank M. Ashar	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.2	Elect Director Dominic S. Barton	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.3	Elect Director Quan Chong	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.4	Elect Director Laura L. Dottori-Attanasio	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.5	Elect Director Edward C. Dowling	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.6	Elect Director Eiichi Fukuda	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.7	Elect Director Norman B. Keevil, III	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.8	Elect Director Takeshi Kubota	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.9	Elect Director Donald R. Lindsay	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.10	Elect Director Sheila A. Murray	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.11	Elect Director Tracey L. McVicar	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.12	Elect Director Kenneth W. Pickering	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.13	Elect Director Una M. Power	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	1.14	Elect Director Timothy R. Snider	For	For	
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure is not disclosed.
Teck Resources Ltd.	TECK.B	24-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	1	Receive Directors' and Auditors' Reports (Non-Voting)	None	None	
Telenet Group Holding NV	TNET	24-Apr-19	Special	Management	1	Approve Cancellation of Repurchased Shares	For	For	

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Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	2	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
Telenet Group Holding NV	TNET	24-Apr-19	Special	Management	2	Authorize Repurchase of Up to 20 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	3	Approve Financial Statements and Allocation of Income	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	4	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.a	Approve Discharge of Bert De Graeve	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.b	Approve Discharge of Jo Van Biesbroeck	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.c	Approve Discharge of Christiane Franck	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.d	Approve Discharge of John Porter	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.e	Approve Discharge of Charles H. Bracken	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.f	Approve Discharge of Jim Ryan	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.g	Approve Discharge of Diederik Karsten	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.h	Approve Discharge of Manuel Kohnstamm	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.i	Approve Discharge of Severina Pascu	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.j	Approve Discharge of Amy Blair	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.k	Approve Discharge of Dana Strong	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.i.l	Approve Discharge of Suzanne Schoettger	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	5.ii	Grant Interim Discharge to Diederik Karsten for the Fulfillment of His Mandate in FY 2018 Until His Resignation on February 12, 2019	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	6	Approve Discharge of Auditor	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	7a	Acknowledge Information on Resignation of Diederik Karsten as Director	None	None	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	7b	Reelect JoVB BVBA, Permanently Represented by Jo Van Biesbroeck, as Independent Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	7c	Reelect Manuel Kohnstamm as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.

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Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	7d	Elect Enrique Rodriguez as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	7e	Approve Remuneration of Directors	For	For	
Telenet Group Holding NV	TNET	24-Apr-19	Annual	Management	8	Approve Change-of-Control Clause in Performance Shares Plans and Share Option Plan	For	Against	The performance shares plan does not meet our guidelines.
Textron Inc.	TXT	24-Apr-19	Annual	Management	1a	Elect Director Scott C. Donnelly	For	For	
Textron Inc.	TXT	24-Apr-19	Annual	Management	1b	Elect Director Kathleen M. Bader	For	For	
Textron Inc.	TXT	24-Apr-19	Annual	Management	1c	Elect Director R. Kerry Clark	For	For	
Textron Inc.	TXT	24-Apr-19	Annual	Management	1d	Elect Director James T. Conway	For	For	
Textron Inc.	TXT	24-Apr-19	Annual	Management	1e	Elect Director Lawrence K. Fish	For	For	
Textron Inc.	TXT	24-Apr-19	Annual	Management	1f	Elect Director Paul E. Gagne	For	Against	We are voting against this director due to concerns over tenure.
Textron Inc.	TXT	24-Apr-19	Annual	Management	1g	Elect Director Ralph D. Heath	For	For	
Textron Inc.	TXT	24-Apr-19	Annual	Management	1h	Elect Director Deborah Lee James	For	For	
Textron Inc.	TXT	24-Apr-19	Annual	Management	1i	Elect Director Lloyd G. Trotter	For	For	
Textron Inc.	TXT	24-Apr-19	Annual	Management	1j	Elect Director James L. Ziemer	For	For	
Textron Inc.	TXT	24-Apr-19	Annual	Management	1k	Elect Director Maria T. Zuber	For	For	
Textron Inc.	TXT	24-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and the program contains features that are not in line with best practice.
Textron Inc.	TXT	24-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Textron Inc.	TXT	24-Apr-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.1	Elect Director Herbert A. Allen	For	Against	We are voting against this director due to concerns over tenure.
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.2	Elect Director Ronald W. Allen	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.3	Elect Director Marc Bolland	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.4	Elect Director Ana Botin	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.5	Elect Director Christopher C. Davis	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.6	Elect Director Barry Diller	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.7	Elect Director Helene D. Gayle	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.8	Elect Director Alexis M. Herman	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.9	Elect Director Robert A. Kotick	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.10	Elect Director Maria Elena Lagomasino	For	For	

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The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.11	Elect Director James Quincey	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.12	Elect Director Caroline J. Tsay	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	1.13	Elect Director David B. Weinberg	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Coca-Cola Company	KO	24-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
The Coca-Cola Company	KO	24-Apr-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
The Coca-Cola Company	KO	24-Apr-19	Annual	Shareholder	5	Report on the Health Impacts and Risks of Sugar in the Company's Products	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Venture Corporation Limited	V03	24-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
Venture Corporation Limited	V03	24-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Venture Corporation Limited	V03	24-Apr-19	Annual	Management	3	Elect Ms Tan Seok Hoong @ Audrey Liow as Director	For	For	
Venture Corporation Limited	V03	24-Apr-19	Annual	Management	4	Elect Wong Ngit Liong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Venture Corporation Limited	V03	24-Apr-19	Annual	Management	5	Elect Koh Lee Boon as Director	For	Against	We are voting against this director due to concerns over tenure. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Venture Corporation Limited	V03	24-Apr-19	Annual	Management	6	Approve Directors' Fees	For	For	
Venture Corporation Limited	V03	24-Apr-19	Annual	Management	7	Approve Deloitte & Touche LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Venture Corporation Limited	V03	24-Apr-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
Venture Corporation Limited	V03	24-Apr-19	Annual	Management	9	Approve Grant of Options and Issuance of Shares Under the Venture Corporation Executives' Share Option Scheme 2015	For	For	
Venture Corporation Limited	V03	24-Apr-19	Annual	Management	10	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	1.1	Elect Director Rodney C. Adkins	For	For	
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	1.2	Elect Director Brian P. Anderson	For	For	
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	1.3	Elect Director V. Ann Hailey	For	For	

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W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	1.4	Elect Director Stuart L. Levenick	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	1.5	Elect Director D.G. Macpherson	For	For	
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	1.6	Elect Director Neil S. Novich	For	For	
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	1.7	Elect Director Beatriz R. Perez	For	For	
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	1.8	Elect Director Michael J. Roberts	For	For	
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	1.9	Elect Director E. Scott Santi	For	For	
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	1.10	Elect Director James D. Slavik	For	Withhold	We are voting against this director due to concerns over tenure.
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	1.11	Elect Director Lucas E. Watson	For	For	
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
W.W. Grainger, Inc.	GWW	24-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Wilmar International Limited	F34	24-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
Wilmar International Limited	F34	24-Apr-19	Special	Management	1	Adopt Wilmar Executives Share Option Scheme 2019	For	Against	We do not support the granting of stock options to non-executive directors (NEDs).The stock option plan does not meet our guidelines.
Wilmar International Limited	F34	24-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Wilmar International Limited	F34	24-Apr-19	Special	Management	2	Approve Grant of Options at a Discount Under the Wilmar Executives Share Option Scheme 2019	For	Against	We do not support the granting of stock options to non-executive directors (NEDs).The stock option plan does not meet our guidelines.
Wilmar International Limited	F34	24-Apr-19	Annual	Management	3	Approve Directors' Fees	For	For	
Wilmar International Limited	F34	24-Apr-19	Special	Management	3	Approve Grant of Options and Issuance of Shares Under the Wilmar Executives Share Option Scheme 2019	For	Against	We do not support the granting of stock options to non-executive directors (NEDs).The stock option plan does not meet our guidelines.
Wilmar International Limited	F34	24-Apr-19	Annual	Management	4	Elect Kuok Khoon Hong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Wilmar International Limited	F34	24-Apr-19	Annual	Management	5	Elect Pua Seck Guan as Director	For	Against	We do not support insiders on the board other than the CEO.This director is overboarded.
Wilmar International Limited	F34	24-Apr-19	Annual	Management	6	Elect Kishore Mahbubani as Director	For	For	
Wilmar International Limited	F34	24-Apr-19	Annual	Management	7	Elect Raymond Guy Young as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Wilmar International Limited	F34	24-Apr-19	Annual	Management	8	Elect Teo La-Mei as Director	For	Against	We do not support insiders on the board other than the CEO.
Wilmar International Limited	F34	24-Apr-19	Annual	Management	9	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Wilmar International Limited	F34	24-Apr-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Wilmar International Limited	F34	24-Apr-19	Annual	Management	11	Approve Mandate for Interested Person Transactions	For	For	
Wilmar International Limited	F34	24-Apr-19	Annual	Management	12	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	3	Approve Final Dividend	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	4	Elect Michael Brierley as Director	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	5	Elect Karen Green as Director	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	6	Re-elect Annette Court as Director	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	7	Re-elect David Stevens as Director	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	8	Re-elect Geraint Jones as Director	For	Against	We do not support insiders on the board other than the CEO.
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	9	Re-elect Jean Park as Director	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	10	Re-elect Manning Rountree as Director	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	11	Re-elect Owen Clarke as Director	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	12	Re-elect Justine Roberts as Director	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	13	Re-elect Andrew Crossley as Director	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	14	Reappoint Deloitte LLP as Auditors	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	15	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	16	Authorise EU Political Donations and Expenditure	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	

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Admiral Group Plc	ADM	25-Apr-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
Admiral Group Plc	ADM	25-Apr-19	Annual	Management	21	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	1	Open Meeting	None	None	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	2.a	Receive Report of Management Board (Non-Voting)	None	None	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	2.b	Discuss Implementation of Remuneration Policy	None	None	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	3.a	Adopt Financial Statements	For	For	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	3.b	Discuss on the Company's Dividend Policy	None	None	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	3.c	Approve Dividends of EUR 1.80 Per Share	For	For	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	4.a	Approve Discharge of Management Board	For	For	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	4.b	Approve Discharge of Supervisory Board	For	For	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	5.a	Elect J. Poots-Bijl to Supervisory Board	For	For	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	5.b	Reelect D.M. Sluimers to Supervisory Board	For	For	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	6.a	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	For	For	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	6.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	7	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	8	Approve Cancellation of Repurchased Shares	For	For	
Akzo Nobel NV	AKZA	25-Apr-19	Annual	Management	9	Close Meeting	None	None	
Alnylam Pharmaceuticals, Inc.	ALNY	25-Apr-19	Annual	Management	1a	Elect Director Margaret A. Hamburg	For	For	
Alnylam Pharmaceuticals, Inc.	ALNY	25-Apr-19	Annual	Management	1b	Elect Director Steven M. Paul	For	Against	This director is overboarded.
Alnylam Pharmaceuticals, Inc.	ALNY	25-Apr-19	Annual	Management	1c	Elect Director Colleen F. Reitan	For	For	
Alnylam Pharmaceuticals, Inc.	ALNY	25-Apr-19	Annual	Management	1d	Elect Director Amy W. Schulman	For	For	
Alnylam Pharmaceuticals, Inc.	ALNY	25-Apr-19	Annual	Management	2	Provide Right to Call Special Meeting	For	For	
Alnylam Pharmaceuticals, Inc.	ALNY	25-Apr-19	Annual	Management	3	Increase Authorized Common Stock	For	For	
Alnylam Pharmaceuticals, Inc.	ALNY	25-Apr-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Alnylam Pharmaceuticals, Inc.	ALNY	25-Apr-19	Annual	Management	5	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks sufficient disclosure.
Alnylam Pharmaceuticals, Inc.	ALNY	25-Apr-19	Annual	Management	6	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Aptiv PLC	APTV	25-Apr-19	Annual	Management	1	Elect Director Kevin P. Clark	For	For	
Aptiv PLC	APTV	25-Apr-19	Annual	Management	2	Elect Director Nancy E. Cooper	For	For	
Aptiv PLC	APTV	25-Apr-19	Annual	Management	3	Elect Director Frank J. Dellaquila	For	For	
Aptiv PLC	APTV	25-Apr-19	Annual	Management	4	Elect Director Nicholas M. Donofrio	For	For	
Aptiv PLC	APTV	25-Apr-19	Annual	Management	5	Elect Director Mark P. Frissora	For	For	
Aptiv PLC	APTV	25-Apr-19	Annual	Management	6	Elect Director Rajiv L. Gupta	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Aptiv PLC	APTV	25-Apr-19	Annual	Management	7	Elect Director Sean O. Mahoney	For	For	
Aptiv PLC	APTV	25-Apr-19	Annual	Management	8	Elect Director Robert K. Ortberg	For	For	
Aptiv PLC	APTV	25-Apr-19	Annual	Management	9	Elect Director Colin J. Parris	For	For	
Aptiv PLC	APTV	25-Apr-19	Annual	Management	10	Elect Director Ana G. Pinczuk	For	For	
Aptiv PLC	APTV	25-Apr-19	Annual	Management	11	Elect Director Lawrence A. Zimmerman	For	For	
Aptiv PLC	APTV	25-Apr-19	Annual	Management	12	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Aptiv PLC	APTV	25-Apr-19	Annual	Management	13	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	1	Open Meeting	None	None	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	7	Receive President's Report	None	None	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	8.a	Receive Financial Statements and Statutory Reports	None	None	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	8.b	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	None	None	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	8.c	Receive Board's Proposal on Distribution of Profits	None	None	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 3.50 Per Share	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	10	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	11.a	Approve Remuneration of Directors in the Amount of SEK 2.35 million for Chairman, SEK 900,000 for Vice Chairman and SEK 685,000 for Other Directors; Approve Remuneration for Committee Work	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	11.b	Approve Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	12.a	Reelect Lars Renstrom (Chairman), Carl Douglas (Vice Chair), Eva Karlsson, Birgitta Klasen, Lena Olving, Sofia Schorling Hogberg and Jan Svensson as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	12.b	Ratify PricewaterhouseCoopers as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	13	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	14	Authorize Class B Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	15	Approve Performance Share Matching Plan LTI 2019	For	Against	The stock option plan does not meet our guidelines.
Assa Abloy AB	ASSA.B	25-Apr-19	Annual	Management	16	Close Meeting	None	None	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	1	Opening of Meeting; Elect Chairman of Meeting	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	3	Approve Agenda of Meeting	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	7	Receive CEO's Report; Questions	None	None	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	8.a	Accept Financial Statements and Statutory Reports	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	8.b	Approve Discharge of Board and President	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	8.c	Approve Allocation of Income and Dividends of SEK 6.3 Per Share	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	8.d	Approve Record Dates for Dividend Payment	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	9.a	Determine Number of Members (9) and Deputy Members of Board (0)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	9.b	Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	10.a	Reelect Gunilla Berg, Staffan Bohman, Tina Donikowski, Johan Forssell, Sabine Neuss, Mats Rahmstrom, Hans Straberg, Anders Ullberg and Peter Wallenberg Jr as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	10.b	Elect Hans Straberg as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	10.c	Ratify Deloitte as Auditors	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	11.a	Approve Remuneration of Directors in the Amount of SEK 2.3 million to Chair and SEK 740,000 to Other Directors; Approve Remuneration for Committee Work; Approve Receiving Part of Remuneration in form of Synthetic Shares	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	11.b	Approve Remuneration of Auditors	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	12.a	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	12.b	Approve Performance Based Stock Option Plan 2019 for Key Employees	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	13.a	Acquire Class A Shares Related to Personnel Option Plan for 2019	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	13.b	Acquire Class A Shares Related to Remuneration of Directors in the Form of Synthetic Shares	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	13.c	Transfer Class A Shares Related to Personnel Option Plan for 2019	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	13.d	Sell Class A Shares to Cover Costs Related to Synthetic Shares to the Board	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	13.e	Sell Class A and B Shares to Cover Costs in Relation to the Performance Related Personnel Option Plans for 2014, 2015 and 2016	For	For	
Atlas Copco AB	ATCO.A	25-Apr-19	Annual	Management	14	Close Meeting	None	None	
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	1a	Elect Director Bradley A. Alford	For	For	
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	1b	Elect Director Anthony K. Anderson	For	For	
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	1c	Elect Director Peter K. Barker	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	1d	Elect Director Mark J. Barrenechea	For	Against	This director is overboarded.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	1e	Elect Director Mitchell R. Butier	For	For	
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	1f	Elect Director Ken C. Hicks	For	For	
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	1g	Elect Director Andres A. Lopez	For	For	
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	1h	Elect Director David E. I. Pyott	For	For	
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	1i	Elect Director Patrick T. Siewert	For	For	
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	1j	Elect Director Julia A. Stewart	For	For	
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	1k	Elect Director Martha N. Sullivan	For	For	
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Avery Dennison Corporation	AVY	25-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	2	Approve Annual Report	For	For	
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.1	Elect Jaime Augusto Zobel de Ayala as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.2	Elect Fernando Zobel de Ayala as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.3	Elect Gerardo C. Ablaza, Jr. as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.4	Elect Romeo L. Bernardo as Director	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.5	Elect Ignacio R. Bunye as Director	For	For	
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.6	Elect Cezar P. Consing as Director	For	For	
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.7	Elect Octavio V. Espiritu as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.8	Elect Rebecca G. Fernando as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.9	Elect Jose Teodoro K. Limcaoco as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.10	Elect Xavier P. Loinaz as Director	For	For	
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.11	Elect Aurelio R. Montinola III as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.12	Elect Mercedita S. Nolleto as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.13	Elect Antonio Jose U. Periquet as Director	For	Withhold	This director is overboarded.
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.14	Elect Eli M. Remolona, Jr. as Director	For	For	
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	3.15	Elect Dolores B. Yuvienco as Director	For	For	
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	4	Elect Isla Lipana & Co. as Independent Auditors and Fix Their Remuneration	For	For	
Bank of the Philippine Islands	BPI	25-Apr-19	Annual	Management	5	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Barco NV	BAR	25-Apr-19	Annual	Management	1	Receive Directors' and Auditors' Reports (Non-Voting)	None	None	
Barco NV	BAR	25-Apr-19	Special	Management	1	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Barco NV	BAR	25-Apr-19	Annual	Management	2	Approve Financial Statements, Allocation of Income, and Dividends of EUR 2.30 per Share	For	For	
Barco NV	BAR	25-Apr-19	Annual	Management	3	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
Barco NV	BAR	25-Apr-19	Annual	Management	4	Approve Remuneration Report	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Barco NV	BAR	25-Apr-19	Annual	Management	5	Approve Discharge of Directors	For	For	
Barco NV	BAR	25-Apr-19	Annual	Management	6	Approve Discharge of Auditor	For	For	
Barco NV	BAR	25-Apr-19	Annual	Management	7	Approve Remuneration of Directors	For	For	
Barco NV	BAR	25-Apr-19	Annual	Management	8	Approve Auditors' Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Barco NV	BAR	25-Apr-19	Annual	Management	9	Approve Stock Option Plans Re: Options Barco 12 - CEO 2019, Options Barco 12 - Personnel 2019	For	Against	The stock option plan does not meet our guidelines.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.70 per Share	For	For	
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	5	Approve Additional Pension Scheme Agreement with Martin Bouygues, Chairman and CEO	For	For	
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	6	Approve Additional Pension Scheme Agreement with Olivier Bouygues, Vice-CEO	For	For	
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	7	Approve Compensation of Martin Bouygues, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	8	Approve Compensation of Olivier Bouygues, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	9	Approve Compensation of Philippe Marien, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	10	Approve Compensation of Olivier Roussat, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	11	Approve Remuneration Policy of Chairman, CEO and Vice-CEOs	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	12	Reelect Olivier Bouygues as Director	For	Against	We do not support insiders on the board other than the CEO.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	13	Reelect Clara Gaymard as Director	For	For	
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	14	Reelect Colette Lewiner as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against the Chair of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	15	Reelect Rose-Marie Van Lerberghe as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	16	Reelect Michele Vilain as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	17	Reelect SCDM as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	18	Reelect SCDM Participations as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	19	Elect Raphaëlle Deflesselle as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	20	Authorize Repurchase of Up to 5 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	21	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	22	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 150 Million	For	For	
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	23	Authorize Capitalization of Reserves of Up to EUR 4 Billion for Bonus Issue or Increase in Par Value	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	24	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 85 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	25	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 75 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	26	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	27	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	28	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	29	Authorize Capital Increase of Up to EUR 85 Million for Future Exchange Offers	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	30	Authorize Issuance of Equity upon Conversion of a Subsidiary's Equity-Linked Securities for up to EUR 85 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	31	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	32	Authorize up to 2 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
Bouygues SA	EN	25-Apr-19	Annual/Special	Management	33	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bouygues SA	EN	25-Apr-19	Annual/Sp ecial	Management	34	Authorize Board to Issue Free Warrants with Preemptive Rights During a Public Tender Offer	For	Against	This shareholder rights plan is not in line with best practice.
Bouygues SA	EN	25-Apr-19	Annual/Sp ecial	Management	35	Authorize Filing of Required Documents/Other Formalities	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	4	Reappoint KPMG LLP as Auditors	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	5	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	6	Re-elect Richard Burrows as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	7	Re-elect Sue Farr as Director	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	8	Re-elect Dr Marion Helmes as Director	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	9	Re-elect Luc Jobin as Director	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	10	Re-elect Holly Koeppel as Director	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	11	Re-elect Savio Kwan as Director	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	12	Re-elect Dimitri Panayotopoulos as Director	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	13	Re-elect Kieran Poynter as Director	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	14	Re-elect Ben Stevens as Director	For	Against	We do not support insiders on the board other than the CEO.
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	15	Elect Jack Bowles as Director	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	16	Authorise Issue of Equity	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	19	Authorise EU Political Donations and Expenditure	For	For	
British American Tobacco plc	BATS	25-Apr-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	1.1	Elect Director Robert A. Cascella	For	For	
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	1.2	Elect Director Deepak Chopra	For	For	
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	1.3	Elect Director Daniel P. DiMaggio	For	For	

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Celestica, Inc.	CLS	25-Apr-19	Annual	Management	1.4	Elect Director William A. Etherington	For	For	
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	1.5	Elect Director Laurette T. Koellner	For	For	
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	1.6	Elect Director Robert A. Mionis	For	For	
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	1.7	Elect Director Carol S. Perry	For	For	
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	1.8	Elect Director Tawfiq Popatia	For	Withhold	We do not support insiders on the board other than the CEO.
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	1.9	Elect Director Eamon J. Ryan	For	For	
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	1.10	Elect Director Michael M. Wilson	For	For	
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	3	Authorize Board to Fix Remuneration of Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Celestica, Inc.	CLS	25-Apr-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	1a	Elect Director Leslie D. Biddle	For	For	
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	1b	Elect Director Milton Carroll	For	Against	We are holding accountable the Chair of the Board for insufficient climate-related disclosure.
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	1c	Elect Director Scott J. McLean	For	For	
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	1d	Elect Director Martin H. Nesbitt	For	For	
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	1e	Elect Director Theodore F. Pound	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	1f	Elect Director Scott M. Prochazka	For	For	
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	1g	Elect Director Susan O. Rheney	For	For	
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	1h	Elect Director Phillip R. Smith	For	For	
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	1i	Elect Director John W. Somerhalder, II	For	For	
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	1j	Elect Director Peter S. Wareing	For	For	
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
CenterPoint Energy, Inc.	CNP	25-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Cervus Equipment Corp.	CERV	25-Apr-19	Annual	Management	1	Fix Number of Directors at Seven	For	For	
Cervus Equipment Corp.	CERV	25-Apr-19	Annual	Management	2.1	Elect Director Peter Lacey	For	Withhold	We are voting against this director due to concerns over tenure.
Cervus Equipment Corp.	CERV	25-Apr-19	Annual	Management	2.2	Elect Director Graham Drake	For	For	
Cervus Equipment Corp.	CERV	25-Apr-19	Annual	Management	2.3	Elect Director Steven M. Collicutt	For	For	
Cervus Equipment Corp.	CERV	25-Apr-19	Annual	Management	2.4	Elect Director Donald W. Bell	For	For	
Cervus Equipment Corp.	CERV	25-Apr-19	Annual	Management	2.5	Elect Director Larry Benke	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Cervus Equipment Corp.	CERV	25-Apr-19	Annual	Management	2.6	Elect Director Angela Lekatsas	For	For	
Cervus Equipment Corp.	CERV	25-Apr-19	Annual	Management	2.7	Elect Director Dan Sobic	For	For	

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Cervus Equipment Corp.	CERV	25-Apr-19	Annual	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Cervus Equipment Corp.	CERV	25-Apr-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
China Medical System Holdings Ltd.	867	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Medical System Holdings Ltd.	867	25-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
China Medical System Holdings Ltd.	867	25-Apr-19	Annual	Management	3a	Elect Chen Yanling as Director	For	Against	We do not support insiders on the board other than the CEO.
China Medical System Holdings Ltd.	867	25-Apr-19	Annual	Management	3b	Elect Cheung Kam Shing, Terry as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Medical System Holdings Ltd.	867	25-Apr-19	Annual	Management	3c	Elect Leung Chong Shun as Director	For	For	
China Medical System Holdings Ltd.	867	25-Apr-19	Annual	Management	3d	Authorize Board to Fix Remuneration of Directors	For	For	
China Medical System Holdings Ltd.	867	25-Apr-19	Annual	Management	4	Appoint Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	For	
China Medical System Holdings Ltd.	867	25-Apr-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Medical System Holdings Ltd.	867	25-Apr-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
China Medical System Holdings Ltd.	867	25-Apr-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.1	Elect Director Bruce Van Saun	For	For	
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.2	Elect Director Mark Casady	For	For	
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.3	Elect Director Christine M. Cumming	For	For	
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.4	Elect Director William P. Hankowsky	For	For	
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.5	Elect Director Howard W. Hanna, III	For	For	
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.6	Elect Director Leo I. "Lee" Higdon	For	For	
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.7	Elect Director Edward J. "Ned" Kelly, III	For	For	
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.8	Elect Director Charles J. "Bud" Koch	For	For	
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.9	Elect Director Terrance J. Lillis	For	For	
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.10	Elect Director Shivan Subramaniam	For	For	
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.11	Elect Director Wendy A. Watson	For	For	
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	1.12	Elect Director Marita Zuraitis	For	For	

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Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and the program contains features that are not in line with best practice.
Citizens Financial Group, Inc.	CFG	25-Apr-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
Cognex Corp.	CGNX	25-Apr-19	Annual	Management	1.1	Elect Director Robert J. Shillman	For	For	
Cognex Corp.	CGNX	25-Apr-19	Annual	Management	1.2	Elect Director Anthony Sun	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are voting against this director due to concerns over tenure.
Cognex Corp.	CGNX	25-Apr-19	Annual	Management	1.3	Elect Director Robert J. Willett	For	For	
Cognex Corp.	CGNX	25-Apr-19	Annual	Management	2	Ratify Grant Thornton LLP as Auditor	For	For	
Cognex Corp.	CGNX	25-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Colbun SA	COLBUN	25-Apr-19	Annual	Management	1	Present Current Company Standing Report and Reports of External Auditors and Supervisory Account Inspectors	For	For	
Colbun SA	COLBUN	25-Apr-19	Annual	Management	2	Approve Financial Statements and Statutory Reports	For	For	
Colbun SA	COLBUN	25-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of USD 0.009 Per Share	For	For	
Colbun SA	COLBUN	25-Apr-19	Annual	Management	4	Approve Investment and Financing Policy	For	For	
Colbun SA	COLBUN	25-Apr-19	Annual	Management	5	Approve Dividend Policy and Distribution Procedures	For	For	
Colbun SA	COLBUN	25-Apr-19	Annual	Management	6	Appoint Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Colbun SA	COLBUN	25-Apr-19	Annual	Management	7	Elect Supervisory Account Inspectors; Approve their Remunerations	For	For	
Colbun SA	COLBUN	25-Apr-19	Annual	Management	8	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Colbun SA	COLBUN	25-Apr-19	Annual	Management	9	Approve Remuneration of Directors	For	For	
Colbun SA	COLBUN	25-Apr-19	Annual	Management	10	Present Report on Activities Carried Out by Directors' Committee	For	For	

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Colbun SA	COLBUN	25-Apr-19	Annual	Management	11	Approve Remuneration and Budget of Directors' Committee	For	For	
Colbun SA	COLBUN	25-Apr-19	Annual	Management	12	Receive Report Regarding Related-Party Transactions	For	For	
Colbun SA	COLBUN	25-Apr-19	Annual	Management	13	Designate Newspaper to Publish Meeting Announcements	For	For	
Colbun SA	COLBUN	25-Apr-19	Annual	Management	14	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Companhia Brasileira de Distribuicao	PCAR4	25-Apr-19	Annual	Management	1	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
Companhia Brasileira de Distribuicao	PCAR4	25-Apr-19	Annual	Management	2	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
CRH Plc	CRH	25-Apr-19	Annual	Management	4	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
CRH Plc	CRH	25-Apr-19	Annual	Management	5	Approve Increase in the Limit of the Aggregate Fees for Non-executive Directors	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	6a	Re-elect Richard Boucher as Director	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	6b	Re-elect Nicky Hartery as Director	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	6c	Re-elect Patrick Kennedy as Director	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	6d	Re-elect Heather McSharry as Director	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	6e	Re-elect Albert Manifold as Director	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	6f	Re-elect Senan Murphy as Director	For	Against	We do not support insiders on the board other than the CEO.
CRH Plc	CRH	25-Apr-19	Annual	Management	6g	Re-elect Gillian Platt as Director	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	6h	Elect Mary Rhinehart as Director	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	6i	Re-elect Lucinda Riches as Director	For	For	

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CRH Plc	CRH	25-Apr-19	Annual	Management	6j	Re-elect Henk Rottinghuis as Director	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	6k	Elect Siobhan Talbot as Director	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	6l	Re-elect William Teuber Jr. as Director	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	7	Authorise Board to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
CRH Plc	CRH	25-Apr-19	Annual	Management	8	Reappoint Ernst & Young as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
CRH Plc	CRH	25-Apr-19	Annual	Management	9	Authorise Issue of Equity	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	10	Authorise Issue of Equity without Pre-emptive Rights	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	11	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	12	Authorise Market Purchase of Ordinary Shares	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	13	Authorise Reissuance of Treasury Shares	For	For	
CRH Plc	CRH	25-Apr-19	Annual	Management	14	Approve Scrip Dividend	For	For	
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	1.1	Elect Director John W. Conway	For	Withhold	We are voting against this director due to concerns over tenure.
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	1.2	Elect Director Timothy J. Donahue	For	For	
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	1.3	Elect Director Andrea J. Funk	For	For	
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	1.4	Elect Director Rose Lee	For	For	
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	1.5	Elect Director William G. Little	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	1.6	Elect Director Hans J. Loliger	For	For	
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	1.7	Elect Director James H. Miller	For	For	
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	1.8	Elect Director Josef M. Muller	For	For	
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	1.9	Elect Director Caesar F. Sweitzer	For	For	
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	1.10	Elect Director Jim L. Turner	For	For	
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	1.11	Elect Director William S. Urkiel	For	For	
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Crown Holdings, Inc.	CCK	25-Apr-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favour of appointing an independent Chair of the Board.
Danone SA	BN	25-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.94 per Share	For	For	

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Danone SA	BN	25-Apr-19	Annual/Special	Management	4	Reelect Franck Riboud as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Danone SA	BN	25-Apr-19	Annual/Special	Management	5	Reelect Emmanuel Faber as Director	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	6	Reelect Clara Gaymard as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Danone SA	BN	25-Apr-19	Annual/Special	Management	7	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Danone SA	BN	25-Apr-19	Annual/Special	Management	8	Approve Compensation of Emmanuel Faber, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Danone SA	BN	25-Apr-19	Annual/Special	Management	9	Approve Remuneration Policy of Executive Corporate Officers	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	10	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Danone SA	BN	25-Apr-19	Annual/Special	Management	11	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 60 Million	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	12	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights with Binding Priority Right up to Aggregate Nominal Amount of EUR 17 Million	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	13	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	14	Authorize Capital Increase of Up to EUR 17 Million for Future Exchange Offers	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	15	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	16	Authorize Capitalization of Reserves of Up to EUR 42 Million for Bonus Issue or Increase in Par Value	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	17	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	

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Danone SA	BN	25-Apr-19	Annual/Special	Management	18	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	19	Authorize up to 0.2 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	20	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Danone SA	BN	25-Apr-19	Annual/Special	Management	21	Authorize Filing of Required Documents/Other Formalities	For	For	
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	2	Approve Final and Special Dividend	For	For	
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	3	Approve Directors' Fees	For	For	
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	4	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	5	Elect Euleen Goh Yiu Kiang as Director	For	For	
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	6	Elect Danny Teoh Leong Kay as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	7	Elect Nihal Vijaya Devadas Kaviratne as Director	For	For	
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	8	Elect Bonghan Cho as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	9	Elect Tham Sai Choy as Director	For	For	
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	11	Approve Issuance of Shares Under the DBSH Scrip Dividend Scheme	For	For	
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	12	Authorize Share Repurchase Program	For	For	
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	13	Approve Extension of the Duration of DBSH Share Plan and Other Amendments to the DBSH Share Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs). The stock option plan does not meet our guidelines.
DBS Group Holdings Ltd.	D05	25-Apr-19	Annual	Management	14	Adopt California Sub-Plan to the DBSH Share Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs). The stock option plan does not meet our guidelines.
DP World Plc	DPW	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for FY 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
DP World Plc	DPW	25-Apr-19	Annual	Management	2	Approve Final Dividend of USD 0.43 Per Share for FY 2018	For	For	
DP World Plc	DPW	25-Apr-19	Annual	Management	3	Reelect Sultan Ahmed Bin Sulayem as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
DP World Plc	DPW	25-Apr-19	Annual	Management	4	Reelect Yuvraj Narayan as Director	For	Against	We do not support insiders on the board other than the CEO.
DP World Plc	DPW	25-Apr-19	Annual	Management	5	Reelect Deepak Parekh as Director	For	Against	This director is overboarded. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
DP World Plc	DPW	25-Apr-19	Annual	Management	6	Reelect Robert Woods as Director	For	For	
DP World Plc	DPW	25-Apr-19	Annual	Management	7	Reelect Mark Russell as Director	For	For	
DP World Plc	DPW	25-Apr-19	Annual	Management	8	Reelect Abdulla Ghobash as Director	For	For	
DP World Plc	DPW	25-Apr-19	Annual	Management	9	Reelect Nadya Kamali as Director	For	For	
DP World Plc	DPW	25-Apr-19	Annual	Management	10	Reelect Mohamed Al Suwaidi as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason. This director is overboarded.
DP World Plc	DPW	25-Apr-19	Annual	Management	11	Reappoint KPMG LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed. The auditor's tenure is not disclosed.
DP World Plc	DPW	25-Apr-19	Annual	Management	12	Authorize Board to Fix Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed. The auditor's tenure is not disclosed.
DP World Plc	DPW	25-Apr-19	Annual	Management	13	Authorize Share Issuance with Preemptive Rights	For	For	
DP World Plc	DPW	25-Apr-19	Annual	Management	14	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
DP World Plc	DPW	25-Apr-19	Annual	Management	15	Eliminate Preemptive Rights Pursuant to Item 13 Above	For	For	
DP World Plc	DPW	25-Apr-19	Annual	Management	16	Authorize Cancellation of Repurchased Shares	For	For	
DP World Plc	DPW	25-Apr-19	Annual	Management	17	Adopt New Articles of Association	For	Against	This proposal is not in shareholders' best interests.
Edison International	EIX	25-Apr-19	Annual	Management	1a	Elect Director Jeanne Beliveau-Dunn	For	For	
Edison International	EIX	25-Apr-19	Annual	Management	1b	Elect Director Michael C. Camunez	For	For	
Edison International	EIX	25-Apr-19	Annual	Management	1c	Elect Director Vanessa C.L. Chang	For	For	
Edison International	EIX	25-Apr-19	Annual	Management	1d	Elect Director James T. Morris	For	For	
Edison International	EIX	25-Apr-19	Annual	Management	1e	Elect Director Timothy T. O'Toole	For	For	
Edison International	EIX	25-Apr-19	Annual	Management	1f	Elect Director Pedro J. Pizarro	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Edison International	EIX	25-Apr-19	Annual	Management	1g	Elect Director Linda G. Stuntz	For	For	
Edison International	EIX	25-Apr-19	Annual	Management	1h	Elect Director William P. Sullivan	For	For	
Edison International	EIX	25-Apr-19	Annual	Management	1i	Elect Director Ellen O. Tauscher	For	For	
Edison International	EIX	25-Apr-19	Annual	Management	1j	Elect Director Peter J. Taylor	For	For	
Edison International	EIX	25-Apr-19	Annual	Management	1k	Elect Director Keith Trent	For	For	
Edison International	EIX	25-Apr-19	Annual	Management	1l	Elect Director Brett White -Withdrawn Resolution	None	None	
Edison International	EIX	25-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Edison International	EIX	25-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Edison International	EIX	25-Apr-19	Annual	Shareholder	4	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
Empresa Nacional de Telecomunicaciones SA	ENTEL	25-Apr-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Empresa Nacional de Telecomunicaciones SA	ENTEL	25-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Empresa Nacional de Telecomunicaciones SA	ENTEL	25-Apr-19	Annual	Management	3	Present Dividend Policy	For	For	
Empresa Nacional de Telecomunicaciones SA	ENTEL	25-Apr-19	Annual	Management	4	Approve Investment and Financing Policy	For	For	
Empresa Nacional de Telecomunicaciones SA	ENTEL	25-Apr-19	Annual	Management	5	Approve Remuneration of Directors	For	For	
Empresa Nacional de Telecomunicaciones SA	ENTEL	25-Apr-19	Annual	Management	6	Approve Remuneration and Budget of Directors' Committee	For	For	
Empresa Nacional de Telecomunicaciones SA	ENTEL	25-Apr-19	Annual	Management	7	Appoint Auditors and Account Inspectors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Empresa Nacional de Telecomunicaciones SA	ENTEL	25-Apr-19	Annual	Management	8	Designate Risk Assessment Companies	For	For	
Empresa Nacional de Telecomunicaciones SA	ENTEL	25-Apr-19	Annual	Management	9	Receive Report Regarding Related-Party Transactions	For	For	
Empresa Nacional de Telecomunicaciones SA	ENTEL	25-Apr-19	Annual	Management	10	Designate Newspaper to Publish Meeting Announcements	For	For	
Empresa Nacional de Telecomunicaciones SA	ENTEL	25-Apr-19	Annual	Management	11	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	2	Acknowledge Directors' Report and Annual Report	None	None	
Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	

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Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	4	Approve Cancellation of Issuance of Debentures	For	For	
Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	5	Approve Issuance of New Debentures	For	For	
Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	6	Approve Allocation of Income and Dividend Payment	For	For	
Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	7	Approve Remuneration of Directors	For	For	
Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	8.1	Elect Chainan Thumasujarit as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	8.2	Elect Wutthilerd Chiannikulchai as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	8.3	Elect Bravochat Chatchai as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	8.4	Elect Somphote Ahunai as Director	For	For	
Energy Absolute Public Co. Ltd.	EA	25-Apr-19	Annual	Management	9	Approve PricewaterhouseCoopers ABAS Limited as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	2	Approve Allocation of Income and Dividends of EUR 1.25 per Share	For	For	
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	3	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	5	Reelect Françoise Mercadal-Delasalles as Supervisory Board Member	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	6	Approve Remuneration Policy of Supervisory Board Members	For	For	
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	7	Approve Remuneration Policy of Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	8	Approve Compensation of Michel David-Weill, Chairman of the Supervisory Board	For	For	
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	9	Approve Compensation of Virginie Morgon, Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	10	Approve Compensation of Philippe Audouin, Member of Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	11	Approve Compensation of Nicolas Huet, Member of Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	12	Approve Compensation of Olivier Millet, Member of Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	13	Approve Compensation of Patrick Sayer, Chairman of the Management Board Until March 18, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	14	Approve Amendment of Non-Compete Agreement with Management Board Members	For	For	
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	16	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	17	Authorize up to 1.5 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	18	Authorize up to 1.5 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	19	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	20	Authorize Board to Issue Free Warrants with Preemptive Rights During a Public Tender Offer	For	Against	This shareholder rights plan is not in line with best practice.
Eurazeo SE	RF	25-Apr-19	Annual/Special	Management	21	Authorize Filing of Required Documents/Other Formalities	For	For	

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Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	1	Acknowledge Board's Reports	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	2	Acknowledge Auditor's Reports	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	3	Approve Consolidated Financial Statements	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	4	Approve Financial Statements	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	5	Approve Allocation of Income	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	6	Approve Discharge of Directors	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	7	Approve Discharge of Auditors	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	8	Renew Appointment of Auditor	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	9	Approve Remuneration of Directors	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	10	Acknowledge Information on Repurchase Program	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	11	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	12	Approve Share Repurchase Program and Authorize Cancellation of Repurchased Shares	For	For	
Eurofins Scientific SE	ERF	25-Apr-19	Annual/Sp ecial	Management	13	Amend Article 13 of the Articles of Association	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	3	Approve Final Dividend	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	4	Re-elect Andrew Brown as Director	For	Against	We do not support insiders on the board other than the CEO.
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	5	Re-elect Rod Flavell as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	6	Re-elect Sheila Flavell as Director	For	Against	We do not support insiders on the board other than the CEO.

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FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	7	Re-elect Michael McLaren as Director	For	Against	We do not support insiders on the board other than the CEO.
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	8	Re-elect David Lister as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	9	Re-elect Michelle Senecal de Fonseca as Director	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	10	Re-elect Robin Taylor as Director	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	11	Re-elect Peter Whiting as Director	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	12	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	13	Authorise Board to Fix Remuneration of Auditors	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	14	Authorise the Company to Use Electronic Communications	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	15	Authorise Issue of Equity	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Another Capital Investment	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	
FDM Group (Holdings) Plc	FDM	25-Apr-19	Annual	Management	19	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Global Payments Inc.	GPN	25-Apr-19	Annual	Management	1.1	Elect Director Mitchell L. Hollin	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Global Payments Inc.	GPN	25-Apr-19	Annual	Management	1.2	Elect Director Ruth Ann Marshall	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Global Payments Inc.	GPN	25-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and as there are features that are not in line with best practice.
Global Payments Inc.	GPN	25-Apr-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	For	
HCP, Inc.	HCP	25-Apr-19	Annual	Management	1a	Elect Director Brian G. Cartwright	For	For	
HCP, Inc.	HCP	25-Apr-19	Annual	Management	1b	Elect Director Christine N. Garvey	For	For	
HCP, Inc.	HCP	25-Apr-19	Annual	Management	1c	Elect Director R. Kent Griffin, Jr.	For	For	
HCP, Inc.	HCP	25-Apr-19	Annual	Management	1d	Elect Director David B. Henry	For	For	

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HCP, Inc.	HCP	25-Apr-19	Annual	Management	1e	Elect Director Thomas M. Herzog	For	For	
HCP, Inc.	HCP	25-Apr-19	Annual	Management	1f	Elect Director Lydia H. Kennard	For	For	
HCP, Inc.	HCP	25-Apr-19	Annual	Management	1g	Elect Director Katherine M. Sandstrom	For	For	
HCP, Inc.	HCP	25-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
HCP, Inc.	HCP	25-Apr-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	1	Receive Report of Management Board (Non-Voting)	None	None	
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	2	Discuss Remuneration Policy for Management Board Members	None	None	
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	3	Adopt Financial Statements	For	For	
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	4	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	5	Approve Discharge of Management Board	For	For	
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	6.a	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	6.b	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	For	For	
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	6.c	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	7.a	Reelect C.L. de Carvalho-Heineken as Executive Director	For	Against	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	7.b	Reelect M.R. de Carvalho as Executive Director	For	Against	We do not support insiders on the board other than the CEO.
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	7.c	Reelect C.M. Kwist as Non-Executive Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Heineken Holding NV	HEIO	25-Apr-19	Annual	Management	8	Approve Cancellation of Repurchased Shares	For	For	
Heineken NV	HEIA	25-Apr-19	Annual	Management	1.a	Receive Report of Management Board (Non-Voting)	None	None	
Heineken NV	HEIA	25-Apr-19	Annual	Management	1.b	Discuss Remuneration Report Containing Remuneration Policy for Management Board Members	None	None	
Heineken NV	HEIA	25-Apr-19	Annual	Management	1.c	Adopt Financial Statements	For	For	
Heineken NV	HEIA	25-Apr-19	Annual	Management	1.d	Receive Explanation on Dividend Policy	None	None	
Heineken NV	HEIA	25-Apr-19	Annual	Management	1.e	Approve Dividends of EUR 1.60 Per Share	For	For	
Heineken NV	HEIA	25-Apr-19	Annual	Management	1.f	Approve Discharge of Management Board	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Heineken NV	HEIA	25-Apr-19	Annual	Management	1.g	Approve Discharge of Supervisory Board	For	For	
Heineken NV	HEIA	25-Apr-19	Annual	Management	2.a	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Heineken NV	HEIA	25-Apr-19	Annual	Management	2.b	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	For	For	
Heineken NV	HEIA	25-Apr-19	Annual	Management	2.c	Authorize Board to Exclude Preemptive Rights from Share Issuances under Item 2b	For	For	
Heineken NV	HEIA	25-Apr-19	Annual	Management	3	Approve Remuneration of Supervisory Board	For	For	
Heineken NV	HEIA	25-Apr-19	Annual	Management	4	Reelect L.M. Debroux to Management Board	For	For	
Heineken NV	HEIA	25-Apr-19	Annual	Management	5.a	Reelect M.R. de Carvalho to Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Heineken NV	HEIA	25-Apr-19	Annual	Management	5.b	Elect R.L. Ripley to Supervisory Board	For	For	
Heineken NV	HEIA	25-Apr-19	Annual	Management	5.c	Elect I.H. Arnold to Supervisory Board	For	For	
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	1a	Elect Director Craig H. Barratt	For	For	
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	1b	Elect Director Gary S. Guthart	For	For	
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	1c	Elect Director Amal M. Johnson	For	For	
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	1d	Elect Director Don R. Kania	For	For	
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	1e	Elect Director Keith R. Leonard, Jr.	For	Against	This director is overboarded.
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	1f	Elect Director Alan J. Levy	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	1g	Elect Director Jami Dover Nachtsheim	For	For	
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	1h	Elect Director Mark J. Rubash	For	For	
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	1i	Elect Director Lonnie M. Smith	For	For	
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Intuitive Surgical, Inc.	ISRG	25-Apr-19	Annual	Shareholder	5	Adopt Simple Majority Vote	Against	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1a	Elect Director Mary C. Beckerle	For	For	
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1b	Elect Director D. Scott Davis	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1c	Elect Director Ian E. L. Davis	For	For	
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1d	Elect Director Jennifer A. Doudna	For	For	
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1e	Elect Director Alex Gorsky	For	For	
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1f	Elect Director Marillyn A. Hewson	For	For	
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1g	Elect Director Mark B. McClellan	For	For	
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1h	Elect Director Anne M. Mulcahy	For	For	
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1i	Elect Director William D. Perez	For	For	
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1j	Elect Director Charles Prince	For	For	
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1k	Elect Director A. Eugene Washington	For	For	
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	1l	Elect Director Ronald A. Williams	For	For	
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote as the structure of a severance payment to a former executive officer was not in line with best practice.
Johnson & Johnson	JNJ	25-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Johnson & Johnson	JNJ	25-Apr-19	Annual	Shareholder	4	Clawback Disclosure of Recoupment Activity from Senior Officers	Against	For	We are supportive of this proposal calling for an enhanced claw back policy in line with best practices.
Johnson & Johnson	JNJ	25-Apr-19	Annual	Shareholder	5	Report on Integrating Risks Related to Drug Pricing into Senior Executive Compensation	Against	For	We are supportive of this proposal seeking a report on how risks related to drug pricing are integrated into senior executive compensation. Enhanced disclosure will help investors better assess how such risks can affect a company's activities and longer-term financial results.
Kelt Exploration Ltd.	KEL	25-Apr-19	Annual/Special	Management	1	Fix Number of Directors at Six	For	Against	We view the proposed board size as too small.
Kelt Exploration Ltd.	KEL	25-Apr-19	Annual/Special	Management	2.1	Elect Director Robert J. Dales	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Kelt Exploration Ltd.	KEL	25-Apr-19	Annual/Special	Management	2.2	Elect Director Geraldine L. Greenall	For	For	
Kelt Exploration Ltd.	KEL	25-Apr-19	Annual/Special	Management	2.3	Elect Director William C. Guinan	For	For	
Kelt Exploration Ltd.	KEL	25-Apr-19	Annual/Special	Management	2.4	Elect Director Michael R. Shea	For	For	
Kelt Exploration Ltd.	KEL	25-Apr-19	Annual/Special	Management	2.5	Elect Director Neil G. Sinclair	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.

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Kelt Exploration Ltd.	KEL	25-Apr-19	Annual/Special	Management	2.6	Elect Director David J. Wilson	For	For	
Kelt Exploration Ltd.	KEL	25-Apr-19	Annual/Special	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Kelt Exploration Ltd.	KEL	25-Apr-19	Annual/Special	Management	4	Re-approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Kelt Exploration Ltd.	KEL	25-Apr-19	Annual/Special	Management	5	Re-approve Restricted Share Unit Plan	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Land & Houses Public Co., Ltd.	LH	25-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Land & Houses Public Co., Ltd.	LH	25-Apr-19	Annual	Management	2	Acknowledge Operating Results	For	For	
Land & Houses Public Co., Ltd.	LH	25-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Land & Houses Public Co., Ltd.	LH	25-Apr-19	Annual	Management	4	Approve Allocation of Income, Legal Reserve and Dividend Payment	For	For	
Land & Houses Public Co., Ltd.	LH	25-Apr-19	Annual	Management	5.1	Elect Watcharin Kasinrerk as Director	For	Against	We do not support insiders on the board other than the CEO.
Land & Houses Public Co., Ltd.	LH	25-Apr-19	Annual	Management	5.2	Elect Naporn Sunthornchitcharoen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Land & Houses Public Co., Ltd.	LH	25-Apr-19	Annual	Management	5.3	Elect Pakhawat Kovitvathanaphong as Director	For	For	
Land & Houses Public Co., Ltd.	LH	25-Apr-19	Annual	Management	6	Elect Adul Chuvanichanon as Director	For	Against	We do not support insiders on the board other than the CEO.
Land & Houses Public Co., Ltd.	LH	25-Apr-19	Annual	Management	7	Approve Remuneration of Directors	For	For	
Land & Houses Public Co., Ltd.	LH	25-Apr-19	Annual	Management	8	Approve EY Office Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Land & Houses Public Co., Ltd.	LH	25-Apr-19	Annual	Management	9	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
LATAM Airlines Group SA	LTM	25-Apr-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
LATAM Airlines Group SA	LTM	25-Apr-19	Annual	Management	2	Approve Dividends of USD 0.09 Per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
LATAM Airlines Group SA	LTM	25-Apr-19	Annual	Management	3	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
LATAM Airlines Group SA	LTM	25-Apr-19	Annual	Management	4	Approve Remuneration of Directors	For	For	
LATAM Airlines Group SA	LTM	25-Apr-19	Annual	Management	5	Approve Remuneration and Budget of Directors' Committee	For	For	
LATAM Airlines Group SA	LTM	25-Apr-19	Annual	Management	6	Appoint Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as audit fees are not disclosed.
LATAM Airlines Group SA	LTM	25-Apr-19	Annual	Management	7	Designate Risk Assessment Companies	For	For	
LATAM Airlines Group SA	LTM	25-Apr-19	Annual	Management	8	Designate Newspaper to Publish Company Announcements	For	For	
LATAM Airlines Group SA	LTM	25-Apr-19	Annual	Management	9	Receive Report Regarding Related-Party Transactions	For	For	
LATAM Airlines Group SA	LTM	25-Apr-19	Annual	Management	10	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	1.1	Elect Director Daniel F. Akerson	For	For	
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	1.2	Elect Director David B. Burritt	For	For	
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	1.3	Elect Director Bruce A. Carlson	For	For	
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	1.4	Elect Director James O. Ellis, Jr.	For	For	
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	1.5	Elect Director Thomas J. Falk	For	For	
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	1.6	Elect Director Ilene S. Gordon	For	For	
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	1.7	Elect Director Marillyn A. Hewson	For	For	
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	1.8	Elect Director Vicki A. Hollub	For	For	
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	1.9	Elect Director Jeh C. Johnson	For	For	
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	1.10	Elect Director James D. Taiclet, Jr.	For	For	
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Lockheed Martin Corporation	LMT	25-Apr-19	Annual	Shareholder	4	Amend Proxy Access Bylaw	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Maxis Bhd.	6012	25-Apr-19	Annual	Management	1	Elect Arshad bin Raja Tun Uda as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Maxis Bhd.	6012	25-Apr-19	Annual	Management	2	Elect Mokhzani bin Mahathir as Director	For	For	
Maxis Bhd.	6012	25-Apr-19	Annual	Management	3	Elect Mazen Ahmed M. AlJubeir as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Maxis Bhd.	6012	25-Apr-19	Annual	Management	4	Elect Abdulaziz Abdullah M. Alghamdi as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Maxis Bhd.	6012	25-Apr-19	Annual	Management	5	Approve Arshad bin Raja Tun Uda to Continue Office as Independent Non-Executive Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Maxis Bhd.	6012	25-Apr-19	Annual	Management	6	Approve Mokhzani bin Mahathir to Continue Office as Independent Non-Executive Director	For	For	
Maxis Bhd.	6012	25-Apr-19	Annual	Management	7	Approve Directors' Fees and Benefits	For	For	
Maxis Bhd.	6012	25-Apr-19	Annual	Management	8	Approve PricewaterhouseCoopers PLT as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Maxis Bhd.	6012	25-Apr-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Maxis Bhd.	6012	25-Apr-19	Annual	Management	10	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions with Astro Malaysia Holdings Berhad and/or Its Affiliates	For	For	
Maxis Bhd.	6012	25-Apr-19	Annual	Management	11	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions with Tanjong Public Limited Company and/or Its Affiliates	For	For	
Maxis Bhd.	6012	25-Apr-19	Annual	Management	12	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions with MEASAT Global Berhad and/or Its Affiliates	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Maxis Bhd.	6012	25-Apr-19	Annual	Management	13	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions with Usaha Tegas Sdn. Bhd. and/or Its Affiliates	For	For	
Maxis Bhd.	6012	25-Apr-19	Annual	Management	14	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions with Maxis Communications Berhad and/or Its Affiliates	For	For	
Maxis Bhd.	6012	25-Apr-19	Annual	Management	15	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions with Saudi Telecom Company and/or Its Affiliates	For	For	
Maxis Bhd.	6012	25-Apr-19	Annual	Management	16	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions with SRG Asia Pacific Sdn. Bhd.	For	For	
Maxis Bhd.	6012	25-Apr-19	Annual	Management	17	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions Malaysian Landed Property Sdn. Bhd.	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	3	Approve Final Dividend	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	4	Re-elect Sir Nigel Rudd as Director	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	5	Re-elect Tony Wood as Director	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	6	Re-elect Guy Berruyer as Director	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	7	Re-elect Colin Day as Director	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	8	Re-elect Nancy Gioia as Director	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	9	Re-elect Alison Goligher as Director	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	10	Re-elect Philip Green as Director	For	Against	We do not support insiders on the board other than the CEO.
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	11	Elect Louisa Burdett as Director	For	Against	We do not support insiders on the board other than the CEO.
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	12	Elect Guy Hachey as Director	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	13	Elect Caroline Silver as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	14	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	15	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	16	Authorise Issue of Equity	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	19	Authorise EU Political Donations and Expenditure	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	21	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Meggitt Plc	MGGT	25-Apr-19	Annual	Management	22	Adopt New Articles of Association	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.1	Elect Methanex Nominee Bruce Aitken	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.2	Elect Methanex Nominee Douglas Arnell	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.3	Elect Methanex Nominee Howard Balloch - Withdrawn	None	None	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.4	Elect Methanex Nominee James Bertram	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.5	Elect Methanex Nominee Phillip Cook	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.6	Elect Methanex Nominee John Floren	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.7	Elect Methanex Nominee Maureen Howe	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.8	Elect Methanex Nominee Robert Kostelnik	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.9	Elect Methanex Nominee Janice Rennie	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.10	Elect Methanex Nominee Margaret Walker	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.11	Elect Methanex Nominee Benita Warmbold	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.12	Elect M&G Nominee Lawrence Cunningham - Withdrawn	None	None	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.13	Elect Methanex Nominee Paul Dobson	For	For	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.14	Elect M&G Nominee Patrice Merrin - Withdrawn	None	None	
Methanex Corporation	MX	25-Apr-19	Annual	Management	1.15	Elect M&G Nominee Kevin Rodgers - Withdrawn	None	None	
Methanex Corporation	MX	25-Apr-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Methanex Corporation	MX	25-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.00 per Share	For	For	
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	5	Ratify Appointment of Jennifer Mullin as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	6	Ratify Appointment of Juliette Valains as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	7	Reelect Juliette Valains as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	8	Approve Compensation of Nicolas de Tavernost, Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	9	Approve Remuneration Policy of Chairman of the Management Board	For	For	
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	10	Approve Compensation of Thomas Valentin, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	11	Approve Compensation of Christopher Baldelli, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	12	Approve Compensation of Jerome Lefebure, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	13	Approve Compensation of David Larramendy, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	14	Approve Remuneration Policy of Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	15	Approve Compensation of Guillaume de Posch, Chairman of the Supervisory Board Until April 19, 2018	For	For	
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	16	Approve Compensation of Elmar Heggen, Chairman of the Supervisory Board Since April 19, 2018	For	For	
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	17	Approve Remuneration Policy of Supervisory Board Members	For	For	
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	18	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	19	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	20	Authorize up to 2.3 Million Shares for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	21	Amend Article 16 of Bylaws Re: Age Limit of Management Board Members	For	For	
Metropole Television SA	MMT	25-Apr-19	Annual/Special	Management	22	Authorize Filing of Required Documents/Other Formalities	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	1	Open Meeting	None	None	
Metso Oyj	METSO	25-Apr-19	Annual	Management	2	Call the Meeting to Order	None	None	
Metso Oyj	METSO	25-Apr-19	Annual	Management	3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	5	Prepare and Approve List of Shareholders	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports; Receive Board's Report; Receive Auditor's Report	None	None	
Metso Oyj	METSO	25-Apr-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	8	Approve Allocation of Income and Dividends of EUR 1.20 Per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Metso Oyj	METSO	25-Apr-19	Annual	Management	9	Approve Discharge of Board and President	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	10	Receive Chairman's Review on Remuneration Principles	None	None	
Metso Oyj	METSO	25-Apr-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of EUR 120,000 for Chairman, EUR 66,000 for Vice Chairman and EUR 53,000 for Other Directors; Approve Meeting Fees; Approve Remuneration for Committee Work	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	12	Fix Number of Directors at Eight	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	13	Reelect Mikael Lilius (Chairman), Christer Gardell (Deputy Chairman), Peter Carlsson, Lars Josefsson, Nina Kopola, Antti Makinen and Arja Talma as Directors; Elect Kari Stadigh as New Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Metso Oyj	METSO	25-Apr-19	Annual	Management	14	Approve Remuneration of Auditors	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	15	Ratify Ernst & Young as Auditors	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	16	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	17	Approve Issuance of up to 15 Million Shares without Preemptive Rights	For	For	
Metso Oyj	METSO	25-Apr-19	Annual	Management	18	Close Meeting	None	None	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	1	Approve Annual Report	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	2	Approve Financial Statements	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of RUB 7.7 per Share	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.1	Elect Ilia Bakhturin as Director	None	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.2	Elect Paul Bodart as Director	None	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.3	Elect Mikhail Bratanov as Director	None	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.4	Elect Oleg Vyugin as Director	None	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.5	Elect Andrei Golikov as Director	None	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.6	Elect Mariia Gordon as Director	None	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.7	Elect Valerii Goregliad as Director	None	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.8	Elect Iurii Denisov as Director	None	Against	We are not supportive of non-independent directors sitting on key board committees.
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.9	Elect Dmitrii Eremeev as Director	None	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.10	Elect Bella Zlatkis as Director	None	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.11	Elect Aleksander Izosimov as Director	None	For	

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Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	4.12	Elect Rainer Riess as Director	None	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	5.1	Elect Vladislav Zimin as Members of Audit Commission	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	5.2	Elect Mihail Kireev as Members of Audit Commission	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	5.3	Elect Olga Romantsova as Members of Audit Commission	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	6	Ratify Auditor	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	7	Approve New Edition of Charter	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	8	Approve Regulations on General Meetings	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	9	Approve Regulations on Remuneration of Directors	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	10	Approve Remuneration of Directors	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	11	Approve Remuneration of Members of Audit Commission	For	For	
Moscow Exchange MICEX-RTS PJSC	MOEX	25-Apr-19	Annual	Management	12	Approve Company's Membership in Association of Financial Technology Development	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	1a	Elect Director Henry A. Fernandez	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	1b	Elect Director Robert G. Ashe	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	1c	Elect Director Benjamin F. duPont	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	1d	Elect Director Wayne Edmunds	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	1e	Elect Director Alice W. Handy	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	1f	Elect Director Catherine R. Kinney	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	1g	Elect Director Jacques P. Perold	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	1h	Elect Director Linda H. Riefler	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	1i	Elect Director George W. Siguler	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	1j	Elect Director Marcus L. Smith	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
MSCI Inc.	MSCI	25-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	1	Elect Syed Anwar Jamalullail as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	2	Elect Frits van Dijk as Director	For	For	
Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	3	Elect Nirmala Menon as Director	For	For	
Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	4	Elect Juan Aranols as Director	For	For	
Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	5	Elect Craig Connolly as Director	For	Against	We do not support insiders on the board other than the CEO.
Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	6	Approve KPMG PLT as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	7	Approve Final Dividend	For	For	
Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	8	Approve Directors' Fees	For	For	
Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	9	Approve Directors' Benefits	For	For	
Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	10	Approve Rafik Bin Shah Mohamad to Continue Office as Independent Non-Executive Director	For	For	
Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	11	Approve Rafiah Binti Salim to Continue Office as Independent Non-Executive Director	For	For	
Nestle (Malaysia) Bhd.	4707	25-Apr-19	Annual	Management	12	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
Nestle India Ltd.	500790	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Nestle India Ltd.	500790	25-Apr-19	Annual	Management	2	Confirm Interim Dividend and Declare Final Dividend	For	For	
Nestle India Ltd.	500790	25-Apr-19	Annual	Management	3	Reelect Martin Roemkens as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Nestle India Ltd.	500790	25-Apr-19	Annual	Management	4	Approve Remuneration of Cost Auditors	For	For	
Nestle India Ltd.	500790	25-Apr-19	Annual	Management	5	Elect Roopa Kudva as Director	For	For	
Nestle India Ltd.	500790	25-Apr-19	Annual	Management	6	Approve Continuation of the Payment of Royalty to Societe des Produits Nestle S.A., being a Material Related Party Transactions	For	For	
Nestle India Ltd.	500790	25-Apr-19	Annual	Management	7	Reelect Rajya Vardhan Kanoria as Director	For	For	
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	1a	Elect Director E. Spencer Abraham	For	For	
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	1b	Elect Director Matthew Carter, Jr.	For	For	
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	1c	Elect Director Lawrence S. Coben	For	For	
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	1d	Elect Director Heather Cox	For	For	
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	1e	Elect Director Terry G. Dallas	For	For	
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	1f	Elect Director Mauricio Gutierrez	For	For	
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	1g	Elect Director William E. Hantke	For	For	
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	1h	Elect Director Paul W. Hobby	For	For	
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	1i	Elect Director Anne C. Schaumburg	For	For	

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NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	1j	Elect Director Thomas H. Weidemeyer	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
NRG Energy, Inc.	NRG	25-Apr-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Orkla ASA	ORK	25-Apr-19	Annual	Management	3a	Receive Information on Remuneration Policy And Other Terms of Employment For Executive Management	None	None	
Orkla ASA	ORK	25-Apr-19	Annual	Management	4	Discuss Company's Corporate Governance Statement	None	None	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Special	Management	1	Amend Articles and Consolidate Bylaws	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Shareholder	7	Elect Daniel Alves Ferreira as Fiscal Council Member and Aloisio Macario Ferreira de Souza as Alternate Appointed by Preferred Shareholder	None	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Special	Management	2	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	2	Approve Capital Budget	For	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Shareholder	1	Elect Daniel Alves Ferreira as Fiscal Council Member and Aloisio Macario Ferreira de Souza as Alternate Appointed by Preferred Shareholder	None	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	

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Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	2	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	2	Approve Capital Budget	For	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	4	Dismiss Director	For	Against	This proposal is not in shareholders' best interests.
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends	For	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	5	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	4	Dismiss Director	For	Against	This proposal is not in shareholders' best interests.
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	6	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	5.1	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	7	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	5.2	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	8	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	5.3	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	6	Elect Eduardo Bacellar Leal Ferreira as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	9.1	Percentage of Votes to Be Assigned - Elect Roberto da Cunha Castello Branco as Director	None	Abstain	

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Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	7a.1	Elect Fiscal Council Members	For	Abstain	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	9.2	Percentage of Votes to Be Assigned - Elect Eduardo Bacellar Leal Ferreira as Director	None	Abstain	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	7a.2	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	9.3	Percentage of Votes to Be Assigned - Elect Joao Cox as Director	None	Abstain	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Shareholder	7b	Elect Marcelo Gasparino da Silva as Fiscal Council Member and Patricia Valente Stierli as Alternate Appointed by Minority Shareholder	None	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	9.4	Percentage of Votes to Be Assigned - Elect Nivio Ziviani as Director	None	Abstain	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	8	Approve Remuneration of Company's Management and Fiscal Council	For	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	9.5	Percentage of Votes to Be Assigned - Elect Alexandre Vidigal de Oliveira as Director	None	Abstain	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	9.6	Percentage of Votes to Be Assigned - Elect Danilo Ferreira da Silva as Director	None	Abstain	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual/Special	Management	1	Amend Articles and Consolidate Bylaws	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	10	Elect Eduardo Bacellar Leal Ferreira as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	11	Elect Fiscal Council Members	For	Abstain	We are supporting the election of a minority fiscal council candidate, therefore we are abstaining on this proposal.
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	12	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Shareholder	13	Elect Marcelo Gasparino da Silva as Fiscal Council Member and Patricia Valente Stierli as Alternate Appointed by Minority Shareholder	None	For	

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Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	14	Approve Remuneration of Company's Management and Fiscal Council	For	For	
Petroleo Brasileiro SA	PETR4	25-Apr-19	Annual	Management	15	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Petronas Dagangan Bhd.	5681	25-Apr-19	Annual	Management	1	Elect Lim Beng Choon as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Petronas Dagangan Bhd.	5681	25-Apr-19	Annual	Management	2	Elect Vimala a/p V.R. Menon as Director	For	For	
Petronas Dagangan Bhd.	5681	25-Apr-19	Annual	Management	3	Elect Anuar bin Ahmad as Director	For	For	
Petronas Dagangan Bhd.	5681	25-Apr-19	Annual	Management	4	Approve Directors' Fees and Allowances	For	For	
Petronas Dagangan Bhd.	5681	25-Apr-19	Annual	Management	5	Approve KPMG PLT as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Petronas Dagangan Bhd.	5681	25-Apr-19	Annual	Management	1	Adopt New Constitution	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 0.78 per Share	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Sp ecial	Management	4	Elect Gilles Schnepf as Supervisory Board Member	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Sp ecial	Management	5	Elect Thierry de la Tour d Artaise as Supervisory Board Member	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Sp ecial	Management	6	Approve Remuneration Policy of Carlos Tavares, Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Peugeot SA	UG	25-Apr-19	Annual/Sp ecial	Management	7	Approve Remuneration Policy of Olivier Bourges, Maxime Picat, Jean-Christophe Quemard as Members of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Peugeot SA	UG	25-Apr-19	Annual/Sp ecial	Management	8	Approve Remuneration Policy of Members of the Supervisory Board and Louis Gallois, Chairman of the Supervisory Board	For	For	

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Peugeot SA	UG	25-Apr-19	Annual/Special	Management	9	Approve Compensation of Carlos Tavares, Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	10	Approve Compensation of Jean-Baptiste Chasseloup de Chatillon, Member of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	11	Approve Compensation of Maxime Picat, Member of the Management Board	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	12	Approve Compensation of Jean-Christophe Quemard, Member of the Management Board	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	13	Approve Compensation of Louis Gallois, Chairman of the Supervisory Board	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	15	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	16	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 226,207,053	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	17	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 90,482,821	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	18	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 90,482,821	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	19	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 16-18	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	20	Authorize Capital Increase of Up to EUR 90,482,821 for Future Exchange Offers	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	21	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	22	Set Total Limit for Capital Increase to Result from Issuance Under Items 16-21 and 23 Requests at EUR 334,786,439	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	24	Authorize Board to Issue Free Warrants with Preemptive Rights During a Public Tender Offer	For	Against	This shareholder rights plan is not in line with best practice.
Peugeot SA	UG	25-Apr-19	Annual/Special	Management	25	Authorize Filing of Required Documents/Other Formalities	For	For	
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	1.1	Elect Director Ronald E. Blaylock	For	For	
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	1.2	Elect Director Albert Bourla	For	For	
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	1.3	Elect Director W. Don Cornwell	For	For	
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	1.4	Elect Director Joseph J. Echevarria	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	1.5	Elect Director Helen H. Hobbs	For	For	
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	1.6	Elect Director James M. Kilts	For	For	
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	1.7	Elect Director Dan R. Littman	For	For	
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	1.8	Elect Director Shantanu Narayen	For	For	
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	1.9	Elect Director Suzanne Nora Johnson	For	For	
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	1.10	Elect Director Ian C. Read	For	Against	We do not support the creation of an Executive Chair role that has compensation arrangements similar to management.
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	1.11	Elect Director James C. Smith	For	For	
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
Pfizer Inc.	PFE	25-Apr-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Pfizer Inc.	PFE	25-Apr-19	Annual	Shareholder	5	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Pfizer Inc.	PFE	25-Apr-19	Annual	Shareholder	6	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Pfizer Inc.	PFE	25-Apr-19	Annual	Shareholder	7	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Pfizer Inc.	PFE	25-Apr-19	Annual	Shareholder	8	Report on Integrating Risks Related to Drug Pricing into Senior Executive Compensation	Against	For	We are supportive of this proposal seeking disclosure on integrating risks related to drug pricing into senior executive compensation. Enhanced disclosure will help investors better assess how such risks can affect a company's activities and longer-term financial results.
Pigeon Corp.	7956	25-Apr-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 34	For	For	
Pigeon Corp.	7956	25-Apr-19	Annual	Management	2	Amend Articles to Change Fiscal Year End	For	For	
Pigeon Corp.	7956	25-Apr-19	Annual	Management	3.1	Appoint Statutory Auditor Amari, Kazuhisa	For	Against	We are not supportive of insiders on the board of statutory auditors.
Pigeon Corp.	7956	25-Apr-19	Annual	Management	3.2	Appoint Statutory Auditor Hashimoto, Nobuyuki	For	Against	We are not supportive of insiders on the board of statutory auditors.
Pigeon Corp.	7956	25-Apr-19	Annual	Management	3.3	Appoint Statutory Auditor Otsu, Koichi	For	For	
Pigeon Corp.	7956	25-Apr-19	Annual	Management	3.4	Appoint Statutory Auditor Taishido, Atsuko	For	For	
Pigeon Corp.	7956	25-Apr-19	Annual	Management	4	Appoint Alternate Statutory Auditor Omuro, Sachiko	For	For	
Pigeon Corp.	7956	25-Apr-19	Annual	Management	5	Approve Director Retirement Bonus	For	For	
Pigeon Corp.	7956	25-Apr-19	Annual	Management	6	Approve Bonus Related to Retirement Bonus System Abolition	For	For	
Pigeon Corp.	7956	25-Apr-19	Annual	Management	7	Approve Compensation Ceiling for Directors	For	For	
Pigeon Corp.	7956	25-Apr-19	Annual	Management	8	Approve Trust-Type Equity Compensation Plan	For	For	
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	2	Approve Allocation of Income and Dividends of EUR 0.74 per Share	For	For	
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	3	Approve Transaction with Plastic Omnium Auto Inergy SAS	For	For	
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	5	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	6	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	7	Reelect Amelie Oudea-Castera as Director	For	For	
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	8	Approve Remuneration of Directors in the Aggregate Amount of EUR 690,000	For	For	
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	9	Approve Remuneration Policy of Executive Corporate Officers	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	10	Approve Compensation of Laurent Burelle, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	11	Approve Compensation of Paul Henry Lemarie, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	12	Approve Compensation of Jean-Michel Szczerba, Co-CEO and Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	13	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 1 Million	For	For	
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	14	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 1 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	15	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 1 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	16	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 13-15	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	17	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	18	Change of Corporate Form From Societe Anonyme to Societe Europeenne	For	For	
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	19	Pursuant to Item 18 Above, Adopt New Bylaws	For	For	

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Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	20	Amend Article 11 of Bylaws Re: Employee Representative	For	For	
Plastic Omnium SA	POM	25-Apr-19	Annual/Special	Management	21	Authorize Filing of Required Documents/Other Formalities	For	For	
Polaris Industries Inc.	PII	25-Apr-19	Annual	Management	1a	Elect Director Bernd F. Kessler	For	Against	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Polaris Industries Inc.	PII	25-Apr-19	Annual	Management	1b	Elect Director Lawrence D. Kingsley	For	For	
Polaris Industries Inc.	PII	25-Apr-19	Annual	Management	1c	Elect Director Gwynne E. Shotwell	For	For	
Polaris Industries Inc.	PII	25-Apr-19	Annual	Management	1d	Elect Director Scott W. Wine	For	For	
Polaris Industries Inc.	PII	25-Apr-19	Annual	Management	2	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Polaris Industries Inc.	PII	25-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Polaris Industries Inc.	PII	25-Apr-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks sufficient disclosure.
PT Astra International Tbk	ASII	25-Apr-19	Annual	Management	1	Amend Articles of Association	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Astra International Tbk	ASII	25-Apr-19	Annual	Management	2	Accept Financial Statements and Statutory Reports	For	For	
PT Astra International Tbk	ASII	25-Apr-19	Annual	Management	3	Approve Allocation of Income	For	For	
PT Astra International Tbk	ASII	25-Apr-19	Annual	Management	4	Approve Changes in Board of Company and Approve Remuneration of Directors and Commissioners	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Astra International Tbk	ASII	25-Apr-19	Annual	Management	5	Approve Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
PT Bukit Asam Tbk	PTBA	25-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Discharge of Directors and Commissioners	For	For	
PT Bukit Asam Tbk	PTBA	25-Apr-19	Annual	Management	2	Approve Financial Statements, Financial Report of the Partnership and Community Development Program (PCDP), and Discharge of Directors and Commissioners	For	For	
PT Bukit Asam Tbk	PTBA	25-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
PT Bukit Asam Tbk	PTBA	25-Apr-19	Annual	Management	4	Approve Remuneration and Tantiem of Directors and Commissioners	For	For	
PT Bukit Asam Tbk	PTBA	25-Apr-19	Annual	Management	5	Approve Auditors of the Company and the PCDP	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PT Bukit Asam Tbk	PTBA	25-Apr-19	Annual	Shareholder	6	Approve Changes in Board of Company	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
RELX Plc	REL	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	2	Approve Remuneration Report	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	3	Approve Final Dividend	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	4	Reappoint Ernst & Young LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
RELX Plc	REL	25-Apr-19	Annual	Management	5	Authorise the Audit Committee to Fix Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
RELX Plc	REL	25-Apr-19	Annual	Management	6	Elect Andrew Sukawaty as Director	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	7	Re-elect Erik Engstrom as Director	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	8	Re-elect Sir Anthony Habgood as Director	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	9	Re-elect Wolfhart Hauser as Director	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	10	Re-elect Adrian Hennes as Director	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	11	Re-elect Marika van Lier Lels as Director	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	12	Re-elect Nick Luff as Director	For	Against	We do not support insiders on the board other than the CEO.
RELX Plc	REL	25-Apr-19	Annual	Management	13	Re-elect Robert MacLeod as Director	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	14	Re-elect Linda Sanford as Director	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	15	Re-elect Suzanne Wood as Director	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	16	Authorise Issue of Equity	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
RELX Plc	REL	25-Apr-19	Annual	Management	21	Adopt New Articles of Association	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	22	Approve Capitalisation of Merger Reserve	For	For	
RELX Plc	REL	25-Apr-19	Annual	Management	23	Approve Cancellation of Capital Reduction Share	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	2	Approve Remuneration Report	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	3	Approve Final Dividend	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	4	Approve Special Dividend	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	5	Re-elect Howard Davies as Director	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	6	Re-elect Ross McEwan as Director	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	7	Elect Katie Murray as Director	For	Against	We do not support insiders on the board other than the CEO.
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	8	Re-elect Frank Dangeard as Director	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	9	Re-elect Alison Davis as Director	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	10	Elect Patrick Flynn as Director	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	11	Re-elect Morten Friis as Director	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	12	Re-elect Robert Gillespie as Director	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	13	Re-elect Baroness Noakes as Director	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	14	Re-elect Mike Rogers as Director	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	15	Re-elect Mark Seligman as Director	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	16	Re-elect Dr Lena Wilson as Director	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	17	Reappoint Ernst & Young LLP as Auditors	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	18	Authorise the Group Audit Committee to Fix Remuneration of Auditors	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	19	Authorise Issue of Equity	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	20	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	22	Authorise Issue of Equity in Relation to the Issue of Equity Convertible Notes	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	23	Authorise Issue of Equity without Pre-emptive Rights in Connection with the Issue of Equity Convertible Notes	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	24	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	25	Authorise EU Political Donations and Expenditure	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	26	Authorise Market Purchase of Ordinary Shares	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Management	27	Authorise Off-Market Purchase of Ordinary Shares	For	For	
Royal Bank of Scotland Group Plc	RBS	25-Apr-19	Annual	Shareholder	28	Establish Shareholder Committee	Against	Against	We do not believe that this proposal is in shareholders' best interests.
Schneider Electric SE	SU	25-Apr-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 2.35 per Share	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	5	Approve Compensation of Jean Pascal Tricoire, Chairman and CEO	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	6	Approve Compensation of Emmanuel Babeau, Vice-CEO	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	7	Approve Remuneration Policy of Chairman and CEO	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	8	Approve Remuneration Policy of Vice-CEO	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	9	Reelect Greg Spierkel as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	10	Elect Carolina Dybeck Happe as Director	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	11	Elect Xuezheng Ma as Director	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	12	Elect Lip Bu Tan as Director	For	Against	This director is overboarded.
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	13	Approve Remuneration of Directors in the Aggregate Amount of EUR 2.5 Million	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	15	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 800 Million	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	16	Authorize Capitalization of Reserves of Up to EUR 800 Million for Bonus Issue or Increase in Par Value	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	17	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 230 Million	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	18	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 15 and 17	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	19	Authorize Capital Increase of up to 9.93 Percent of Issued Capital for Contributions in Kind	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	20	Approve Issuance of Equity or Equity-Linked Securities for Private Placements up to Aggregate Nominal Amount of EUR 115 Million	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	21	Authorize up to 2 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	24	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Schneider Electric SE	SU	25-Apr-19	Annual/Special	Management	25	Authorize Filing of Required Documents/Other Formalities	For	For	
Seagate Technology plc	STX	25-Apr-19	Special	Management	1	Approve Reduction in Capital and Creation of Distributable Reserves	For	For	
Sekisui House, Ltd.	1928	25-Apr-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 40	For	For	
Sekisui House, Ltd.	1928	25-Apr-19	Annual	Management	2	Approve Annual Bonus	For	For	
Sekisui House, Ltd.	1928	25-Apr-19	Annual	Management	3	Approve Restricted Stock Plan	For	For	
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	1.1	Elect Director David C. Adams	For	For	
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	1.2	Elect Director Karen L. Daniel	For	For	
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	1.3	Elect Director Ruth Ann M. Gillis	For	For	
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	1.4	Elect Director James P. Holden	For	For	
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	1.5	Elect Director Nathan J. Jones	For	For	
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	1.6	Elect Director Henry W. Knueppel	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	1.7	Elect Director W. Dudley Lehman	For	For	
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	1.8	Elect Director Nicholas T. Pinchuk	For	For	
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	1.9	Elect Director Gregg M. Sherrill	For	For	
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	1.10	Elect Director Donald J. Stebbins	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Snap-on Incorporated	SNA	25-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	2	Appoint Auditors, Account Inspectors and Risk Assessment Companies	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	3	Approve Report Regarding Related-Party Transactions	For	For	
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	4	Approve Investment and Financing Policy	For	For	
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	5	Approve Allocation of Income and Dividends	For	For	
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	6	Approve Dividend Policy	For	For	
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	7	Approve Report on Board's Expenses	For	For	
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	8.a	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	8.b	Elect Laurence Golborne as Director Representing Series B Shareholders	For	For	
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	9	Approve Remuneration of Directors	For	For	
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	10	Receive Matters Related to Directors' Committee, Audit Committee, Corporate Governance Committee and Health, Safety and Environmental Committee	For	For	
Sociedad Quimica y Minera de Chile SA	SQM.B	25-Apr-19	Annual	Management	11	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	1.1	Elect Director German Larrea Mota-Velasco	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are also voting against this director due to concerns over tenure. In addition, this director is overboarded.
Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	1.2	Elect Director Oscar Gonzalez Rocha	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.
Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	1.3	Elect Director Vicente Ariztegui Andreve	For	For	
Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	1.4	Elect Director Alfredo Casar Perez	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.

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Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	1.5	Elect Director Enrique Castillo Sanchez Mejorada	For	For	
Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	1.6	Elect Director Xavier Garcia de Quevedo Topete	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. We are also not supportive of non-independent directors sitting on key board committees. In addition, we are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board. We are also voting against this director due to concerns over tenure.
Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	1.7	Elect Director Rafael Mac Gregor Anciola	For	For	
Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	1.8	Elect Director Luis Miguel Palomino Bonilla	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board.
Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	1.9	Elect Director Gilberto Perezalonso Cifuentes	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	1.10	Elect Director Carlos Ruiz Sacristan	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board.
Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	2	Ratify Galaz, Yamazaki, Ruiz Urquiza S.C as Auditors	For	For	
Southern Copper Corp.	SCCO	25-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	1.1	Elect Director Greg W. Becker	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	1.2	Elect Director Eric A. Benhamou	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	1.3	Elect Director John S. Clendening	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	1.4	Elect Director Roger F. Dunbar	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	1.5	Elect Director Joel P. Friedman	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	1.6	Elect Director Kimberly A. Jabal	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	1.7	Elect Director Jeffrey N. Maggioncalda	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	1.8	Elect Director Mary J. Miller	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	1.9	Elect Director Kate D. Mitchell	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	1.10	Elect Director John F. Robinson	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	1.11	Elect Director Garen K. Staglin	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	2	Eliminate Cumulative Voting	For	For	

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SVB Financial Group	SIVB	25-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
SVB Financial Group	SIVB	25-Apr-19	Annual	Management	5	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	2	Approve Remuneration Report	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	3	Approve Final Dividend	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	4	Re-elect Calum MacLean as Director	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	5	Re-elect Stephen Bennett as Director	For	Against	We do not support insiders on the board other than the CEO.
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	6	Re-elect Alex Catto as Director	For	Against	We are voting against this director due to concerns over tenure.
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	7	Re-elect Dato' Lee Hau Hian as Director	For	Against	This director is overboarded.
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	8	Re-elect Dr Just Jansz as Director	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	9	Re-elect Brendan Connolly as Director	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	10	Re-elect Caroline Johnstone as Director	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	11	Re-elect Neil Johnson as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	12	Elect Holly Van Deursen as Director	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	13	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	14	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	15	Authorise Issue of Equity	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	
Synthomer Plc	SYNT	25-Apr-19	Annual	Management	19	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
T. Rowe Price Group, Inc.	TROW	25-Apr-19	Annual	Management	1a	Elect Director Mark S. Bartlett	For	For	
T. Rowe Price Group, Inc.	TROW	25-Apr-19	Annual	Management	1b	Elect Director Mary K. Bush	For	For	

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T. Rowe Price Group, Inc.	TROW	25-Apr-19	Annual	Management	1c	Elect Director Freeman A. Hrabowski, III	For	For	
T. Rowe Price Group, Inc.	TROW	25-Apr-19	Annual	Management	1d	Elect Director Robert F. MacLellan	For	For	
T. Rowe Price Group, Inc.	TROW	25-Apr-19	Annual	Management	1e	Elect Director Olympia J. Snowe	For	For	
T. Rowe Price Group, Inc.	TROW	25-Apr-19	Annual	Management	1f	Elect Director William J. Stromberg	For	For	
T. Rowe Price Group, Inc.	TROW	25-Apr-19	Annual	Management	1g	Elect Director Richard R. Verma	For	For	
T. Rowe Price Group, Inc.	TROW	25-Apr-19	Annual	Management	1h	Elect Director Sandra S. Wijnberg	For	For	
T. Rowe Price Group, Inc.	TROW	25-Apr-19	Annual	Management	1i	Elect Director Alan D. Wilson	For	For	
T. Rowe Price Group, Inc.	TROW	25-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
T. Rowe Price Group, Inc.	TROW	25-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	3	Approve Special Dividend	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	4	Re-elect Kevin Beeston as Director	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	5	Re-elect Pete Redfern as Director	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	6	Re-elect James Jordan as Director	For	Against	We do not support insiders on the board other than the CEO.
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	7	Re-elect Kate Barker as Director	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	8	Re-elect Gwyn Burr as Director	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	9	Re-elect Angela Knight as Director	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	10	Re-elect Humphrey Singer as Director	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	11	Elect Chris Carney as Director	For	Against	We do not support insiders on the board other than the CEO.
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	12	Elect Jennie Daly as Director	For	Against	We do not support insiders on the board other than the CEO.
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	13	Reappoint Deloitte LLP as Auditors	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	14	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	15	Authorise Issue of Equity	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	

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Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	19	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	20	Authorise EU Political Donations and Expenditure	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	21	Approve Sale of an Apartment by Taylor Wimpey UK Limited to Pete Redfern	For	For	
Taylor Wimpey Plc	TW	25-Apr-19	Annual	Management	22	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	1a	Elect Director Mark A. Blinn	For	For	
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	1b	Elect Director Todd M. Bluedorn	For	Against	This director is overboarded.
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	1c	Elect Director Janet F. Clark	For	For	
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	1d	Elect Director Carrie S. Cox	For	For	
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	1e	Elect Director Martin S. Craighead	For	For	
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	1f	Elect Director Jean M. Hobby	For	For	
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	1g	Elect Director Ronald Kirk	For	For	
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	1h	Elect Director Pamela H. Patsley	For	For	
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	1i	Elect Director Robert E. Sanchez	For	For	
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	1j	Elect Director Richard K. Templeton	For	For	
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Texas Instruments Incorporated	TXN	25-Apr-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.1	Elect Director Charles E. Adair	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.2	Elect Director Linda L. Addison	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.3	Elect Director Marilyn A. Alexander	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.4	Elect Director Cheryl D. Alston	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.5	Elect Director Jane M. Buchan	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.6	Elect Director Gary L. Coleman	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.7	Elect Director Larry M. Hutchison	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.8	Elect Director Robert W. Ingram	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.9	Elect Director Steven P. Johnson	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.10	Elect Director Darren M. Rebelez	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.11	Elect Director Lamar C. Smith	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	1.12	Elect Director Mary E. Thigpen	For	For	
Torchmark Corporation	TMK	25-Apr-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.

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Torchmark Corporation	TMK	25-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
TransAlta Renewables, Inc.	RNW	25-Apr-19	Annual	Management	1.1	Elect Director David W. Drinkwater	For	For	
TransAlta Renewables, Inc.	RNW	25-Apr-19	Annual	Management	1.2	Elect Director Brett M. Gellner	For	Withhold	We do not support insiders on the board other than the CEO.
TransAlta Renewables, Inc.	RNW	25-Apr-19	Annual	Management	1.3	Elect Director Allen R. Hagerman	For	For	
TransAlta Renewables, Inc.	RNW	25-Apr-19	Annual	Management	1.4	Elect Director Kathryn B. McQuade	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
TransAlta Renewables, Inc.	RNW	25-Apr-19	Annual	Management	1.5	Elect Director Paul H.E. Taylor	For	For	
TransAlta Renewables, Inc.	RNW	25-Apr-19	Annual	Management	1.6	Elect Director John H. Kousinioris	For	For	
TransAlta Renewables, Inc.	RNW	25-Apr-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	1	Receive Directors' Reports (Non-Voting)	None	None	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	2	Receive Auditors' Reports (Non-Voting)	None	None	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	3	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	4	Approve Financial Statements, Allocation of Income, and Dividends of EUR 1.21 per Share	For	For	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	5	Approve Remuneration Report	For	For	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	6	Approve Discharge of Directors	For	For	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	7	Approve Discharge of Auditor	For	For	

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UCB SA	UCB	25-Apr-19	Annual/Special	Management	8.1	Reelect Evelyn du Monceau as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
UCB SA	UCB	25-Apr-19	Annual/Special	Management	8.2	Reelect Cyril Janssen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
UCB SA	UCB	25-Apr-19	Annual/Special	Management	8.3A	Reelect Alice Dautry as Director	For	For	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	8.3B	Indicate Alice Dautry as Independent Board Member	For	For	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	8.4A	Elect Jan Berger as Director	For	For	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	8.4B	Indicate Jan Berger as Independent Board Member	For	For	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	9	Approve Remuneration of Directors	For	For	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	10	Approve Long Term Incentive Plan	For	For	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	11.1	Approve Change-of-Control Clause Re: Renewal of EMTN Program	For	For	
UCB SA	UCB	25-Apr-19	Annual/Special	Management	11.2	Approve Change-of-Control Clause Re: LTI Plans of the UCB Group	For	Against	The long term incentive plan does not meet our guidelines.
Umicore	UMI	25-Apr-19	Annual/Special	Management	1	Receive Directors' and Auditors' Reports (Non-Voting)	None	None	
Umicore	UMI	25-Apr-19	Annual/Special	Management	2	Approve Remuneration Report	For	For	
Umicore	UMI	25-Apr-19	Annual/Special	Management	3	Approve Financial Statements, Allocation of Income, and Dividends of EUR 0.75 per Share	For	For	
Umicore	UMI	25-Apr-19	Annual/Special	Management	4	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
Umicore	UMI	25-Apr-19	Annual/Special	Management	5	Approve Discharge of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Umicore	UMI	25-Apr-19	Annual/Special	Management	6	Approve Discharge of Auditor	For	For	
Umicore	UMI	25-Apr-19	Annual/Special	Management	7.1	Reelect Francoise Chombar as Independent Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Umicore	UMI	25-Apr-19	Annual/Special	Management	7.2	Elect Laurent Raets as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Umicore	UMI	25-Apr-19	Annual/Special	Management	7.3	Approve Remuneration of Directors	For	For	
Umicore	UMI	25-Apr-19	Annual/Special	Management	1	Approve Change-of-Control Clause Re: Revolving Facility Agreement with Various Financial Institutions	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	1	Receive Chairman's Report	None	None	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	2	Accept Financial Statements and Statutory Reports	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	3	Approve Allocation of Income and Ordinary and Extraordinary Dividends of USD 5.00 per Share	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	4a	Reelect Carl Bek-Nielsen as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	4b	Reelect Martin Bek-Nielsen as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	4c	Reelect John Goodwin as Director	For	Against	We are voting against this director due to concerns over tenure.
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	4d	Reelect Bent Mahler as Director	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	4e	Reelect Jorgen Balle as Director	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	4f	Reelect Frederik Westenholz as Director	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	4g	Reelect Harald Sauthoff as Director	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	5a1	Approve Remuneration of Chairman in the Amount of USD 65,000	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	5a2	Approve Remuneration of Deputy Chairman in the Amount of USD 50,000	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	5a3	Approve Remuneration of Other Directors in the Amount of USD 37,500	For	For	

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United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	5b1	Approve Remuneration of Audit Committee Chairman	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	5b2	Approve Remuneration of Audit Committee Members	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	6	Approve Reduction in Share Capital via Cancellation of Repurchased Shares	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	7	Approve Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	8a	Amend Articles Re: Record Date	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	8b	Amend Articles Re: Add Article 88 about Electronic Communication with Shareholders	For	For	
United International Enterprises Ltd.	UIE	25-Apr-19	Annual	Management	8c	Amend Articles Re: Add Article 89 about Electronic Communication with Shareholders	For	For	
UOL Group Ltd.	U14	25-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
UOL Group Ltd.	U14	25-Apr-19	Annual	Management	2	Approve First and Final Dividend	For	For	
UOL Group Ltd.	U14	25-Apr-19	Annual	Management	3	Approve Directors' Fees	For	For	
UOL Group Ltd.	U14	25-Apr-19	Annual	Management	4	Elect Wee Ee Lim, as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure. This director is overboarded.
UOL Group Ltd.	U14	25-Apr-19	Annual	Management	5	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
UOL Group Ltd.	U14	25-Apr-19	Annual	Management	6	Elect Sim Hwee Cher as Director	For	For	
UOL Group Ltd.	U14	25-Apr-19	Annual	Management	7	Elect Liam Wee Sin as Director	For	For	
UOL Group Ltd.	U14	25-Apr-19	Annual	Management	8	Approve Grant of Options and Issuance of Shares Under the UOL 2012 Share Option Scheme	For	Against	The grant of option plan does not meet our guidelines.
UOL Group Ltd.	U14	25-Apr-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
UOL Group Ltd.	U14	25-Apr-19	Annual	Management	10	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	1	Fix Number of Directors at Ten	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	2.1	Elect Director Lorenzo Donadeo	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	2.2	Elect Director Carin A. Knickel	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	2.3	Elect Director Stephen P. Larke	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	2.4	Elect Director Loren M. Leiker	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	2.5	Elect Director Larry J. Macdonald	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	2.6	Elect Director Timothy R. Marchant	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	2.7	Elect Director Anthony W. Marino	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	2.8	Elect Director Robert B. Michaleski	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	2.9	Elect Director William B. Roby	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	2.10	Elect Director Catherine L. Williams	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	3	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	4	Approve Deferred Share Unit Plan	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	5	Amend Vermillion Incentive Plan	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	6	Amend Employee Bonus Plan	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	7	Amend Employee Share Savings Plan	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	8	Approve Five-Year Security-Based Compensation Arrangement	For	For	
Vermilion Energy, Inc.	VET	25-Apr-19	Annual	Management	9	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	1a	Elect Director William L. Atwell	For	For	
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	1b	Elect Director John R. Ciulla	For	For	
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	1c	Elect Director John J. Crawford	For	For	
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	1d	Elect Director Elizabeth E. Flynn	For	For	
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	1e	Elect Director E. Carol Hayles	For	For	
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	1f	Elect Director Laurence C. Morse	For	For	
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	1g	Elect Director Karen R. Osar	For	For	
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	1h	Elect Director Mark Pettie	For	For	
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	1i	Elect Director James C. Smith	For	Against	We are voting against this director due to concerns over tenure.
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	1j	Elect Director Lauren C. States	For	For	
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	For	
Webster Financial Corp.	WBS	25-Apr-19	Annual	Management	4	Amend Qualified Employee Stock Purchase Plan	For	For	
Westports Holdings Bhd.	5246	25-Apr-19	Annual	Management	1	Approve Remuneration of Directors	For	For	

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Westports Holdings Bhd.	5246	25-Apr-19	Annual	Management	2	Elect Chan Chu Wei as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Westports Holdings Bhd.	5246	25-Apr-19	Annual	Management	3	Elect Ip Sing Chi as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Westports Holdings Bhd.	5246	25-Apr-19	Annual	Management	4	Elect Ismail bin Adam as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Westports Holdings Bhd.	5246	25-Apr-19	Annual	Management	5	Elect Kim, Young So as Director	For	For	
Westports Holdings Bhd.	5246	25-Apr-19	Annual	Management	6	Approve Deloitte PLT as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Westports Holdings Bhd.	5246	25-Apr-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	1	Fix Number of Directors at Eight	For	For	
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	2.1	Elect Director Heather J. Culbert	For	For	
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	2.2	Elect Director Grant B. Fagerheim	For	For	
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	2.3	Elect Director Gregory S. Fletcher	For	For	
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	2.4	Elect Director Daryl H. Gilbert	For	For	
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	2.5	Elect Director Glenn A. McNamara	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	2.6	Elect Director Stephen C. Nikiforuk	For	For	
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	2.7	Elect Director Kenneth S. Stickland	For	For	
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	2.8	Elect Director Grant A. Zawalsky	For	For	
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	4	Re-approve Award Incentive Plan	For	Against	The long term incentive plan does not meet our guidelines.
Whitecap Resources, Inc.	WCP	25-Apr-19	Annual/Special	Management	5	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	4	Approve Profit Distribution	For	For	
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	5	Approve 2018 Daily Related-party Transaction and 2019 Daily Related-party Transactions	For	Against	This proposal is not in shareholders' best interests.
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	6	Approve Annual Report and Summary	For	For	
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	7	Approve Provision of Mutual Guarantees	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	8	Approve Related-party Transaction Framework Agreement	For	Against	This proposal is not in shareholders' best interests.
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	9	Approve Payment of Audit Fees and Appointment of Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed. The auditor's tenure is not disclosed.
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	10	Approve Amendments to Articles of Association	For	For	
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	11	Approve to Adjust the Allowance of Independent Directors	For	For	
Zhengzhou Yutong Bus Co., Ltd.	600066	25-Apr-19	Annual	Management	12	Elect Yang Bo as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.1	Elect Director Robert J. Alpern	For	For	
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.2	Elect Director Roxanne S. Austin	For	For	
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.3	Elect Director Sally E. Blount	For	For	
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.4	Elect Director Michelle A. Kumbier	For	For	
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.5	Elect Director Edward M. Liddy	For	For	
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.6	Elect Director Nancy McKinstry	For	Withhold	This director is overboarded.
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.7	Elect Director Phebe N. Novakovic	For	For	
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.8	Elect Director William A. Osborn	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.9	Elect Director Samuel C. Scott, III	For	For	
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.10	Elect Director Daniel J. Starks	For	For	
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.11	Elect Director John G. Stratton	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.12	Elect Director Glenn F. Tilton	For	For	
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	1.13	Elect Director Miles D. White	For	For	
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Abbott Laboratories	ABT	26-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Abbott Laboratories	ABT	26-Apr-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	1.1	Elect Director Leanne M. Baker	For	For	
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	1.2	Elect Director Sean Boyd	For	For	
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	1.3	Elect Director Martine A. Celej	For	For	
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	1.4	Elect Director Robert J. Gemmell	For	For	
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	1.5	Elect Director Mel Leiderman	For	For	
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	1.6	Elect Director Deborah McCombe	For	For	
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	1.7	Elect Director James D. Nasso	For	Withhold	We are voting against this director due to concerns over tenure.
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	1.8	Elect Director Sean Riley	For	For	
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	1.9	Elect Director J. Merfyn Roberts	For	For	
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	1.10	Elect Director Jamie C. Sokalsky	For	For	
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Sp ecial	Management	3	Amend Incentive Share Purchase Plan	For	For	

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Agnico Eagle Mines Ltd.	AEM	26-Apr-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Aker ASA	AKER	26-Apr-19	Annual	Management	3	Receive Company Status Reports	None	None	
Aker ASA	AKER	26-Apr-19	Annual	Management	6	Discuss Company's Corporate Governance Statement	None	None	
Alleghany Corp.	Y	26-Apr-19	Annual	Management	1.1	Elect Director Karen Brenner	For	Against	We are voting against this director due to concerns over tenure. We are also holding this nominee accountable, as Chair of the Nomination Committee, for inadequate gender diversity on the board.
Alleghany Corp.	Y	26-Apr-19	Annual	Management	1.2	Elect Director John G. Foos	For	For	
Alleghany Corp.	Y	26-Apr-19	Annual	Management	1.3	Elect Director Lauren M. Tyler	For	For	
Alleghany Corp.	Y	26-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
Alleghany Corp.	Y	26-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ambev SA	ABEV3	26-Apr-19	Special	Management	1	Amend Article 5 to Reflect Changes in Capital	For	For	
Ambev SA	ABEV3	26-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Ambev SA	ABEV3	26-Apr-19	Special	Management	2	Amend Article 16 Re: Decrease in Board Size	For	For	
Ambev SA	ABEV3	26-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Ambev SA	ABEV3	26-Apr-19	Special	Management	3	Consolidate Bylaws	For	For	
Ambev SA	ABEV3	26-Apr-19	Special	Management	4	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Ambev SA	ABEV3	26-Apr-19	Annual	Management	4	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
Ambev SA	ABEV3	26-Apr-19	Annual	Shareholder	5	Elect Aldo Luiz Mendes as Fiscal Council Member and Vinicius Balbino Bouhid as Alternate Appointed by Minority Shareholder	None	For	
Ambev SA	ABEV3	26-Apr-19	Annual	Management	6	Approve Remuneration of Company's Management	For	For	
Ambev SA	ABEV3	26-Apr-19	Annual	Management	7	Approve Remuneration of Fiscal Council Members	For	For	

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Ambev SA	ABEV3	26-Apr-19	Annual	Management	8	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	1	Open Meeting and Elect Presiding Council of Meeting	For	For	
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	2	Accept Board Report	For	For	
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	3	Accept Audit Report	For	For	
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	4	Accept Financial Statements	For	For	
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	5	Approve Discharge of Board	For	For	
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	6	Approve Allocation of Income	For	For	
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	7	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	8	Approve Director Remuneration	For	Against	The director remuneration plan does not meet our guidelines.
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	9	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	10	Amend Company Articles 11 and 13	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	11	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	None	None	
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	12	Receive Information on Related Party Transactions	None	None	
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	13	Approve Upper Limit of Donations for 2019	For	Against	We are not supportive of this proposal as it s the disclosure necessary for shareholders to make an informed decision.
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	14	Approve Upper Limit of Sponsorships to Be Made in 2018	For	Against	We are not supportive of this proposal as it s the disclosure necessary for shareholders to make an informed decision.
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	15	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose	For	For	
Aselsan Elektronik Sanayi ve Ticaret AS	ASELS	26-Apr-19	Annual	Management	16	Wishes	None	None	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	1	Open Meeting; Elect Meeting Chairman	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	2	Acknowledge Proper Convening of Meeting; Elect Members of Vote Counting Commission	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	3	Approve Agenda of Meeting	For	For	

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Asseco Poland SA	ACP	26-Apr-19	Annual	Management	4	Receive Management Board Report on Company's and Group's Operations in Fiscal 2018	None	None	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	5	Receive Standalone and Consolidated Financial Statements for Fiscal 2018	None	None	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	6	Receive Auditor's Opinion on Financial Statements for Fiscal 2018	None	None	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	7	Receive Supervisory Board Report for Fiscal 2018	None	None	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	8.1	Approve Management Board Report on Company's and Group's Operations in Fiscal 2018	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	8.2	Approve Financial Statements for Fiscal 2018	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	8.3	Approve Consolidated Financial Statements for Fiscal 2018	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	9	Approve Allocation of Income and Dividends of PLN 3.07 per Share	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	10.1	Approve Discharge of Adam Goral (CEO)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	10.2	Approve Discharge of Andrzej Dopierala (Deputy CEO)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	10.3	Approve Discharge of Tadeusz Dyrda (Deputy CEO)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	10.4	Approve Discharge of Krzysztof Groyecki (Deputy CEO)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	10.5	Approve Discharge of Rafal Kozlowski (Deputy CEO)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	10.6	Approve Discharge of Marek Panek (Deputy CEO)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	10.7	Approve Discharge of Pawel Piwowar (Deputy CEO)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	10.8	Approve Discharge of Zbigniew Pomianek (Deputy CEO)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	10.9	Approve Discharge of Przemyslaw Seczkowski (Deputy CEO)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	10.10	Approve Discharge of Artur Wiza (Deputy CEO)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	10.11	Approve Discharge of Gabriela Zukowicz (Deputy CEO)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	11.1	Approve Discharge of Jacek Duch (Supervisory Board Chairman)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	11.2	Approve Discharge of Adam Noga (Supervisory Board Deputy Chairman)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	11.3	Approve Discharge of Dariusz Brzeski (Supervisory Board Member)	For	For	

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Asseco Poland SA	ACP	26-Apr-19	Annual	Management	11.4	Approve Discharge of Artur Kucharski (Supervisory Board Member)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	11.5	Approve Discharge of Izabela Albrycht (Supervisory Board Member)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	11.6	Approve Discharge of Piotr Augustyniak (Supervisory Board Member)	For	For	
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	12	Approve Purchase of Real Estate	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Asseco Poland SA	ACP	26-Apr-19	Annual	Management	13	Close Meeting	None	None	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	2	Approve Dividends	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	3	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	4	Authorise Board to Fix Remuneration of Auditors	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	5a	Re-elect Leif Johansson as Director	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	5b	Re-elect Pascal Soriot as Director	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	5c	Re-elect Marc Dunoyer as Director	For	Against	We do not support insiders on the board other than the CEO.
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	5d	Re-elect Genevieve Berger as Director	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	5e	Re-elect Philip Broadley as Director	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	5f	Re-elect Graham Chipchase as Director	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	5g	Re-elect Deborah DiSanzo as Director	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	5h	Re-elect Sheri McCoy as Director	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	5i	Elect Tony Mok as Director	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	5j	Re-elect Nazneen Rahman as Director	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	5k	Re-elect Marcus Wallenberg as Director	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	6	Approve Remuneration Report	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	7	Authorise EU Political Donations and Expenditure	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	8	Authorise Issue of Equity	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	9	Authorise Issue of Equity without Pre-emptive Rights	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	10	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	11	Authorise Market Purchase of Ordinary Shares	For	For	
AstraZeneca Plc	AZN	26-Apr-19	Annual	Management	12	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
AT&T Inc.	T	26-Apr-19	Annual	Management	1.1	Elect Director Randall L. Stephenson	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	1.2	Elect Director Samuel A. Di Piazza, Jr.	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	1.3	Elect Director Richard W. Fisher	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	1.4	Elect Director Scott T. Ford	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	1.5	Elect Director Glenn H. Hutchins	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	1.6	Elect Director William E. Kennard	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	1.7	Elect Director Michael B. McCallister	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	1.8	Elect Director Beth E. Mooney	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	1.9	Elect Director Matthew K. Rose	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	1.10	Elect Director Cynthia B. Taylor	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	1.11	Elect Director Laura D'Andrea Tyson	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	1.12	Elect Director Geoffrey Y. Yang	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
AT&T Inc.	T	26-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
AT&T Inc.	T	26-Apr-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favour of appointing an independent Chair of the Board.
Ayala Corp.	AC	26-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
Ayala Corp.	AC	26-Apr-19	Annual	Management	2	Approve Annual Report	For	For	
Ayala Corp.	AC	26-Apr-19	Annual	Management	3	Ratify Acts of the Board of Directors and Officers	For	For	
Ayala Corp.	AC	26-Apr-19	Annual	Management	4	Approve Amendment to the Second Article of the Articles of Incorporation to Expressly Include in the Primary Purpose the Power to Act as Guarantor or Surety for the Loans and Obligations of Its Affiliates or Associates	For	For	
Ayala Corp.	AC	26-Apr-19	Annual	Management	5.1	Elect Jaime Augusto Zobel de Ayala as Director	For	For	
Ayala Corp.	AC	26-Apr-19	Annual	Management	5.2	Elect Fernando Zobel de Ayala as Director	For	Against	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure. This director is overboarded.
Ayala Corp.	AC	26-Apr-19	Annual	Management	5.3	Elect Delfin L. Lazaro as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ayala Corp.	AC	26-Apr-19	Annual	Management	5.4	Elect Keiichi Matsunaga as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Ayala Corp.	AC	26-Apr-19	Annual	Management	5.5	Elect Ramon R. del Rosario, Jr. as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. This director is overboarded.
Ayala Corp.	AC	26-Apr-19	Annual	Management	5.6	Elect Xavier P. Loinaz as Director	For	For	
Ayala Corp.	AC	26-Apr-19	Annual	Management	5.7	Elect Antonio Jose U. Periquet as Director	For	Against	This director is overboarded.
Ayala Corp.	AC	26-Apr-19	Annual	Management	6	Elect SyCip Gorres Velayo & Co. as External Auditor and Fix Its Remuneration	For	Against	The auditor's tenure is not disclosed.
Ayala Corp.	AC	26-Apr-19	Annual	Management	7	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	2	Approve Discharge of Board and Senior Management	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of CHF 6.00 per Share	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	4	Approve Creation of CHF 400,000 Pool of Capital without Preemptive Rights	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.1.a	Reelect Andreas Burckhardt as Director and Board Chairman	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.1.b	Reelect Andreas Beerli as Director	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.1.c	Reelect Christoph Gloor as Director	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.1.d	Reelect Hugo Lasat as Director	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.1.e	Reelect Thomas von Planta as Director	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.1.f	Reelect Thomas Pleines as Director	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.1.g	Elect Hans-Joerg Schmidt-Trenz as Director	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.1.h	Reelect Marie-Noelle Venturi-Zen-Ruffinen as Director	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.1.i	Elect Christoph Maeder as Director	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.1.j	Elect Markus Neuhaus as Director	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.2.1	Appoint Christoph Maeder as Member of the Compensation Committee	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.2.2	Appoint Thomas Pleines as Member of the Compensation Committee	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.2.3	Appoint Hans-Joerg Schmidt-Trenz as Member of the Compensation Committee	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.2.4	Appoint Marie-Noelle Venturi-Zen-Ruffinen as Member of the Compensation Committee	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.3	Designate Christophe Sarasin as Independent Proxy	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	5.4	Ratify Ernst & Young AG as Auditors	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	6.1	Approve Remuneration of Directors in the Amount of CHF 3.3 Million	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	6.2.1	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 4.7 Million	For	For	
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	6.2.2	Approve Variable Remuneration of Executive Committee in the Amount of CHF 5.2 Million	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Baloise Holding AG	BALN	26-Apr-19	Annual	Management	7	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Banco do Brasil SA	BBAS3	26-Apr-19	Special	Management	1	Amend Articles	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	3.1	Elect Luiz Fernando Figueiredo as Director	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	3.2	Elect Guilherme Horn as Director	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	3.3	Elect Waldery Rodrigues Junior as Director	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	3.4	Elect Marcelo Serfaty as Director	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	3.5	Elect Rubem de Freitas Novaes as Director	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	3.6	Elect Debora Cristina Fonseca as Director Appointed by the Employees	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Shareholder	3.7	Elect Paulo Roberto Evangelista de Lima as Director Appointed by Minority Shareholder	None	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	4	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	5.1	Percentage of Votes to Be Assigned - Elect Luiz Fernando Figueiredo as Director	None	Abstain	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	5.2	Percentage of Votes to Be Assigned - Elect Guilherme Horn as Director	None	Abstain	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	5.3	Percentage of Votes to Be Assigned - Elect Waldery Rodrigues Junior as Director	None	Abstain	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	5.4	Percentage of Votes to Be Assigned - Elect Marcelo Serfaty as Director	None	Abstain	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	5.5	Percentage of Votes to Be Assigned - Elect Rubem de Freitas Novaes as Director	None	Abstain	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	5.6	Percentage of Votes to Be Assigned - Elect Debora Cristina Fonseca as Director Appointed by the Employees	None	Abstain	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	5.7	Percentage of Votes to Be Assigned - Elect Paulo Roberto Evangelista de Lima as Director Appointed by Minority Shareholder	None	Abstain	

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Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	6	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	7	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	8.1	Elect Rafael Cavalcanti de Araujo as Fiscal Council Member and Marcia Fernanda de Oliveira Tapajos as Alternate	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	8.2	Elect Phelippe Toledo Pires de Oliveira as Fiscal Council Member and Ieda Aparecida de Moura Araujo as Alternate	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	8.3	Elect Aldo Cesar Martins Braido as Fiscal Council Member and Respective Alternate	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Shareholder	8.4	Elect Aloisio Macario Ferreira de Souza as Fiscal Council Member and Robert Juenemann as Alternate Appointed by Minority Shareholder	None	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	9	Approve Remuneration of Fiscal Council Members	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	10	Approve Remuneration of Company's Management	For	For	
Banco do Brasil SA	BBAS3	26-Apr-19	Annual	Management	11	Approve Remuneration of Audit Committee Members	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Special	Management	1	Amend Articles 21 and 24	For	For	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Special	Management	2	Consolidate Bylaws	For	For	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	3	Fix Number of Directors at Ten	For	For	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	4	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	

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Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	5	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	6	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	7	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	8.1	Percentage of Votes to Be Assigned - Elect Alvaro Antonio Cardoso de Souza as Director	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	8.2	Percentage of Votes to Be Assigned - Elect Sergio Agapito Lires Rial as Director	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	8.3	Percentage of Votes to Be Assigned - Elect Celso Clemente Giacometti as Director	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	8.4	Percentage of Votes to Be Assigned - Elect Conrado Engel as Director	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	8.5	Percentage of Votes to Be Assigned - Elect Deborah Patricia Wright as Director	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	8.6	Percentage of Votes to Be Assigned - Elect Deborah Stern Vieitas as Director	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	8.7	Percentage of Votes to Be Assigned - Elect Jose Antonio Alvarez Alvarez as Director	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	8.8	Percentage of Votes to Be Assigned - Elect Jose de Paiva Ferreira as Director	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	8.9	Percentage of Votes to Be Assigned - Elect Jose Maria Nus Badia as Director	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	8.10	Percentage of Votes to Be Assigned - Elect Marilia Artimonte Rocca as Director	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	9	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	10	Approve Remuneration of Company's Management	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

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Banco Santander (Brasil) SA	SANB11	26-Apr-19	Annual	Management	11	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	1.1	Elect Director Donald Lowry	For	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	1.2	Elect Director Doyle Beneby	For	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	1.3	Elect Director Jill Gardiner	For	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	1.4	Elect Director Kelly Huntington	For	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	1.5	Elect Director Katharine Stevenson	For	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	1.6	Elect Director Keith Trent	For	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	1.7	Elect Director Jane Peverett	For	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	1.8	Elect Director Robert L. Phillips	For	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	1.9	Elect Director Brian Vaasjo	For	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Capital Power Corp.	CPX	26-Apr-19	Annual	Management	4	Approve Shareholder Rights Plan	For	For	
Central Pattana Public Co. Ltd.	CPN	26-Apr-19	Annual	Management	1	Acknowledge Minutes of Previous Meeting	None	None	
Central Pattana Public Co. Ltd.	CPN	26-Apr-19	Annual	Management	2	Acknowledge Company's Performance	None	None	
Central Pattana Public Co. Ltd.	CPN	26-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
Central Pattana Public Co. Ltd.	CPN	26-Apr-19	Annual	Management	4	Approve Dividend Payment	For	For	
Central Pattana Public Co. Ltd.	CPN	26-Apr-19	Annual	Management	5.1	Elect Veravat Chutichetpong as Director	For	For	
Central Pattana Public Co. Ltd.	CPN	26-Apr-19	Annual	Management	5.2	Elect Sudhisak Chirathivat as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Central Pattana Public Co. Ltd.	CPN	26-Apr-19	Annual	Management	5.3	Elect Kobchai Chirathivat as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Central Pattana Public Co. Ltd.	CPN	26-Apr-19	Annual	Management	5.4	Elect Prin Chirathivat as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Central Pattana Public Co. Ltd.	CPN	26-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Central Pattana Public Co. Ltd.	CPN	26-Apr-19	Annual	Management	7	Approve KPMG Poomchai Audit Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Central Pattana Public Co. Ltd.	CPN	26-Apr-19	Annual	Management	8	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	2	Approve 2018 Work Report of the Board of Supervisors	For	For	
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	3	Approve 2018 Annual Financial Final Proposal	For	For	
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	4	Approve 2018 Annual Profit Distribution Plan	For	For	
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	5	Approve 2019 Financial Budget	For	For	
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	6	Approve 2018 Annual Report	For	For	
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	7	Approve External Auditors and Fix Their Remuneration	For	For	
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	8	Elect Qiao Changzhi as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	9	Elect Zhang Peng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	10	Approve Revision of Dilution of Current Returns by Initial Public Offering and Listing of A Shares and Remedial Measures	For	For	
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	12	Approve Extension of the Term of Initial Public Offering and Listing of A Shares	For	For	
Chongqing Rural Commercial Bank Co. Ltd.	3618	26-Apr-19	Annual	Management	13	Approve Extension of the Term of Authorization to the Board to Deal with All Matters in Relation to the Initial Public Offering and Listing of A Shares	For	For	
City Developments Ltd.	C09	26-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
City Developments Ltd.	C09	26-Apr-19	Annual	Management	2	Approve Final Dividend and Special Dividend	For	For	
City Developments Ltd.	C09	26-Apr-19	Annual	Management	3	Approve Directors' Fees	For	For	
City Developments Ltd.	C09	26-Apr-19	Annual	Management	4a	Elect Philip Yeo Liat Kok as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
City Developments Ltd.	C09	26-Apr-19	Annual	Management	4b	Elect Tan Poay Seng as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
City Developments Ltd.	C09	26-Apr-19	Annual	Management	4c	Elect Lim Yin Nee Jenny as Director	For	For	
City Developments Ltd.	C09	26-Apr-19	Annual	Management	5	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
City Developments Ltd.	C09	26-Apr-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
City Developments Ltd.	C09	26-Apr-19	Annual	Management	7	Authorize Share Repurchase Program	For	For	
City Developments Ltd.	C09	26-Apr-19	Annual	Management	8	Approve Mandate for Interested Person Transactions	For	For	
ComfortDelGro Corp. Ltd.	C52	26-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
ComfortDelGro Corp. Ltd.	C52	26-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
ComfortDelGro Corp. Ltd.	C52	26-Apr-19	Annual	Management	3	Approve Directors' Fees	For	For	
ComfortDelGro Corp. Ltd.	C52	26-Apr-19	Annual	Management	4	Elect Lim Jit Poh as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
ComfortDelGro Corp. Ltd.	C52	26-Apr-19	Annual	Management	5	Elect Sum Wai Fun, Adeline as Director	For	For	
ComfortDelGro Corp. Ltd.	C52	26-Apr-19	Annual	Management	6	Elect Chiang Chie Foo as Director	For	For	
ComfortDelGro Corp. Ltd.	C52	26-Apr-19	Annual	Management	7	Elect Ooi Beng Chin as Director	For	For	
ComfortDelGro Corp. Ltd.	C52	26-Apr-19	Annual	Management	8	Elect Jessica Cheam as Director	For	For	
ComfortDelGro Corp. Ltd.	C52	26-Apr-19	Annual	Management	9	Approve Deloitte & Touche LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
ComfortDelGro Corp. Ltd.	C52	26-Apr-19	Annual	Management	10	Approve Issuance of Shares Under the ComfortDelGro Executive Share Award Scheme	For	For	
ComfortDelGro Corp. Ltd.	C52	26-Apr-19	Annual	Management	11	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	3	Fix Number of Directors	For	Against	We view the proposed board size as too small.

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Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	4	Approve Remuneration of Company's Management	For	Against	The director remuneration plan does not meet our guidelines.
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	5	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	6	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	7	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	8	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	9.1	Percentage of Votes to Be Assigned - Elect Benjamin Steinbruch as Director	None	Abstain	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	9.2	Percentage of Votes to Be Assigned - Elect Antonio Bernardo Vieira Maia as Director	None	Abstain	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	9.3	Percentage of Votes to Be Assigned - Elect Yoshiaki Nakano as Director	None	Abstain	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	9.4	Percentage of Votes to Be Assigned - Elect Miguel Ethel Sobrinho as Director	None	Abstain	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	10	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	For	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	11	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Shareholder	12	Elect Valmir Pedro Rossi as Director Appointed by Minority Shareholder	None	For	
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Management	13	In Case Neither Class of Shares Reaches the Minimum Quorum Required by the Brazilian Corporate Law to Elect a Board Representative in Separate Elections, Would You Like to Use Your Votes to Elect the Candidate with More Votes to Represent Both Classes?	None	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Companhia Siderurgica Nacional	CSNA3	26-Apr-19	Annual	Shareholder	14	Elect Patricia Valente Stierli as Fiscal Council Member and Susana Hanna Stiphan Jabra as Appointed by Minority Shareholder	None	For	
Continental AG	CON	26-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Continental AG	CON	26-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 4.75 per Share	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	3.1	Approve Discharge of Management Board Member Elmar Degenhart for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	3.2	Approve Discharge of Management Board Member Jose Avila for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	3.3	Approve Discharge of Management Board Member Hans-Juergen Duensing for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	3.4	Approve Discharge of Management Board Member Frank Jourdan for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	3.5	Approve Discharge of Management Board Member Helmut Matschi for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	3.6	Approve Discharge of Management Board Member Ariane Reinhart for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	3.7	Approve Discharge of Management Board Member Wolfgang Schaefer for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	3.8	Approve Discharge of Management Board Member Nikolai Setzer for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.1	Approve Discharge of Supervisory Board Member Wolfgang Reitzle for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.2	Approve Discharge of Supervisory Board Member Christiane Benner for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.3	Approve Discharge of Supervisory Board Member Gunter Dunkel for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.4	Approve Discharge of Supervisory Board Member Francesco Grioli for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.5	Approve Discharge of Supervisory Board Member Peter Gutzmer for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.6	Approve Discharge of Supervisory Board Member Peter Hausmann for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.7	Approve Discharge of Supervisory Board Member Michael Iglhaut for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.8	Approve Discharge of Supervisory Board Member Klaus Mangold for Fiscal 2018	For	For	

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Continental AG	CON	26-Apr-19	Annual	Management	4.9	Approve Discharge of Supervisory Board Member Hartmut Meine for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.10	Approve Discharge of Supervisory Board Member Sabine Neuss for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.11	Approve Discharge of Supervisory Board Member Rolf Nonnenmacher for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.12	Approve Discharge of Supervisory Board Member Dirk Nordmann for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.13	Approve Discharge of Supervisory Board Member Klaus Rosenfeld for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.14	Approve Discharge of Supervisory Board Member Georg Schaeffler for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.15	Approve Discharge of Supervisory Board Member Maria-Elisabeth Schaeffler-Thumann for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.16	Approve Discharge of Supervisory Board Member Joerg Schoenfelder for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.17	Approve Discharge of Supervisory Board Member Stefan Scholz for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.18	Approve Discharge of Supervisory Board Member Gudrun Valten for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.19	Approve Discharge of Supervisory Board Member Kirsten Voerke for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.20	Approve Discharge of Supervisory Board Member Elke Volkmann for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.21	Approve Discharge of Supervisory Board Member Erwin Woerle for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	4.22	Approve Discharge of Supervisory Board Member Siegfried Wolf for Fiscal 2018	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	5	Ratify KPMG AG as Auditors for Fiscal 2019	For	Against	The auditor's tenure is not disclosed.
Continental AG	CON	26-Apr-19	Annual	Management	6.1	Elect Gunter Dunkel to the Supervisory Board	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	6.2	Elect Satish Khata to the Supervisory Board	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	6.3	Elect Isabel Knauf to the Supervisory Board	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	6.4	Elect Sabine Neuss to the Supervisory Board	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	6.5	Elect Rolf Nonnenmacher to the Supervisory Board	For	For	
Continental AG	CON	26-Apr-19	Annual	Management	6.6	Elect Wolfgang Reitzle to the Supervisory Board	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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Continental AG	CON	26-Apr-19	Annual	Management	6.7	Elect Klaus Rosenfeld to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
Continental AG	CON	26-Apr-19	Annual	Management	6.8	Elect Georg Schaeffler to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Continental AG	CON	26-Apr-19	Annual	Management	6.9	Elect Maria-Elisabeth Schaeffler-Thumann to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Continental AG	CON	26-Apr-19	Annual	Management	6.10	Elect Siegfried Wolf to the Supervisory Board	For	For	
Cosan SA	CSAN3	26-Apr-19	Special	Management	1	Ratify Cancellation of Treasury Shares and Amend Article 5 Accordingly	For	For	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Cosan SA	CSAN3	26-Apr-19	Special	Management	2	Authorize Capitalization of Reserves and Amend Article 5 Accordingly	For	For	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Cosan SA	CSAN3	26-Apr-19	Special	Management	3	Approve Decrease in Board Size and Amend Article 15 Accordingly	For	Against	We view the proposed board size as too small.
Cosan SA	CSAN3	26-Apr-19	Annual	Management	3	Fix Number of Directors at Six	For	Against	We view the proposed board size as too small.
Cosan SA	CSAN3	26-Apr-19	Special	Management	4	Amend Articles 26 and 29	For	For	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	4	Approve Characterization of Dan Ioschpe and Mailson Ferreira da Nobrega as Independent Directors	For	For	
Cosan SA	CSAN3	26-Apr-19	Special	Management	5	Consolidate Bylaws	For	For	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	5	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	6.1	Elect Rubens Ometto Silveira Mello as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Cosan SA	CSAN3	26-Apr-19	Annual	Management	6.2	Elect Marcos Marinho Lutz as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Cosan SA	CSAN3	26-Apr-19	Annual	Management	6.3	Elect Marcelo de Souza Scarcela Portela as Director	For	Against	We do not support insiders on the board other than the CEO.

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Cosan SA	CSAN3	26-Apr-19	Annual	Management	6.4	Elect Burkhard Otto Cordes as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Cosan SA	CSAN3	26-Apr-19	Annual	Management	6.5	Elect Dan Ioschpe as Director	For	Against	This director is overboarded.
Cosan SA	CSAN3	26-Apr-19	Annual	Management	6.6	Elect Mailson Ferreira da Nobrega as Director	For	Against	This director is overboarded.
Cosan SA	CSAN3	26-Apr-19	Annual	Management	7	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	8.1	Percentage of Votes to Be Assigned - Elect Rubens Ometto Silveira Mello as Director	None	Abstain	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	8.2	Percentage of Votes to Be Assigned - Elect Marcos Marinho Lutz as Director	None	Abstain	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	8.3	Percentage of Votes to Be Assigned - Elect Marcelo de Souza Scarcela Portela as Director	None	Abstain	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	8.4	Percentage of Votes to Be Assigned - Elect Burkhard Otto Cordes as Director	None	Abstain	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	8.5	Percentage of Votes to Be Assigned - Elect Dan Ioschpe as Director	None	Abstain	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	8.6	Percentage of Votes to Be Assigned - Elect Mailson Ferreira da Nobrega as Director	None	Abstain	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	9	Install Fiscal Council	For	For	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	10	Fix Number of Fiscal Council Members at Five	For	For	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	11.1	Elect Luiz Carlos Nannini as Fiscal Council Member and Nadir Dancini Barsnullo as Alternate	For	For	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	11.2	Elect Marcelo Curti as Fiscal Council Member and Henrique Ache Pillar as Alternate	For	For	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	11.3	Elect Edison Carlos Fernandes as Fiscal Council Member and Francisco Silverio Morales Cespede as Alternate	For	For	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	11.4	Elect Vanessa Claro Lopes as Fiscal Council Member and Carla Alessandra Trematore as Alternate	For	For	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	11.5	Elect Alberto Asato as Fiscal Council Member and Edison Andrade de Souza as Alternate	For	For	
Cosan SA	CSAN3	26-Apr-19	Annual	Management	12	Approve Remuneration of Company's Management and Fiscal Council	For	For	

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CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	1	Approve Minutes of Previous Meeting	For	For	
CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	2	Acknowledge Operational Results	For	For	
CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	3	Approve Financial Statements	For	For	
CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividend Payment	For	For	
CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	5.1	Elect Padoong Techasarintr as Director	For	Against	We are voting against this director due to concerns over tenure. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	5.2	Elect Pridi Boonyoung as Director	For	Against	We are voting against this director due to concerns over tenure.
CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	5.3	Elect Phatcharavat Wongsuwan as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	5.4	Elect Prasobsook Boondech as Director	For	For	
CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	5.5	Elect Nampung Wongsmith as Director	For	For	
CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	7	Approve KPMG Phoomchai Audit Ltd. as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
CP All Public Co. Ltd.	CPALL	26-Apr-19	Annual	Management	8	Amend Memorandum of Association	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	1.1	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	1.2	Accept Financial Statements and Statutory Reports	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	2	Approve Discharge of Board and Senior Management	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	3.1	Approve Allocation of Income	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	3.2	Approve Dividends of CHF 0.26 per Share from Capital Contribution Reserves	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	4	Approve Creation of CHF 4.1 Million Pool of Capital without Preemptive Rights	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	5.1	Amend Articles Re: General Meeting of Shareholders; Deletions	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	5.2	Amend Articles Re: Voting Rights	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.a	Reelect Urs Rohner as Director and Board Chairman	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.b	Reelect Iris Bohnet as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.c	Reelect Andreas Gottschling as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.d	Reelect Alexander Gut as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.e	Reelect Michael Klein as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.f	Reelect Seraina Macia as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.g	Reelect Kai Nargolwala as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.h	Elect Ana Pessoa as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.i	Reelect Joaquin Ribeiro as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.j	Reelect Severin Schwan as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.k	Reelect John Tiner as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.l	Elect Christian Gellerstad as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.1.m	Elect Shan Li as Director	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.2.1	Reappoint Iris Bohnet as Member of the Compensation Committee	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.2.2	Reappoint Kai Nargolwala as Member of the Compensation Committee	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.2.3	Appoint Christian Gellerstad as Member of the Compensation Committee	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	6.2.4	Appoint Michael Klein as Member of the Compensation Committee	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	7.1	Approve Remuneration of Directors in the Amount of CHF 12 Million	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	7.2.1	Approve Short-Term Variable Remuneration of Executive Committee in the Amount of CHF 30.6 Million	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	7.2.2	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 31 Million	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	7.2.3	Approve Long-Term Variable Remuneration of Executive Committee in the Amount of CHF 30.2 Million	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	8.1	Ratify KPMG AG as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	8.2	Ratify BDO AG as Special Auditors	For	For	
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	8.3	Designate Anwaltskanzlei Keller KLG as Independent Proxy	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Credit Suisse Group AG	CSGN	26-Apr-19	Annual	Management	9	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Empresas CMPC SA	CMPC	26-Apr-19	Annual	Management	a	Accept Financial Statements and Statutory Reports	For	For	
Empresas CMPC SA	CMPC	26-Apr-19	Annual	Management	b	Approve Dividend Distribution of CLP 34 per Share	For	For	
Empresas CMPC SA	CMPC	26-Apr-19	Annual	Management	c	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Empresas CMPC SA	CMPC	26-Apr-19	Annual	Management	d	Receive Report Regarding Related-Party Transactions	For	For	
Empresas CMPC SA	CMPC	26-Apr-19	Annual	Management	e	Appoint Auditors and Designate Risk Assessment Companies	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Empresas CMPC SA	CMPC	26-Apr-19	Annual	Management	f	Approve Remuneration of Directors; Approve Remuneration and Budget of Directors' Committee	For	For	
Empresas CMPC SA	CMPC	26-Apr-19	Annual	Management	g	Receive Dividend Policy and Distribution Procedures	For	For	
Empresas CMPC SA	CMPC	26-Apr-19	Annual	Management	h	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
ENGIE Brasil Energia SA	EGIE3	26-Apr-19	Special	Management	1	Amend Articles	For	For	
ENGIE Brasil Energia SA	EGIE3	26-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
ENGIE Brasil Energia SA	EGIE3	26-Apr-19	Special	Management	2	Consolidate Bylaws	For	For	
ENGIE Brasil Energia SA	EGIE3	26-Apr-19	Annual	Management	2	Approve Capital Budget	For	For	
ENGIE Brasil Energia SA	EGIE3	26-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
ENGIE Brasil Energia SA	EGIE3	26-Apr-19	Annual	Management	4	Approve Employees' Bonuses	For	For	
ENGIE Brasil Energia SA	EGIE3	26-Apr-19	Annual	Management	5	Approve Remuneration of Company's Management and Fiscal Council	For	For	
ENGIE Brasil Energia SA	EGIE3	26-Apr-19	Annual	Management	6	Elect Fiscal Council Members	For	For	
ENGIE Brasil Energia SA	EGIE3	26-Apr-19	Annual	Management	7	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	1	Open Meeting	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	2	Receive Report of Management Board (Non-Voting)	None	None	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	3.1	Discuss Remuneration Policy	None	None	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	3.2	Receive Auditor's Report (Non-Voting)	None	None	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	3.3	Adopt Financial Statements and Statutory Reports	For	For	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	3.4	Approve Dividends of EUR 0.30 Per Share	For	For	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	4.1	Approve Discharge of Management Board	For	For	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	4.2	Approve Discharge of Supervisory Board	For	For	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	5	Ratify KPMG as Auditors	For	For	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	6	Elect A.J.A. van der Ven to Executive Board	For	For	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	7	Reelect W.M. Wunnekink to Supervisory Board	For	For	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	8.1	Grant Board Authority to Issue Shares up to 10 Percent of Issued Capital	For	For	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	8.2	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	9	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	10	Discuss Retirement Schedule of the Supervisory Board	None	None	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	11	Other Business (Non-Voting)	None	None	
ForFarmers NV	FFARM	26-Apr-19	Annual	Management	12	Close Meeting	None	None	
GEA Group AG	G1A	26-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
GEA Group AG	G1A	26-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.85 per Share	For	For	
GEA Group AG	G1A	26-Apr-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
GEA Group AG	G1A	26-Apr-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
GEA Group AG	G1A	26-Apr-19	Annual	Management	5	Ratify KPMG AG as Auditors for Fiscal 2019	For	For	
GEA Group AG	G1A	26-Apr-19	Annual	Management	6	Elect Colin Hall to the Supervisory Board	For	For	
GEA Group AG	G1A	26-Apr-19	Annual	Management	7	Approve Remuneration of Supervisory Board	For	For	
GEA Group AG	G1A	26-Apr-19	Annual	Management	8	Approve Remuneration System for Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
GEA Group AG	G1A	26-Apr-19	Annual	Management	9	Voting Instructions for Motions or Nominations by Shareholders that are not Made Accessible Before the AGM and that are Made or Amended in the Course of the AGM	None	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	2	Approve Discharge of Directors	For	For	
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	3	Approve Consolidated Financial Statements and Statutory Reports	For	For	
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	4	Approve Allocation of Income and Dividends of EUR 0.65 per Share	For	For	
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	5	Approve Transaction with Polygone SA Re: Services Agreement	For	Against	This proposal is not in shareholders' best interests.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	6	Approve Auditors' Special Report on Related-Party Transactions	For	For	
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	7	Reelect Fanny Picard as Director	For	For	
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	8	Reelect Philippe Marcel as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against the Chair of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	9	Reelect Daniel Havis as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	10	Approve Compensation of Olivier Ginon, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	11	Approve Compensation of Olivier Roux, Vice-Chairman and Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	12	Approve Compensation of Olivier Ferraton, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	13	Approve Remuneration Policy of Chairman and CEO; Vice-Chairman and Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	14	Approve Remuneration Policy of the Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	16	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	17	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 30 Million	For	For	
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	18	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	19	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Against	Against	The employee stock purchase plan does not meet our guidelines.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	21	Authorize up to 200,000 Shares for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
GL Events SA	GLO	26-Apr-19	Annual/Special	Management	22	Authorize Filing of Required Documents/Other Formalities	For	For	
Gruma SAB de CV	GRUMAB	26-Apr-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Gruma SAB de CV	GRUMAB	26-Apr-19	Special	Management	1	Authorize Cancellation of 11.79 Million Series B Class I Repurchased Shares and Consequently Reduction in Fixed Portion of Capital; Amend Article 6	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Gruma SAB de CV	GRUMAB	26-Apr-19	Annual	Management	2	Present Report on Adherence to Fiscal Obligations	For	For	
Gruma SAB de CV	GRUMAB	26-Apr-19	Special	Management	2	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Gruma SAB de CV	GRUMAB	26-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
Gruma SAB de CV	GRUMAB	26-Apr-19	Special	Management	3	Approve Minutes of Meeting	For	For	
Gruma SAB de CV	GRUMAB	26-Apr-19	Annual	Management	4	Set Maximum Amount of Share Repurchase Reserve and Present Report of Operations with Treasury Shares	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Gruma SAB de CV	GRUMAB	26-Apr-19	Annual	Management	5	Elect Directors, Secretary, and Alternates, Verify Independence Classification of Directors and Approve Their Remuneration; Approve Remuneration of Audit and Corporate Practices Committees	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Gruma SAB de CV	GRUMAB	26-Apr-19	Annual	Management	6	Elect Chairmen of Audit and Corporate Practices Committees	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Gruma SAB de CV	GRUMAB	26-Apr-19	Annual	Management	7	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Gruma SAB de CV	GRUMAB	26-Apr-19	Annual	Management	8	Approve Minutes of Meeting	For	For	
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	1a	Elect Director Thomas F. Frist, III	For	For	
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	1b	Elect Director Samuel N. Hazen	For	For	
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	1c	Elect Director Meg G. Crofton	For	For	
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	1d	Elect Director Robert J. Dennis	For	Against	This director is overboarded.
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	1e	Elect Director Nancy-Ann DeParle	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	1f	Elect Director William R. Frist	For	For	
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	1g	Elect Director Charles O. Holliday, Jr.	For	For	
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	1h	Elect Director Geoffrey G. Meyers	For	For	
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	1i	Elect Director Michael W. Michelson	For	For	
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	1j	Elect Director Wayne J. Riley	For	For	
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	1k	Elect Director John W. Rowe	For	For	
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
HCA Healthcare, Inc.	HCA	26-Apr-19	Annual	Management	4	Eliminate Supermajority Vote Requirement	For	For	
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Management	4	Approve Financial Statements	For	For	
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Management	5	Approve Profit Distribution	For	For	
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Management	6	Approve Use of Own Funds to Invest in Financial Products	For	Against	This proposal is not in shareholders' best interests.
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Management	7	Approve to Appoint Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Shareholder	8.1	Elect An Kang as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Shareholder	8.2	Elect Fan Bei as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Shareholder	8.3	Elect Wang Qiping as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Shareholder	8.4	Elect An Ying as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Shareholder	9.1	Elect Zhang Jingang as Independent Director	For	For	
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Shareholder	9.2	Elect Tian Lijun as Independent Director	For	For	
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Shareholder	9.3	Elect Huang Peitang as Independent Director	For	For	
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Shareholder	10.1	Elect Cai Linlin as Supervisor	For	For	
Hualan Biological Engineering, Inc.	002007	26-Apr-19	Annual	Shareholder	10.2	Elect Ma Chaoyuan as Supervisor	For	For	
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.1	Elect Director Victor T.K. Li	For	Withhold	We are voting against this director due to concerns over tenure. This director is overboarded.

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Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.2	Elect Director Canning K.N. Fok	For	Withhold	We are voting against this director due to concerns over tenure. This director is overboarded. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.3	Elect Director Stephen E. Bradley	For	For	
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.4	Elect Director Asim Ghosh	For	For	
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.5	Elect Director Martin J.G. Glynn	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are voting against this director due to concerns over tenure. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.6	Elect Director Poh Chan Koh	For	Withhold	We are voting against this director due to concerns over tenure.
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.7	Elect Director Eva Lee Kwok	For	Withhold	We are voting against this director due to concerns over tenure.
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.8	Elect Director Stanley T.L. Kwok	For	Withhold	We are voting against this director due to concerns over tenure.
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.9	Elect Director Frederick S.H. Ma	For	For	
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.10	Elect Director George C. Magnus	For	For	
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.11	Elect Director Neil D. McGee	For	For	
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.12	Elect Director Robert J. Peabody	For	For	
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.13	Elect Director Colin S. Russel	For	For	
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.14	Elect Director Wayne E. Shaw	For	Withhold	We are voting against this director due to concerns over tenure.
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.15	Elect Director William Shurniak	For	Withhold	We are voting against this director due to concerns over tenure.
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	1.16	Elect Director Frank J. Sixt	For	Withhold	We are voting against this director due to concerns over tenure.
Husky Energy, Inc.	HSE	26-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Imperial Oil Ltd.	IMO	26-Apr-19	Annual	Management	1	Ratify PricewaterhouseCoopers LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.

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Imperial Oil Ltd.	IMO	26-Apr-19	Annual	Management	2.1	Elect Director D.C. (David) Brownell	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We also do not support insiders on the board other than the CEO and Executive Chair.
Imperial Oil Ltd.	IMO	26-Apr-19	Annual	Management	2.2	Elect Director D.W. (David) Cornhill	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are also holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Imperial Oil Ltd.	IMO	26-Apr-19	Annual	Management	2.3	Elect Director K.T. (Krystyna) Hoeg	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are also holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Imperial Oil Ltd.	IMO	26-Apr-19	Annual	Management	2.4	Elect Director M.C. (Miranda) Hubbs	For	For	
Imperial Oil Ltd.	IMO	26-Apr-19	Annual	Management	2.5	Elect Director R.M. (Richard) Kruger	For	For	
Imperial Oil Ltd.	IMO	26-Apr-19	Annual	Management	2.6	Elect Director J.M. (Jack) Mintz	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are also holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Imperial Oil Ltd.	IMO	26-Apr-19	Annual	Management	2.7	Elect Director D.S. (David) Sutherland	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are also holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Imperial Oil Ltd.	IMO	26-Apr-19	Annual	Shareholder	3	Advisory Vote on Executive Officers' Compensation	Against	For	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights and the preferred method for shareholders to register approval or disapproval of compensation practices and as an improvement in shareholder rights.
Incyte Corporation	INCY	26-Apr-19	Annual	Management	1.1	Elect Director Julian C. Baker	For	Against	We are voting against this director due to concerns over tenure.
Incyte Corporation	INCY	26-Apr-19	Annual	Management	1.2	Elect Director Jean-Jacques Bienaime	For	For	
Incyte Corporation	INCY	26-Apr-19	Annual	Management	1.3	Elect Director Paul A. Brooke	For	Against	We are voting against this director due to concerns over tenure.
Incyte Corporation	INCY	26-Apr-19	Annual	Management	1.4	Elect Director Paul J. Clancy	For	For	
Incyte Corporation	INCY	26-Apr-19	Annual	Management	1.5	Elect Director Wendy L. Dixon	For	For	
Incyte Corporation	INCY	26-Apr-19	Annual	Management	1.6	Elect Director Jacquelyn A. Fouse	For	Against	This director is overboarded.
Incyte Corporation	INCY	26-Apr-19	Annual	Management	1.7	Elect Director Paul A. Friedman	For	Against	We are voting against this director due to concerns over tenure. This director is also overboarded.
Incyte Corporation	INCY	26-Apr-19	Annual	Management	1.8	Elect Director Herve Hoppenot	For	For	
Incyte Corporation	INCY	26-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks sufficient disclosure.
Incyte Corporation	INCY	26-Apr-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Incyte Corporation	INCY	26-Apr-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Incyte Corporation	INCY	26-Apr-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Interparfums	ITP	26-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Interparfums	ITP	26-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Interparfums	ITP	26-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.71 per Share	For	For	
Interparfums	ITP	26-Apr-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Interparfums	ITP	26-Apr-19	Annual/Special	Management	5	Renew Appointment of SFECO and FIDUCIA AUDIT as Auditor	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Interparfums	ITP	26-Apr-19	Annual/Special	Management	6	Acknowledge End of Mandate of Serge Azan as Alternate Auditor and Decision to Neither Replace Nor Renew	For	For	
Interparfums	ITP	26-Apr-19	Annual/Special	Management	7	Renew Appointment of MAZARS as Auditor	For	For	
Interparfums	ITP	26-Apr-19	Annual/Special	Management	8	Acknowledge End of Mandate of Jean-Maurice Elnouchi as Alternate Auditor and Decision to Neither Replace Nor Renew	For	For	
Interparfums	ITP	26-Apr-19	Annual/Special	Management	9	Approve Compensation of Philippe Benacin, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Interparfums	ITP	26-Apr-19	Annual/Special	Management	10	Approve Remuneration Policy of the Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Interparfums	ITP	26-Apr-19	Annual/Special	Management	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Interparfums	ITP	26-Apr-19	Annual/Special	Management	12	Authorize Capitalization of Reserves of Up to EUR 50 Million for Bonus Issue or Increase in Par Value	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Interparfums	ITP	26-Apr-19	Annual/Special	Management	13	Authorize up to 1 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
Interparfums	ITP	26-Apr-19	Annual/Special	Management	14	Authorize up to 3 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The stock option plan does not meet our guidelines.
Interparfums	ITP	26-Apr-19	Annual/Special	Management	15	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Interparfums	ITP	26-Apr-19	Annual/Special	Management	16	Authorize Filing of Required Documents/Other Formalities	For	For	
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	3	Approve Directors' Fees	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	4a	Elect Hassan Abas as Director	For	Against	We are voting against this director due to concerns over tenure. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	4b	Elect Benjamin Keswick as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. This director is overboarded.
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	4c	Elect Marty Natalegawa as Director	For	For	
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	5a	Elect Stephen Gore as Director	For	Against	We do not support insiders on the board other than the CEO.
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	5b	Elect Steven Phan (Phan Swee Kim) as Director	For	For	
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	6	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	7a	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	7b	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Jardine Cycle & Carriage Ltd.	C07	26-Apr-19	Annual	Management	7c	Approve Mandate for Interested Person Transactions	For	For	
Kellogg Company	K	26-Apr-19	Annual	Management	1a	Elect Director Roderick D. "Rod" Gillum	For	For	
Kellogg Company	K	26-Apr-19	Annual	Management	1b	Elect Director Mary Laschinger	For	For	
Kellogg Company	K	26-Apr-19	Annual	Management	1c	Elect Director Erica Mann	For	For	
Kellogg Company	K	26-Apr-19	Annual	Management	1d	Elect Director Carolyn Tastad	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Kellogg Company	K	26-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks sufficient disclosure.
Kellogg Company	K	26-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Kellogg Company	K	26-Apr-19	Annual	Shareholder	4	Declassify the Board of Directors	None	For	We support this proposal to declassify the board structure and institute annual elections of all directors.
Knowit AB	KNOW	26-Apr-19	Annual	Management	1	Open Meeting; Elect Chairman of Meeting	For	For	
Knowit AB	KNOW	26-Apr-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Knowit AB	KNOW	26-Apr-19	Annual	Management	3	Approve Agenda of Meeting	For	For	
Knowit AB	KNOW	26-Apr-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Knowit AB	KNOW	26-Apr-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Knowit AB	KNOW	26-Apr-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
Knowit AB	KNOW	26-Apr-19	Annual	Management	7	Receive President's Report	None	None	
Knowit AB	KNOW	26-Apr-19	Annual	Management	8.a	Accept Financial Statements and Statutory Reports	For	For	
Knowit AB	KNOW	26-Apr-19	Annual	Management	8.b	Approve Allocation of Income and Dividends of SEK 5.80 Per Share	For	For	
Knowit AB	KNOW	26-Apr-19	Annual	Management	8.c	Approve Discharge of Board and President	For	For	
Knowit AB	KNOW	26-Apr-19	Annual	Management	9	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	
Knowit AB	KNOW	26-Apr-19	Annual	Management	10	Approve Remuneration of Directors in the Amount of SEK 575,000 for the Chairman and SEK 235,000 for Other Directors; Approve Remuneration of Auditors	For	For	
Knowit AB	KNOW	26-Apr-19	Annual	Management	11	Reelect Gunilla Asker, Stefan Gardefjord, Camilla Monefeldt Kirstein, Mats Olsson (Chairman), Kia Orback-Pettersson, Peder Ramel and Jon Risfelt as Directors; Ratify KPMG as Auditor	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Knowit AB	KNOW	26-Apr-19	Annual	Management	12	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Knowit AB	KNOW	26-Apr-19	Annual	Management	13	Approve Issuance of 500,000 Shares without Preemptive Rights	For	For	
Knowit AB	KNOW	26-Apr-19	Annual	Management	14	Close Meeting	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1a	Elect Director Gregory R. Dahlberg	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1b	Elect Director David G. Fubini	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1c	Elect Director Miriam E. John	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1d	Elect Director Frank Kendall, III	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1e	Elect Director Robert C. Kovarik, Jr.	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1f	Elect Director Harry M.J. Kraemer, Jr.	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1g	Elect Director Roger A. Krone	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1h	Elect Director Gary S. May	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1i	Elect Director Surya N. Mohapatra	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1j	Elect Director Lawrence C. Nussdorf	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1k	Elect Director Robert S. Shapard	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1l	Elect Director Susan M. Stalnecker	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	1m	Elect Director Noel B. Williams	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Shareholder	3	Adopt Simple Majority Vote	Against	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Leidos Holdings, Inc.	LDOS	26-Apr-19	Annual	Management	4	Ratify Deloitte & Touche LLP as Auditors	For	For	
Merck KGaA	MRK	26-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Merck KGaA	MRK	26-Apr-19	Annual	Management	2	Accept Financial Statements and Statutory Reports for Fiscal 2018	For	For	
Merck KGaA	MRK	26-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of EUR 1.25 per Share	For	For	
Merck KGaA	MRK	26-Apr-19	Annual	Management	4	Approve Discharge of Management Board for Fiscal 2018	For	For	
Merck KGaA	MRK	26-Apr-19	Annual	Management	5	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Merck KGaA	MRK	26-Apr-19	Annual	Management	6	Ratify KPMG AG as Auditors for Fiscal 2019	For	Against	The auditor's tenure exceeds our guidelines.
Merck KGaA	MRK	26-Apr-19	Annual	Management	7.1	Elect Wolfgang Buechele to the Supervisory Board	For	For	
Merck KGaA	MRK	26-Apr-19	Annual	Management	7.2	Elect Michael Kleinemeier to the Supervisory Board	For	For	
Merck KGaA	MRK	26-Apr-19	Annual	Management	7.3	Elect Renate Koehler to the Supervisory Board	For	For	
Merck KGaA	MRK	26-Apr-19	Annual	Management	7.4	Elect Helene von Roeder to the Supervisory Board	For	For	
Merck KGaA	MRK	26-Apr-19	Annual	Management	7.5	Elect Helga Ruebsamen-Schaeff to the Supervisory Board	For	For	
Merck KGaA	MRK	26-Apr-19	Annual	Management	7.6	Elect Daniel Thelen to the Supervisory Board	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Multiplan Empreendimentos Imobiliarios SA	MULT3	26-Apr-19	Special	Management	1	Amend Article 24 and Consolidate Bylaws	For	For	
Multiplan Empreendimentos Imobiliarios SA	MULT3	26-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Multiplan Empreendimentos Imobiliarios SA	MULT3	26-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Multiplan Empreendimentos Imobiliarios SA	MULT3	26-Apr-19	Annual	Management	3	Approve Remuneration of Company's Management	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Multiplan Empreendimentos Imobiliarios SA	MULT3	26-Apr-19	Annual	Management	4	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	3	Re-elect Elizabeth Corley as Director	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	4	Re-elect Vivienne Cox as Director	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	5	Re-elect John Fallon as Director	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	6	Re-elect Josh Lewis as Director	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	7	Re-elect Linda Lorimer as Director	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	8	Re-elect Michael Lynton as Director	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	9	Re-elect Tim Score as Director	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	10	Re-elect Sidney Taurel as Director	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	11	Re-elect Lincoln Wallen as Director	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	12	Re-elect Coram Williams as Director	For	Against	We do not support insiders on the board other than the CEO.
Pearson Plc	PSON	26-Apr-19	Annual	Management	13	Approve Remuneration Report	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	14	Reappoint PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Pearson Plc	PSON	26-Apr-19	Annual	Management	15	Authorise the Audit Committee to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Pearson Plc	PSON	26-Apr-19	Annual	Management	16	Authorise Issue of Equity	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	For	
Pearson Plc	PSON	26-Apr-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	1.1	Elect Director Bradley A. Alford	For	For	

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Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	1.2	Elect Director Rolf A. Classon	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	1.3	Elect Director Adriana Karaboutis	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	1.4	Elect Director Murray S. Kessler	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	1.5	Elect Director Jeffrey B. Kindler	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	1.6	Elect Director Erica L. Mann	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	1.7	Elect Director Donal O'Connor	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	1.8	Elect Director Geoffrey M. Parker	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	1.9	Elect Director Theodore R. Samuels	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	1.10	Elect Director Jeffrey C. Smith	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	5	Approve Creation of Distributable Reserves	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	6	Authorize Issue of Equity	For	For	
Perrigo Company plc	PRGO	26-Apr-19	Annual	Management	7	Authorize Issuance of Equity without Preemptive Rights	For	For	
PT Perusahaan Gas Negara (Persero) Tbk	PGAS	26-Apr-19	Annual	Management	1	Accept Annual Report, Report of the Partnership and Community Development Program (PCDP), and Commissioners' Report	For	For	
PT Perusahaan Gas Negara (Persero) Tbk	PGAS	26-Apr-19	Annual	Management	2	Approve Financial Statements, Financial Report of the Partnership and Community Development Program (PCDP), and Discharge of Directors and Commissioners	For	For	
PT Perusahaan Gas Negara (Persero) Tbk	PGAS	26-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
PT Perusahaan Gas Negara (Persero) Tbk	PGAS	26-Apr-19	Annual	Management	4	Approve Remuneration and Tantiem of Directors and Commissioners	For	For	
PT Perusahaan Gas Negara (Persero) Tbk	PGAS	26-Apr-19	Annual	Management	5	Approve Auditors of the Company and the PCDP	For	For	
PT Perusahaan Gas Negara (Persero) Tbk	PGAS	26-Apr-19	Annual	Shareholder	6	Approve Changes in Board of Company	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
RTL Group SA	RRTL	26-Apr-19	Annual	Management	1	Receive Board's and Auditor's Reports	None	None	
RTL Group SA	RRTL	26-Apr-19	Annual	Management	2.1	Approve Financial Statements	For	For	
RTL Group SA	RRTL	26-Apr-19	Annual	Management	2.2	Approve Consolidated Financial Statements	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
RTL Group SA	RRTL	26-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividends of EUR 3.00 per Share	For	For	
RTL Group SA	RRTL	26-Apr-19	Annual	Management	4.1	Approve Discharge of Directors	For	For	
RTL Group SA	RRTL	26-Apr-19	Annual	Management	4.2	Approve Discharge of Auditors	For	For	
RTL Group SA	RRTL	26-Apr-19	Annual	Management	4.3	Approve Remuneration of Directors	For	For	
RTL Group SA	RRTL	26-Apr-19	Annual	Management	5.1	Elect Immanuel Hermreck as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
RTL Group SA	RRTL	26-Apr-19	Annual	Management	5.2	Renew Appointment of PricewaterhouseCoopers as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
RTL Group SA	RRTL	26-Apr-19	Annual	Management	6	Approve Share Repurchase	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	2	Approve Allocation of Income and Dividends of EUR 1.75 per Share	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	3	Approve Consolidated Financial Statements and Statutory Reports	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	4	Approve Compensation of Denis Kessler, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	5	Approve Remuneration Policy of Denis Kessler, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	6	Reelect Jean-Marc Raby as Director	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	7	Reelect Augustin de Romanet as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	8	Reelect Kory Sorenson as Director	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	9	Reelect Fields Wicker-Miurin as Director	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	10	Elect Fabrice Bregier as Director	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	11	Approve Remuneration of Directors in the Aggregate Amount of EUR 1,550,000	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	12	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	13	Authorize Capitalization of Reserves of Up to EUR 200 Million for Bonus Issue or Increase in Par Value	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	14	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 608,372,568	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	15	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 152,093,142	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	16	Approve Issuance of Equity or Equity-Linked Securities for up to 10 Percent of Issued Capital for Private Placements	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	17	Authorize Capital Increase of Up to EUR 152,093,142 Million for Future Exchange Offers	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	18	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	19	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 14-16	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	20	Authorize Issuance of Warrants (Bons 2019 Contingents) without Preemptive Rights Reserved for a Category of Persons up to Aggregate Nominal Amount of EUR 300 Million Re: Contingent Capital	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	21	Authorize Issuance of Warrants (AOF 2019) without Preemptive Rights Reserved for a Category of Persons up to Aggregate Nominal Amount of EUR 300 Million Re: Ancillary Own-Fund	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	22	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	23	Authorize up to 1.5 Million Shares for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	24	Authorize Issuance of up to 3 Million Shares for Use in Restricted Stock Plans	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	25	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	26	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 795,912,085	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	27	Amend Article 10 of Bylaws Re: Number of Directors (from 12 to 8) and Employee Representative	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Management	28	Authorize Filing of Required Documents/Other Formalities	For	For	
SCOR SE	SCR	26-Apr-19	Annual/Special	Shareholder	A	Dismiss Denis Kessler as Director	Against	Against	We are not supportive of this shareholder resolution as it is written in a prescriptive way.
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.1	Elect Alexei Mordashov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.2	Elect Alexander Shevelev as Director	None	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.1	Elect Alexei Mordashov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.3	Elect Alexey Kulichenko as Director	None	Against	We do not support insiders on the board other than the CEO.
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.2	Elect Alexander Shevelev as Director	None	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.4	Elect Andrey Mityukov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.3	Elect Alexey Kulichenko as Director	None	Against	We do not support insiders on the board other than the CEO.
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.5	Elect Agnes Anna Ritter as Director	None	Against	We do not support insiders on the board other than the CEO.
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.4	Elect Andrey Mityukov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.6	Elect Philip John Dayer as Director	None	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.5	Elect Agnes Anna Ritter as Director	None	Against	We do not support insiders on the board other than the CEO.
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.7	Elect David Alun Bowen as Director	None	For	

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Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.6	Elect Philip John Dayer as Director	None	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.8	Elect Veikko Sakari Tamminen as Director	None	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.7	Elect David Alun Bowen as Director	None	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.9	Elect Vladimir Mau as Director	None	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.8	Elect Veikko Sakari Tamminen as Director	None	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.10	Elect Alexander Auzan as Director	None	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.9	Elect Vladimir Mau as Director	None	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	1.10	Elect Alexander Auzan as Director	None	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	3	Ratify Auditor	For	Against	The auditor's tenure is not disclosed.
Severstal PAO	CHMF	26-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	4	Amend Regulations on Remuneration of Directors	For	For	
Severstal PAO	CHMF	26-Apr-19	Annual	Management	3	Ratify Auditor	For	Against	The auditor's tenure is not disclosed.
Severstal PAO	CHMF	26-Apr-19	Annual	Management	4	Amend Regulations on Remuneration of Directors	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.1	Elect Director Rona H. Ambrose	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.2	Elect Director John P. Dielwart	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.3	Elect Director Dawn L. Farrell	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.4	Elect Director Robert C. Flexon	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.5	Elect Director Alan J. Fohrer	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.6	Elect Director Gordon D. Giffin	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.7	Elect Director Harry Goldgut	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.8	Elect Director Richard Legault	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.9	Elect Director Yakout Mansour	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.10	Elect Director Georgia R. Nelson	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.11	Elect Director Beverlee F. Park	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Sp ecial	Management	1.12	Elect Director Bryan D. Pinney	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
TransAlta Corporation	TA	26-Apr-19	Annual/Special	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
TransAlta Corporation	TA	26-Apr-19	Annual/Special	Management	3	Approve Shareholder Rights Plan	For	For	
TransAlta Corporation	TA	26-Apr-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance
United Overseas Bank Limited (Singapore)	U11	26-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
United Overseas Bank Limited (Singapore)	U11	26-Apr-19	Annual	Management	2	Approve Final and Special Dividend	For	For	
United Overseas Bank Limited (Singapore)	U11	26-Apr-19	Annual	Management	3	Approve Directors' Fees	For	For	
United Overseas Bank Limited (Singapore)	U11	26-Apr-19	Annual	Management	4	Approve Advisory Fee to Wee Cho Yaw, the Chairman Emeritus and Adviser	For	For	
United Overseas Bank Limited (Singapore)	U11	26-Apr-19	Annual	Management	5	Approve Ernst & Young LLP as Auditors and Authorize Directors to Fix Their Remuneration	For	For	
United Overseas Bank Limited (Singapore)	U11	26-Apr-19	Annual	Management	6	Elect James Koh Cher Siang as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
United Overseas Bank Limited (Singapore)	U11	26-Apr-19	Annual	Management	7	Elect Ong Yew Huat as Director	For	For	
United Overseas Bank Limited (Singapore)	U11	26-Apr-19	Annual	Management	8	Elect Wee Ee Lim as Director	For	Against	This director is overboarded.
United Overseas Bank Limited (Singapore)	U11	26-Apr-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
United Overseas Bank Limited (Singapore)	U11	26-Apr-19	Annual	Management	10	Approve Issuance of Shares Pursuant to the UOB Scrip Dividend Scheme	For	For	
United Overseas Bank Limited (Singapore)	U11	26-Apr-19	Annual	Management	11	Authorize Share Repurchase Program	For	For	
VP Bank AG	VPBN	26-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports (Voting)	For	For	
VP Bank AG	VPBN	26-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 5.50 per Registered Share A and CHF 0.55 per Registered Share B	For	For	
VP Bank AG	VPBN	26-Apr-19	Annual	Management	3	Approve Discharge of Board of Directors and Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
VP Bank AG	VPBN	26-Apr-19	Annual	Management	4.1.1	Reelect Markus Hilti as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
VP Bank AG	VPBN	26-Apr-19	Annual	Management	4.1.2	Reelect Ursula Lang as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
VP Bank AG	VPBN	26-Apr-19	Annual	Management	4.1.3	Reelect Gabriela Payer as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
VP Bank AG	VPBN	26-Apr-19	Annual	Management	4.2.1	Ratify Ernst & Young AG as Auditors for Fiscal 2019	For	Against	The auditor's tenure exceeds our guidelines.
VP Bank AG	VPBN	26-Apr-19	Annual	Management	4.2.2	Ratify PricewaterhouseCoopers AG as Auditors for Fiscal 2020	For	Against	The auditor's tenure exceeds our guidelines.
VP Bank AG	VPBN	26-Apr-19	Annual	Management	5	Transact Other Business (Non-Voting)	None	None	
YPF SA	YFPD	26-Apr-19	Annual/Sp ecial	Management	1	Designate Two Shareholders to Sign Minutes of Meeting	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Sp ecial	Management	2	Approve Exemption from Preemptive Offer of Shares to Shareholders Pursuant to Article 67 of Law No. 26,831 in Relation to Repurchase of Company's Shares Related to Creation of Long Term Compensation Plan	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Sp ecial	Management	3	Consider Individual and Consolidated Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	4	Approve Allocation of Income; Constitution of Reserves; Dividend Distribution	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	5	Approve Remuneration of Auditors for FY 2018	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	6	Approve Auditors for FY 2019 and Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	7	Consider Discharge of Directors and Members of Internal Statutory Auditors Committee (Comision Fiscalizadora)	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	8	Approve Remuneration of Directors	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	9	Approve Remuneration of Internal Statutory Auditors Committee (Comision Fiscalizadora)	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	10	Fix Number of Members of Internal Statutory Auditors Committee (Comision Fiscalizadora) and Alternates	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	11	Elect One Member of Internal Statutory Auditors Committee (Comision Fiscalizadora) and Alternate for Class A Shares	None	None	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	12	Elect One Member of Internal Statutory Auditors Committee (Comision Fiscalizadora) and Alternate for Class D Shares	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	13	Fix Number of Directors and Alternates	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	14	Elect One Director and Alternate for Class A Shares and Determination of their Tenure	None	None	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	15	Elect Directors and Their Alternates for Class D Shares and Determination of their Tenure	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	16	Authorize Remuneration of Directors and Members of Internal Statutory Auditors Committee (Comision Fiscalizadora) for FY 2019	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	17	Consider Absorption of Bajo del Toro I SRL and Bajo del Toro II SRL	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	18	Consider Absorption Balance Sheet of YPF SA and Consolidated Balance Sheet of YPF SA, Bajo del Toro I SRL and Bajo del Toro II SRL	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	19	Consider Preliminary Absorption Agreement and Absorption Prospectus	For	For	
YPF SA	YFPD	26-Apr-19	Annual/Special	Management	20	Authorize to Sign Definitive Agreement of Absorption in Name and Representation of Company	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.1	Elect Director William F. Bahl	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.2	Elect Director Gregory T. Bier	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.3	Elect Director Linda W. Clement-Holmes	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.4	Elect Director Dirk J. Debbink	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.5	Elect Director Steven J. Johnston	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.6	Elect Director Kenneth C. Lichtendahl	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.7	Elect Director W. Rodney McMullen	For	Against	This director is overboarded.
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.8	Elect Director David P. Osborn	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.9	Elect Director Gretchen W. Price	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.10	Elect Director Thomas R. Schiff	For	Against	We are voting against this director due to concerns over tenure.
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.11	Elect Director Douglas S. Skidmore	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.12	Elect Director Kenneth W. Stecher	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.13	Elect Director John F. Steele, Jr.	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	1.14	Elect Director Larry R. Webb	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Cincinnati Financial Corporation	CINF	27-Apr-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Aluminum Corp. of China Ltd.	2600	29-Apr-19	Special	Management	1	Approve Proposed Capital Contribution to Chinalco Commercial Factoring (Tianjin) Co., Ltd.	For	For	
Aluminum Corp. of China Ltd.	2600	29-Apr-19	Special	Shareholder	2	Elect He Zhihui as Director	For	For	
Avio SpA	AVIO	29-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Avio SpA	AVIO	29-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Avio SpA	AVIO	29-Apr-19	Annual	Management	3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Avio SpA	AVIO	29-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Special	Management	1	Amend Articles to Reflect Changes in Capital	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Special	Management	2	Amend Articles Re: Board of Directors	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Special	Management	3	Amend Articles	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Annual	Management	3	Fix Number of Directors at 11	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Special	Management	4	Amend Article 76	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Annual	Management	4	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Special	Management	5	Amend Article 79	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Annual	Management	5	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Special	Management	6	Amend Articles Re: Terminology and Renumbering of Articles	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Annual	Management	6	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Special	Management	7	Consolidate Bylaws	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Annual	Management	7	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Special	Management	8	Amend Restricted Stock Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs).The stock option plan does not meet our guidelines.
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Annual	Management	8.1	Percentage of Votes to Be Assigned - Elect Ana Carla Abrao Costa as Director	None	Abstain	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Annual	Management	8.2	Percentage of Votes to Be Assigned - Elect Antonio Carlos Quintella as Director	None	Abstain	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Annual	Management	8.3	Percentage of Votes to Be Assigned - Elect Cassiano Ricardo Scarpelli as Director	None	Abstain	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	29-Apr-19	Annual	Management	8.4	Percentage of Votes to Be Assigned - Elect Claudia Farkouh Prado as Director	None	Abstain	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	8.5	Percentage of Votes to Be Assigned - Elect Edgar da Silva Ramos as Director	None	Abstain	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	8.6	Percentage of Votes to Be Assigned - Elect Eduardo Mazzilli de Vassimon as Director	None	Abstain	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	8.7	Percentage of Votes to Be Assigned - Elect Florian Bartunek as Director	None	Abstain	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	8.8	Percentage of Votes to Be Assigned - Elect Guilherme Affonso Ferreira as Director	None	Abstain	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	8.9	Percentage of Votes to Be Assigned - Elect Jose de Menezes Berenguer Neto as Director	None	Abstain	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	8.10	Percentage of Votes to Be Assigned - Elect Jose Lucas Ferreira de Melo as Director	None	Abstain	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	8.11	Percentage of Votes to Be Assigned - Elect Jose Roberto Machado Filho as Director	None	Abstain	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	9	Ratify Remuneration of Company's Management for 2018	For	For	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	10	Approve Remuneration of Directors	For	For	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	11	Approve Remuneration of Company's Management	For	For	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	12	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	13	Elect Fiscal Council Members	For	For	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	14	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
B3 SA-Brasil, Bolsa, Balcao	B3SA3	29-Apr-19	Annual	Management	15	Approve Remuneration of Fiscal Council Members	For	For	
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Special	Management	1	Elect or Ratify Directors and Commissioners Representing Series B Shareholders	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	1.1	Accept Financial Statements	For	For	
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Special	Management	2	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	1.2	Accept Auditor's Report	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	2	Approve Allocation of Income and Share Repurchase Reserve	For	For	
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	3	Receive Executive Chairman and CEO's Reports	For	For	
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	4	Receive Report on Board's Opinion on Executive Chairman and CEO's Reports	For	For	
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	5	Receive Board's Report on Principal Policies and Accounting and Information Criteria	For	For	
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	6	Receive Report on Adherence to Fiscal Obligations	For	For	
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	7	Receive Report on Activities and Operations Undertaken by Board	For	For	
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	8	Receive Report on Activities of Audit, Corporate Practices, Nominations and Compensations Committees	For	For	
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	9	Elect and Ratify Directors and Their Alternates Representatives of Series F and B Shareholders; Fix Their Remuneration	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	10	Approve Cash Dividends	For	For	
Banco Santander Mexico SA Institucion de Banca Multiple	BSMXB	29-Apr-19	Annual	Management	11	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
BRF SA	BRFS3	29-Apr-19	Special	Management	1	Amend Share Matching plan	For	Against	The restricted stock plan does not meet our guidelines.
BRF SA	BRFS3	29-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
BRF SA	BRFS3	29-Apr-19	Annual	Management	2	Approve Remuneration of Company's Management	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BRF SA	BRFS3	29-Apr-19	Annual	Management	3	Approve 2019 Global Compensation Cap in the Amount of BRL 118.3 million	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BRF SA	BRFS3	29-Apr-19	Annual	Management	4.1	Elect Attilio Guaspari as Fiscal Council Member and Susana Hanna Stiphan Jabra as Alternate	For	For	
BRF SA	BRFS3	29-Apr-19	Annual	Management	4.2	Elect Maria Paula Soares Aranha as Fiscal Council Member and Monica Hojaj Carvalho Molina as Alternate	For	For	
BRF SA	BRFS3	29-Apr-19	Annual	Management	4.3	Elect Andre Vicentini as Fiscal Council Member and Valdecyr Maciel Gomes as Allternate	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BRF SA	BRFS3	29-Apr-19	Annual	Management	5	Approve Remuneration of Fiscal Council Members	For	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	3	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.1	Elect Wilson Ferreira Junior as Director	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	3	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.2	Elect Jose Guimaraes Monforte as Director	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.1	Elect Wilson Ferreira Junior as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.3	Elect Mauro Gentile Rodrigues Cunha as Director	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.2	Elect Jose Guimaraes Monforte as Director	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.

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Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.4	Elect Vicente Falconi Campos as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.3	Elect Mauro Gentile Rodrigues Cunha as Director	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.5	Elect Ruy Flaks Schneider as Director	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.4	Elect Vicente Falconi Campos as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.6	Elect Bruno Eustaquio Ferreira Castro de Carvalho as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.5	Elect Ruy Flaks Schneider as Director	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	5	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	4.6	Elect Bruno Eustaquio Ferreira Castro de Carvalho as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	5	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	

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Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.1	Percentage of Votes to Be Assigned - Elect Wilson Ferreira Junior as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.2	Percentage of Votes to Be Assigned - Elect Jose Guimaraes Monforte as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.1	Percentage of Votes to Be Assigned - Elect Wilson Ferreira Junior as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.3	Percentage of Votes to Be Assigned - Elect Mauro Gentile Rodrigues Cunha as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.2	Percentage of Votes to Be Assigned - Elect Jose Guimaraes Monforte as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.4	Percentage of Votes to Be Assigned - Elect Vicente Falconi Campos as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.3	Percentage of Votes to Be Assigned - Elect Mauro Gentile Rodrigues Cunha as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.5	Percentage of Votes to Be Assigned - Elect Ruy Flaks Schneider as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.4	Percentage of Votes to Be Assigned - Elect Vicente Falconi Campos as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.6	Percentage of Votes to Be Assigned - Elect Bruno Eustaquio Ferreira Castro de Carvalho as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.5	Percentage of Votes to Be Assigned - Elect Ruy Flaks Schneider as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	7	Elect Jose Roberto Bueno Junior as Fiscal Council Member and Lorena Melo Silva Perim as Alternate	For	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	6.6	Percentage of Votes to Be Assigned - Elect Bruno Eustaquio Ferreira Castro de Carvalho as Director	None	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	8	Elect Thais Marcia Fernandes Matano Lacerda as Fiscal Council Member and Dario Spiegiorin Silveira as Alternate	For	Abstain	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	7	Elect Jose Roberto Bueno Junior as Fiscal Council Member and Lorena Melo Silva Perim as Alternate	For	Abstain	We are supporting the election of a minority fiscal council candidate, therefore we are abstaining on this proposal.
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	9	Approve Remuneration of Company's Management and Fiscal Council	For	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	8	Elect Thais Marcia Fernandes Matano Lacerda as Fiscal Council Member and Dario Spiegiorin Silveira as Alternate	For	Abstain	We are supporting the election of a minority fiscal council candidate, therefore we are abstaining on this proposal.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Shareholder	10	Elect Daniel alves Ferreira as Director Appointed by Minority Shareholder	None	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	9	Approve Remuneration of Company's Management and Fiscal Council	For	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	11	In Case Neither Class of Shares Reaches the Minimum Quorum Required by the Brazilian Corporate Law to Elect a Board Representative in Separate Elections, Would You Like to Use Your Votes to Elect the Candidate with More Votes to Represent Both Classes?	None	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Shareholder	10	Elect Felipe Villela Dias as Director Appointed by Preferred Shareholder	None	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Shareholder	12	Elect Patricia Valente Stierli as Fiscal Council Member and Gaspar Carreira Junior as Alternate Appointed by Minority Shareholder	None	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Management	11	In Case Neither Class of Shares Reaches the Minimum Quorum Required by the Brazilian Corporate Law to Elect a Board Representative in Separate Elections, Would You Like to Use Your Votes to Elect the Candidate with More Votes to Represent Both Classes?	None	For	
Centrais Eletricas Brasileiras SA	ELET6	29-Apr-19	Annual	Shareholder	12	Elect Mario Daud Filho as Fiscal Council Member and Giuliano Barbato Wolf as Alternate Appointed by Preferred Shareholder	None	For	
Cofide-Gruppo de Benedetti SpA	COF	29-Apr-19	Annual/Sp ecial	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Cofide-Gruppo de Benedetti SpA	COF	29-Apr-19	Annual/Sp ecial	Management	1.2	Approve Allocation of Income	For	For	
Cofide-Gruppo de Benedetti SpA	COF	29-Apr-19	Annual/Sp ecial	Shareholder	2.1	Fix Number of Directors	None	Against	We view the proposed range to allow for either a too small or too large board size.
Cofide-Gruppo de Benedetti SpA	COF	29-Apr-19	Annual/Sp ecial	Shareholder	2.2	Slate Submitted by F.lli De Benedetti SpA	None	For	
Cofide-Gruppo de Benedetti SpA	COF	29-Apr-19	Annual/Sp ecial	Management	2.3	Approve Remuneration of Directors	For	For	
Cofide-Gruppo de Benedetti SpA	COF	29-Apr-19	Annual/Sp ecial	Management	3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.

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Cofide-Gruppo de Benedetti SpA	COF	29-Apr-19	Annual/Special	Management	4	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Cofide-Gruppo de Benedetti SpA	COF	29-Apr-19	Annual/Special	Management	1	Adopt Double Voting Rights for Long-Term Registered Shareholders	For	Against	This proposal is not in shareholders' best interests.
Cofide-Gruppo de Benedetti SpA	COF	29-Apr-19	Annual/Special	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Compagnie Industriali Riunite SpA	CIR	29-Apr-19	Annual/Special	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Compagnie Industriali Riunite SpA	CIR	29-Apr-19	Annual/Special	Management	1.2	Approve Allocation of Income	For	For	
Compagnie Industriali Riunite SpA	CIR	29-Apr-19	Annual/Special	Management	2	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Compagnie Industriali Riunite SpA	CIR	29-Apr-19	Annual/Special	Management	3	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Compagnie Industriali Riunite SpA	CIR	29-Apr-19	Annual/Special	Management	4	Approve Stock Grant Plan	For	Against	The stock option plan does not meet our guidelines.
Compagnie Industriali Riunite SpA	CIR	29-Apr-19	Annual/Special	Management	5	Elect Francesca Pasinelli as Director	For	For	
Compagnie Industriali Riunite SpA	CIR	29-Apr-19	Annual/Special	Management	6	Authorize Issuance of Bonds and Related Capital Increase without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Compagnie Industriali Riunite SpA	CIR	29-Apr-19	Annual/Special	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Companhia de Saneamento Basico do Estado de Sao Paulo SABESP	SBSP3	29-Apr-19	Special	Management	1	Amend Article 3 to Reflect Changes in Capital	For	For	
Companhia de Saneamento Basico do Estado de Sao Paulo SABESP	SBSP3	29-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Companhia de Saneamento Basico do Estado de Sao Paulo SABESP	SBSP3	29-Apr-19	Special	Management	2	Consolidate Bylaws	For	For	
Companhia de Saneamento Basico do Estado de Sao Paulo SABESP	SBSP3	29-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	

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Companhia de Saneamento Basico do Estado de Sao Paulo SABESP	SBSP3	29-Apr-19	Annual	Management	3	Elect Fiscal Council Members	For	For	
Companhia de Saneamento Basico do Estado de Sao Paulo SABESP	SBSP3	29-Apr-19	Annual	Management	4	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
Companhia de Saneamento Basico do Estado de Sao Paulo SABESP	SBSP3	29-Apr-19	Annual	Management	5	Approve Remuneration of Company's Management and Fiscal Council	For	For	
DAMAC Properties Dubai Co. PJSC	DAMAC	29-Apr-19	Annual	Management	1	Approve Board Report on Company Operations for FY 2018	For	For	
DAMAC Properties Dubai Co. PJSC	DAMAC	29-Apr-19	Annual	Management	2	Approve Auditors' Report on Company Financial Statements for FY 2018	For	For	
DAMAC Properties Dubai Co. PJSC	DAMAC	29-Apr-19	Annual	Management	3	Accept Financial Statements and Statutory Reports for FY 2018	For	For	
DAMAC Properties Dubai Co. PJSC	DAMAC	29-Apr-19	Annual	Management	4	Approve Discharge of Directors for FY 2018	For	For	
DAMAC Properties Dubai Co. PJSC	DAMAC	29-Apr-19	Annual	Management	5	Approve Discharge of Auditors for FY 2018	For	For	
DAMAC Properties Dubai Co. PJSC	DAMAC	29-Apr-19	Annual	Management	6	Ratify Auditors and Fix Their Remuneration	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
DAMAC Properties Dubai Co. PJSC	DAMAC	29-Apr-19	Annual	Management	7	Allow Directors to Engage in Commercial Transactions with Competitors Except Selling Off Plan	For	For	
DISH Network Corporation	DISH	29-Apr-19	Annual	Management	1.1	Elect Director Kathleen Q. Abernathy	For	For	
DISH Network Corporation	DISH	29-Apr-19	Annual	Management	1.2	Elect Director George R. Brokaw	For	For	
DISH Network Corporation	DISH	29-Apr-19	Annual	Management	1.3	Elect Director James DeFranco	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. We are also voting against this director due to concerns over tenure.
DISH Network Corporation	DISH	29-Apr-19	Annual	Management	1.4	Elect Director Cantey M. Ergen	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
DISH Network Corporation	DISH	29-Apr-19	Annual	Management	1.5	Elect Director Charles W. Ergen	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are referring all non-independent directors on the ballot, except the CEO. We are also voting against this director due to concerns over tenure.
DISH Network Corporation	DISH	29-Apr-19	Annual	Management	1.6	Elect Director Charles M. Lillis	For	For	

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DISH Network Corporation	DISH	29-Apr-19	Annual	Management	1.7	Elect Director Afshin Mohebbi	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair and for inadequate gender diversity on the board.
DISH Network Corporation	DISH	29-Apr-19	Annual	Management	1.8	Elect Director Tom A. Ortolfo	For	For	
DISH Network Corporation	DISH	29-Apr-19	Annual	Management	1.9	Elect Director Carl E. Vogel	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
DISH Network Corporation	DISH	29-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
DISH Network Corporation	DISH	29-Apr-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	3	Approve Remuneration of Directors	For	For	
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	4	Approve Remuneration and Budget of Directors' Committee	For	For	
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	5	Present Board's Report on Expenses; Present Directors' Committee Report on Activities and Expenses	None	None	
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	6	Appoint Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	7	Elect Two Supervisory Account Inspectors and their Alternates; Approve their Remuneration	For	For	
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	8	Designate Risk Assessment Companies	For	For	
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	9	Approve Investment and Financing Policy	For	For	
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	10	Present Dividend Policy and Distribution Procedures	None	None	
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	11	Receive Report Regarding Related-Party Transactions	None	None	
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	12	Present Report Re: Processing, Printing, and Mailing Information Required by Chilean Law	None	None	

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Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	13	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Enel Chile SA	ENELCHILE	29-Apr-19	Annual	Management	14	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
EOG Resources, Inc.	EOG	29-Apr-19	Annual	Management	1a	Elect Director Janet F. Clark	For	For	
EOG Resources, Inc.	EOG	29-Apr-19	Annual	Management	1b	Elect Director Charles R. Crisp	For	For	
EOG Resources, Inc.	EOG	29-Apr-19	Annual	Management	1c	Elect Director Robert P. Daniels	For	For	
EOG Resources, Inc.	EOG	29-Apr-19	Annual	Management	1d	Elect Director James C. Day	For	For	
EOG Resources, Inc.	EOG	29-Apr-19	Annual	Management	1e	Elect Director C. Christopher Gaut	For	Against	This director is overboarded.
EOG Resources, Inc.	EOG	29-Apr-19	Annual	Management	1f	Elect Director Julie J. Robertson	For	For	
EOG Resources, Inc.	EOG	29-Apr-19	Annual	Management	1g	Elect Director Donald F. Textor	For	For	
EOG Resources, Inc.	EOG	29-Apr-19	Annual	Management	1h	Elect Director William R. Thomas	For	For	
EOG Resources, Inc.	EOG	29-Apr-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
EOG Resources, Inc.	EOG	29-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ferguson Plc	FERG	29-Apr-19	Special	Management	1	Approve Introduction of a New Jersey Incorporated and UK Tax-resident Holding Company	For	For	
Ferguson Plc	FERG	29-Apr-19	Court	Management	1	Approve Scheme of Arrangement	For	For	
Ferguson Plc	FERG	29-Apr-19	Special	Management	2	Approve Cancellation of Share Premium Account	For	For	
Ferguson Plc	FERG	29-Apr-19	Special	Management	3	Approve Delisting of Ordinary Shares from the Official List	For	For	
Ferguson Plc	FERG	29-Apr-19	Special	Management	4	Approve Change of Company Name to Ferguson Holdings Limited; Amend Memorandum of Association	For	For	
Ferguson Plc	FERG	29-Apr-19	Special	Management	5	Adopt New Articles of Association	For	For	
Ferguson Plc	FERG	29-Apr-19	Special	Management	6	Approve Employee Share Purchase Plan, International Sharesave Plan and Long Term Incentive Plan	For	For	
Fibra Uno Administracion SA de CV	FUNO11	29-Apr-19	Annual	Management	1.i	Accept Reports of Audit, Corporate Practices, Nominating and Remuneration Committees	For	For	
Fibra Uno Administracion SA de CV	FUNO11	29-Apr-19	Annual	Management	1.ii	Accept Technical Committee Report on Compliance in Accordance to Article 172 of General Mercantile Companies Law	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Fibra Uno Administracion SA de CV	FUNO11	29-Apr-19	Annual	Management	1.iii	Accept Report of Trust Managers in Accordance to Article 44-XI of Securities Market Law, Including Technical Committee's Opinion on that Report	For	For	
Fibra Uno Administracion SA de CV	FUNO11	29-Apr-19	Annual	Management	1.iv	Accept Technical Committee Report on Operations and Activities Undertaken	For	For	
Fibra Uno Administracion SA de CV	FUNO11	29-Apr-19	Annual	Management	2	Approve Financial Statements and Allocation of Income	For	For	
Fibra Uno Administracion SA de CV	FUNO11	29-Apr-19	Annual	Management	3	Elect or Ratify Members of Technical Committee and Secretary Who will not be Part of Technical Committee; Verify Independence Classification	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Fibra Uno Administracion SA de CV	FUNO11	29-Apr-19	Annual	Management	4	Approve Remuneration of Technical Committee Members	For	For	
Fibra Uno Administracion SA de CV	FUNO11	29-Apr-19	Annual	Management	5	Appoint Legal Representatives	For	For	
Fibra Uno Administracion SA de CV	FUNO11	29-Apr-19	Annual	Management	6	Approve Minutes of Meeting	For	For	
Grupo Bimbo SAB de CV	BIMBOA	29-Apr-19	Annual	Management	1	Approve Individual and Consolidated Financial Statements and Statutory Reports	For	For	
Grupo Bimbo SAB de CV	BIMBOA	29-Apr-19	Annual	Management	2	Approve Report on Adherence to Fiscal Obligations	For	For	
Grupo Bimbo SAB de CV	BIMBOA	29-Apr-19	Annual	Management	3	Approve Allocation of Income	For	For	
Grupo Bimbo SAB de CV	BIMBOA	29-Apr-19	Annual	Management	4	Approve Cash Dividends of MXN 0.45 Per Share	For	For	
Grupo Bimbo SAB de CV	BIMBOA	29-Apr-19	Annual	Management	5	Elect or Ratify Directors and Approve their Remuneration	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Grupo Bimbo SAB de CV	BIMBOA	29-Apr-19	Annual	Management	6	Elect or Ratify Chairman and Members of Audit and Corporate Practices Committee and Approve their Remuneration	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Grupo Bimbo SAB de CV	BIMBOA	29-Apr-19	Annual	Management	7	Approve Report on Repurchase of Shares and Set Aggregate Nominal Amount of Share Repurchase Reserve	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Grupo Bimbo SAB de CV	BIMBOA	29-Apr-19	Annual	Management	8	Appoint Legal Representatives	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1A	Elect Director Darius Adamczyk	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1B	Elect Director Duncan B. Angove	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1C	Elect Director William S. Ayer	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1D	Elect Director Kevin Burke	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1E	Elect Director Jaime Chico Pardo	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1F	Elect Director D. Scott Davis	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1G	Elect Director Linnet F. Deily	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1H	Elect Director Judd Gregg	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1I	Elect Director Clive Hollick	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1J	Elect Director Grace D. Lieblein	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1K	Elect Director George Paz	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	1L	Elect Director Robin L. Washington	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	For	
Honeywell International Inc.	HON	29-Apr-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Honeywell International Inc.	HON	29-Apr-19	Annual	Shareholder	5	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Special	Management	1	Amend Article 2 Re: Company Headquarters	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Special	Management	2	Amend Articles	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Special	Management	3	Consolidate Bylaws	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	3	Fix Number of Directors at Six	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	4	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	5	Elect Directors	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	6	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	7	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	8.1	Percentage of Votes to Be Assigned - Elect Flavio Benicio Jansen Ferreira as Director	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	8.2	Percentage of Votes to Be Assigned - Elect Marcel Fleischmann as Director	None	None	

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International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	8.3	Percentage of Votes to Be Assigned - Elect Marcelo Henrique Ribeiro Alecrim as Director	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	8.4	Percentage of Votes to Be Assigned - Elect Joao Rosario da Silva as Director	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	8.5	Percentage of Votes to Be Assigned - Elect Jose Agote as Director	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	8.6	Percentage of Votes to Be Assigned - Elect Rodrigo Furtado as Director	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	9	Approve Remuneration of Company's Management	None	None	
International Meal Co. Alimentacao SA	MEAL3	29-Apr-19	Annual	Management	10	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	None	
Localiza Rent A Car SA	RENT3	29-Apr-19	Special	Management	1	Amend Articles	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Special	Management	2	Consolidate Bylaws	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Special	Management	3	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	3	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	4	Fix Number of Directors at Seven	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	5.1	Elect Oscar de Paula Bernardes Neto as Independent Board Chairman	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	5.2	Elect Jose Gallo as Independent Board Vice-Chairman	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	5.3	Elect Eugenio Pacelli Mattar as Director	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	5.4	Elect Maria Leticia de Freitas Costa as Independent Director	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	5.5	Elect Paulo Antunes Veras as Independent Director	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	5.6	Elect Pedro de Godoy Bueno as Independent Director	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	5.7	Elect Roberto Antonio Mendes as Director	For	For	

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Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	6	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	7.1	Percentage of Votes to Be Assigned - Elect Oscar de Paula Bernardes Neto as Independent Board Chairman	None	Abstain	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	7.2	Percentage of Votes to Be Assigned - Elect Jose Gallo as Independent Board Vice-Chairman	None	Abstain	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	7.3	Percentage of Votes to Be Assigned - Elect Eugenio Pacelli Mattar as Director	None	Abstain	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	7.4	Percentage of Votes to Be Assigned - Elect Maria Leticia de Freitas Costa as Independent Director	None	Abstain	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	7.5	Percentage of Votes to Be Assigned - Elect Paulo Antunes Veras as Independent Director	None	Abstain	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	7.6	Percentage of Votes to Be Assigned - Elect Pedro de Godoy Bueno as Independent Director	None	Abstain	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	7.7	Percentage of Votes to Be Assigned - Elect Roberto Antonio Mendes as Director	None	Abstain	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	8	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	9	Approve Remuneration of Company's Management	For	For	
Localiza Rent A Car SA	RENT3	29-Apr-19	Annual	Management	10	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Shareholder	2a	Fix Number of Directors	None	For	
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Shareholder	2b	Fix Board Terms for Directors	None	For	
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Shareholder	2c.2	Slate Submitted by Institutional Investors (Assogestioni)	None	For	
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Shareholder	2d	Approve Remuneration of Directors	None	For	
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Shareholder	2e	Elect Fabrizio Di Amato as Board Chair	None	For	
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Shareholder	3a.1	Slate Submitted by GLV Capital SpA	None	Against	We believe support for the other slate is in the best interests of shareholders.

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Maire Tecnimont SpA	MT	29-Apr-19	Annual	Shareholder	3a.2	Slate Submitted by Institutional Investors (Assogestioni)	None	For	
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Shareholder	3a.3	Slate Submitted by Inarcassa	None	Against	We believe support for the other slate is in the best interests of shareholders.
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Shareholder	3b	Approve Internal Auditors' Remuneration	None	For	
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Management	4	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Management	5	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Management	6	Integrate Remuneration of External Auditors	For	For	
Maire Tecnimont SpA	MT	29-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Micro Focus International Plc	MCRO	29-Apr-19	Special	Management	1	Approve B Share Scheme and Share Consolidation	For	For	
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	2a	Elect Christina Hon Kwee Fong (Christina Ong) as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	2b	Elect Quah Wee Ghee as Director	For	For	
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	2c	Elect Samuel N. Tsien as Director	For	For	
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	2d	Elect Tan Ngjap Joo as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	3	Approve Final Dividend	For	For	
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	4a	Approve Directors' Fees	For	For	
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	4b	Approve Issuance of 6,000 Shares to Each Non-Executive Director for the Year Ended Dec. 31, 2018	For	For	

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Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	5	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	For	
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	7	Approve Grant of Options and/or Rights and Issuance of Shares Pursuant to the OCBC Share Option Scheme 2001 and OCBC Employee Share Purchase Plan	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	8	Approve Issuance of Shares Pursuant to the Oversea-Chinese Banking Corporation Limited Scrip Dividend Scheme	For	For	
Oversea-Chinese Banking Corporation Limited	O39	29-Apr-19	Annual	Management	9	Authorize Share Repurchase Program	For	For	
PETRONAS Chemicals Group Bhd.	5183	29-Apr-19	Annual	Management	1	Elect Sazali Hamzah as Director	For	For	
PETRONAS Chemicals Group Bhd.	5183	29-Apr-19	Annual	Management	2	Elect Freida Amat as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
PETRONAS Chemicals Group Bhd.	5183	29-Apr-19	Annual	Management	3	Elect Warren William Wilder as Director	For	For	
PETRONAS Chemicals Group Bhd.	5183	29-Apr-19	Annual	Management	4	Elect Zafar Abdulmajid Momin as Director	For	For	
PETRONAS Chemicals Group Bhd.	5183	29-Apr-19	Annual	Management	5	Approve Directors' Fees and Allowances	For	For	
PETRONAS Chemicals Group Bhd.	5183	29-Apr-19	Annual	Management	6	Approve KPMG PLT as Auditors and Authorize Board to Fix Their Remuneration	For	For	
PETRONAS Chemicals Group Bhd.	5183	29-Apr-19	Annual	Management	1	Adopt New Constitution	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Special	Management	1.1	Approve Share Repurchase Plan	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Special	Management	1.1	Approve Share Repurchase Plan	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	3	Approve 2018 Annual Report and its Summary	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Special	Management	1.2	Approve Grant of General Mandate to Repurchase H shares	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	3	Approve 2018 Annual Report and its Summary	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Special	Management	1.2	Approve Grant of General Mandate to Repurchase Shares	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	4	Approve 2018 Financial Statements and Statutory Reports	For	For	

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Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	4	Approve 2018 Financial Statements and Statutory Reports	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	5	Approve 2018 Profit Distribution Plan and Distribution of Final Dividends	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	5	Approve 2018 Profit Distribution Plan and Distribution of Final Dividends	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	6	Approve PricewaterhouseCoopers Zhong Tian LLP as PRC Auditor and PricewaterhouseCoopers as International Auditor and Authorize Board to Fix Their Remuneration	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	6	Approve PricewaterhouseCoopers Zhong Tian LLP as PRC Auditor and PricewaterhouseCoopers as International Auditor and Authorize Board to Fix Their Remuneration	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	7	Approve 2019-2021 Development Plan	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	7	Approve 2019-2021 Development Plan	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	8	Approve Performance Evaluation of Independent Non-executive Directors	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	8	Approve Performance Evaluation of Independent Non-executive Directors	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	9	Approve Issuance of Debt Financing Instruments	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	9	Approve Issuance of Debt Financing Instruments	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	10.1	Approve Share Repurchase Plan	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	10.1	Approve Share Repurchase Plan	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	10.2	Approve Grant of General Mandate to Repurchase H shares	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	10.2	Approve Grant of General Mandate to Repurchase Shares	For	For	
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Ping An Insurance (Group) Co. of China Ltd.	2318	29-Apr-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Planet Fitness, Inc.	PLNT	29-Apr-19	Annual	Management	1.1	Elect Director Craig Benson	For	For	
Planet Fitness, Inc.	PLNT	29-Apr-19	Annual	Management	1.2	Elect Director Cambria Dunaway	For	For	
Planet Fitness, Inc.	PLNT	29-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	

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Planet Fitness, Inc.	PLNT	29-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	1.1	Elect Trustee Donald Wright	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	1.2	Elect Trustee Susan Allen	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	1.3	Elect Trustee Rami Younes	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	1.4	Elect Trustee Gerry Glynn	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	2.1	Elect Director Donald Wright of Richards Packaging Holdings Inc.	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	2.2	Elect Director Susan Allen of Richards Packaging Holdings Inc.	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	2.3	Elect Director Rami Younes of Richards Packaging Holdings Inc.	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	2.4	Elect Director Gerry Glynn of Richards Packaging Holdings Inc.	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	3.1	Elect Director Donald Wright of Richards Packaging Holdings 2 Inc.	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	3.2	Elect Director Susan Allen of Richards Packaging Holdings 2 Inc.	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	3.3	Elect Director Rami Younes of Richards Packaging Holdings 2 Inc.	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	3.4	Elect Director Gerry Glynn of Richards Packaging Holdings 2 Inc.	For	For	
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	4	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Richards Packaging Income Fund	RPI.UN	29-Apr-19	Annual	Management	5	Advisory Vote on Executive Compensation Approach	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	1	Open Meeting	None	None	
Sandvik AB	SAND	29-Apr-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	5	Approve Agenda of Meeting	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Sandvik AB	SAND	29-Apr-19	Annual	Management	8	Receive President's Report	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sandvik AB	SAND	29-Apr-19	Annual	Management	9	Accept Financial Statements and Statutory Reports	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	10	Approve Discharge of Board and President	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	11	Approve Allocation of Income and Dividends of SEK 4.25 Per Share	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	12	Determine Number of Directors (8) and Deputy Directors (0) of Board; Determine Number of Auditors (1) and Deputy Auditors	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	13	Approve Remuneration of Directors in the Amount of SEK 2.55 Million for Chairman and SEK 690,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration for Auditor	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	14.a	Reelect Jennifer Allerton as Director	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	14.b	Reelect Claes Boustedt as Director	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	14.c	Reelect Marika Fredriksson as Director	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	14.d	Reelect Johan Karlstrom as Director	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	14.e	Reelect Johan Molin as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sandvik AB	SAND	29-Apr-19	Annual	Management	14.f	Reelect Bjorn Rosengren as Director	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	14.g	Reelect Helena Stjernholm as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
Sandvik AB	SAND	29-Apr-19	Annual	Management	14.h	Reelect Lars Westerberg as Director	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	15	Reelect Johan Molin as Chairman of the Board	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	16	Ratify PricewaterhouseCoopers as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Sandvik AB	SAND	29-Apr-19	Annual	Management	17	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Sandvik AB	SAND	29-Apr-19	Annual	Management	18	Approve Performance Share Matching Plan LTI 2019	For	Against	The performance share matching plan does not meet our guidelines.
Sandvik AB	SAND	29-Apr-19	Annual	Management	19	Close Meeting	None	None	
Shandong Weigao Group Medical Polymer Co. Ltd.	1066	29-Apr-19	Special	Management	1	Approve Amendments to Articles of Association to Expand Business Scope	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1a	Elect Director Robert A. Bradway	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1b	Elect Director David L. Calhoun	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1c	Elect Director Arthur D. Collins, Jr.	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Boeing Company	BA	29-Apr-19	Annual	Management	1d	Elect Director Edmund P. Giambastiani, Jr.	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1e	Elect Director Lynn J. Good	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1f	Elect Director Nikki R. Haley	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1g	Elect Director Lawrence W. Kellner	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1h	Elect Director Caroline B. Kennedy	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1i	Elect Director Edward M. Liddy	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1j	Elect Director Dennis A. Muilenburg	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1k	Elect Director Susan C. Schwab	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1l	Elect Director Ronald A. Williams	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	1m	Elect Director Mike S. Zafirovski	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Boeing Company	BA	29-Apr-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
The Boeing Company	BA	29-Apr-19	Annual	Shareholder	4	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
The Boeing Company	BA	29-Apr-19	Annual	Shareholder	5	Adjust Executive Compensation Metrics for Share Buybacks	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
The Boeing Company	BA	29-Apr-19	Annual	Shareholder	6	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
The Boeing Company	BA	29-Apr-19	Annual	Shareholder	7	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
The Boeing Company	BA	29-Apr-19	Annual	Shareholder	8	Adopt Share Retention Policy For Senior Executives	Against	For	We are supportive of this shareholder proposal on stock retention and holding period as its features are in line with best practice.
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1a	Elect Director Lloyd J. Austin, III	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1b	Elect Director Diane M. Bryant	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1c	Elect Director John V. Faraci	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1d	Elect Director Jean-Pierre Garnier	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1e	Elect Director Gregory J. Hayes	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1f	Elect Director Christopher J. Kearney	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1g	Elect Director Ellen J. Kullman	For	For	

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United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1h	Elect Director Marshall O. Larsen	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1i	Elect Director Harold W. McGraw, III	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1j	Elect Director Margaret L. O'Sullivan	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1k	Elect Director Denise L. Ramos	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1l	Elect Director Fredric G. Reynolds	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	1m	Elect Director Brian C. Rogers	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	4	Eliminate Supermajority Vote Requirement to Approve Certain Business Combinations	For	For	
United Technologies Corporation	UTX	29-Apr-19	Annual	Management	5	Ratify The Reduced Ownership Threshold to Call a Special Meeting	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	3	Approve Treatment of Losses and Dividends of EUR 1.05 per Share	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	4	Reelect Nawaf Bin Jassim Bin Jabor Al-Thani as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Accor SA	AC	30-Apr-19	Annual/Special	Management	5	Reelect Aziz Aluthman Fakhroo as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Accor SA	AC	30-Apr-19	Annual/Special	Management	6	Reelect Sophie Gasperment as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Accor SA	AC	30-Apr-19	Annual/Special	Management	7	Reelect Qionger Jiang as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	8	Reelect Nicolas Sarkozy as Director	For	For	
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	9	Reelect Isabelle Simon as Director	For	For	
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	10	Reelect Sarmad Zok as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	11	Appoint PricewaterhouseCoopers Audit as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	12	Renew Appointment of Ernst and Young et Associes as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	13	Appoint Patrice Morot as Alternate Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	14	Renew Appointment of Auditex as Alternate Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	15	Approve Transaction with Katara Hospitality Re: Investment Fund for Projects in Africa	For	For	
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	16	Approve Transaction with Kingdom Hotels Europe LLC Re: Acquisition of Movenpick Hotels and Resorts Management AG	For	For	
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	17	Approve Compensation of Sebastien Bazin	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	18	Approve Compensation of Sven Boinet	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Accor SA	AC	30-Apr-19	Annual/Sp ecial	Management	19	Approve Remuneration Policy of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Accor SA	AC	30-Apr-19	Annual/Special	Management	20	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Accor SA	AC	30-Apr-19	Annual/Special	Management	21	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	22	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of 50 Percent of Issued Capital	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	23	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of 10 Percent of Issued Capital	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	24	Approve Issuance of Equity or Equity-Linked Securities for up to 10 Percent of Issued Capital Per Year Reserved for Specific Beneficiaries	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	25	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	26	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	27	Authorize Capitalization of Reserves of Up to 50 Percent of Issued Capital for Bonus Issue or Increase in Par Value	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	28	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 22-27 at 50 Percent of the Share Capital and Under Items 23-26 at 10 Percent of Issued Capital	For	For	
Accor SA	AC	30-Apr-19	Annual/Special	Management	29	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Accor SA	AC	30-Apr-19	Annual/Special	Management	30	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	For	Against	The employee stock purchase plan does not meet our guidelines.
Accor SA	AC	30-Apr-19	Annual/Special	Management	31	Authorize up to 2.5 Percent of Issued Capital for Use in Restricted Stock Plans Under Performance Conditions Reserved for Some Employees and Corporate Executive Officers	For	Against	The restricted stock plan does not meet our guidelines.
Accor SA	AC	30-Apr-19	Annual/Special	Management	32	Pursuant to Item 31 Above, Set Limit of Shares Reserved for Corporate Executive Officers at 15 Percent of Restricted Stock Plans	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Accor SA	AC	30-Apr-19	Annual/Special	Management	33	Authorize Board to Issue Free Warrants with Preemptive Rights During a Public Tender Offer	For	Against	This shareholder rights plan is not in line with best practice.
Accor SA	AC	30-Apr-19	Annual/Special	Management	34	Authorize Filing of Required Documents/Other Formalities	For	For	
Alsea SAB de CV	ALSEA	30-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports and Allocation of Income	For	For	
Alsea SAB de CV	ALSEA	30-Apr-19	Annual	Management	2	Approve Annual Report on Operations Carried by Key Board Committees	For	For	
Alsea SAB de CV	ALSEA	30-Apr-19	Annual	Management	3	Elect or Ratify Directors, Key Management and Members of Board Committees	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Alsea SAB de CV	ALSEA	30-Apr-19	Annual	Management	4	Approve Remuneration of Directors, Key Management and Members of Board Committees	For	For	
Alsea SAB de CV	ALSEA	30-Apr-19	Annual	Management	5	Set Maximum Amount of Share Repurchase Reserve; Present Report on Share Repurchase	For	For	
Alsea SAB de CV	ALSEA	30-Apr-19	Annual	Management	6	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	1a	Elect Director Patrick Drahi	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	1b	Elect Director Dexter Goei	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	1c	Elect Director Dennis Okhuijsen	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	1d	Elect Director Raymond Svider	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	1e	Elect Director Mark Mullen	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.

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Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	1f	Elect Director Manon Brouillette	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	1g	Elect Director Charles Stewart	For	Against	We do not support insiders on the board other than the CEO.
Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	1h	Elect Director Gerrit Jan Bakker	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	1i	Elect Director David Drahi	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	For	
Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and the program lacks disclosure and certain risk mitigation features.
Altice USA, Inc.	ATUS	30-Apr-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	Three Years	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	1	Open Meeting and Elect Presiding Council of Meeting	For	For	
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	2	Accept Board Report	For	For	
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	3	Accept Audit Report	For	For	
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	4	Accept Financial Statements	For	For	
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	5	Approve Discharge of Board	For	For	
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	6	Approve Allocation of Income	For	For	
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	7	Elect Directors and Approve Their Remuneration	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	8	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	9	Receive Information on Donations Made in 2018	None	None	
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	10	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	None	None	
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	11	Receive Information in Accordance to Article 1.3.6 of Capital Market Board Corporate Governance Principles	None	None	

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Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	12	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose	For	For	
Anadolu Efes Biracilik ve Malt Sanayii A.S.	AEFES	30-Apr-19	Annual	Management	13	Wishes	None	None	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	3	Elect Marcelo Bastos as Director	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	4	Re-elect Ian Ashby as Director	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	5	Re-elect Stuart Chambers as Director	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	6	Re-elect Mark Cutifani as Director	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	7	Re-elect Nolitha Fakude as Director	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	8	Re-elect Byron Grote as Director	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	9	Re-elect Tony O'Neill as Director	For	Against	We do not support insiders on the board other than the CEO.
Anglo American Plc	AAL	30-Apr-19	Annual	Management	10	Re-elect Stephen Pearce as Director	For	Against	We do not support insiders on the board other than the CEO.
Anglo American Plc	AAL	30-Apr-19	Annual	Management	11	Re-elect Mphu Ramatlapeng as Director	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	12	Re-elect Jim Rutherford as Director	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	13	Re-elect Anne Stevens as Director	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	14	Reappoint Deloitte LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Anglo American Plc	AAL	30-Apr-19	Annual	Management	15	Authorise Board to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Anglo American Plc	AAL	30-Apr-19	Annual	Management	16	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Anglo American Plc	AAL	30-Apr-19	Annual	Management	17	Authorise Issue of Equity with Pre-emptive Rights	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Anglo American Plc	AAL	30-Apr-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Anglo American Plc	AAL	30-Apr-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Sp ecial	Management	1a	Accept Financial Statements and Statutory Reports	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Sp ecial	Management	1b	Approve Allocation of Income	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	2a	Amend Company Bylaws Re: Article 9	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	2b	Amend Company Bylaws Re: Articles 28.2, 29.1, and 35.2	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	2c	Amend Company Bylaws Re: Article 35.3	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	2d	Amend Company Bylaws Re: Article 37.22	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	3a	Fix Number of Directors	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Shareholder	3b.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	3c	Approve Remuneration of Directors	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	4a	Appoint External Auditors	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	4b	Approve Remuneration of External Auditors	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	5	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	6a	Approve Group Long Term Incentive Plan	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	6b	Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service Group Long Term Incentive Plan	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	6c	Authorize Board to Increase Capital to Service Group Long Term Incentive Plan	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	7a	Approve Share Plan	For	For	
Assicurazioni Generali SpA	G	30-Apr-19	Annual/Special	Management	7b	Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service Share Plan	For	For	
Atea ASA	ATEA	30-Apr-19	Annual	Management	4	Receive President's Report	None	None	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.70 per Share	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	4	Approve Stock Dividend Program	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	5	Approve Dividends in Kind Re: Worldline Shares	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	6	Approve Three Years Plan ADVANCE 2021	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	7	Approve Remuneration of Directors in the Aggregate Amount of EUR 800,000	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	8	Reelect Thierry Breton as Director	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	9	Reelect Aminata Niane as Director	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	10	Reelect Lynn Paine as Director	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	11	Reelect Vernon Sankey as Director	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	12	Elect Vivek Badrinath as Director	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	13	Appoint Jean-Louis Georgelin as Censor	For	Against	This proposal is not in shareholders' best interests.
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	14	Approve Additional Pension Scheme Agreement with Thierry Breton, Chairman and CEO	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	15	Approve Global Transaction of Alliance with Worldline	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	16	Approve Compensation of Thierry Breton, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	17	Approve Remuneration Policy of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	18	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	19	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	21	Authorize up to 0.9 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	22	Authorize up to 0.2 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	23	Amend Article 2 of Bylaws Re: Corporate Purpose	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	24	Amend Article 38 of Bylaws Re: Allocation of Company Asset to Shareholders	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	25	Approve Additional Pension Scheme Agreement with Elie Girard	For	For	
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	26	Approve Remuneration Policy of Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
ATOS SE	ATO	30-Apr-19	Annual/Special	Management	27	Authorize Filing of Required Documents/Other Formalities	For	For	
B2W Companhia Digital	BTOW3	30-Apr-19	Special	Management	1	Amend Articles Re: Corporate Governance	For	For	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
B2W Companhia Digital	BTOW3	30-Apr-19	Special	Management	2	Amend Article 3 Re: Corporate Purpose	For	For	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	2	Fix Number of Directors at Seven	For	For	
B2W Companhia Digital	BTOW3	30-Apr-19	Special	Management	3	Amend Article 5 to Reflect Changes in Capital	For	For	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	3	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
B2W Companhia Digital	BTOW3	30-Apr-19	Special	Management	4	Consolidate Bylaws	For	For	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	4	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	5	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	6.1	Percentage of Votes to Be Assigned - Elect Celso Alves Ferreira Louro as Director	None	Abstain	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	6.2	Percentage of Votes to Be Assigned - Elect Jorge Felipe Lemann as Director	None	Abstain	

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B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	6.3	Percentage of Votes to Be Assigned - Elect Miguel Gomes Pereira Sarmiento Gutierrez as Director	None	Abstain	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	6.4	Percentage of Votes to Be Assigned - Elect Anna Christina Ramos Saicali as Director	None	Abstain	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	6.5	Percentage of Votes to Be Assigned - Elect Luiz Carlos Di Sessa Filippetti as Director	None	Abstain	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	6.6	Percentage of Votes to Be Assigned - Elect Mauro Muratorio Not as Director	None	Abstain	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	6.7	Percentage of Votes to Be Assigned - Elect Paulo Antunes Veras as Director	None	Abstain	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	7	Approve Remuneration of Company's Management	For	Against	The director remuneration plan does not meet our guidelines.
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	8	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
B2W Companhia Digital	BTOW3	30-Apr-19	Annual	Management	9	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	1a	Elect Director Richard U. De Schutter	For	For	
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	1b	Elect Director D. Robert Hale	For	For	
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	1c	Elect Director Argeris (Jerry) N. Karabelas	For	For	
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	1d	Elect Director Sarah B. Kavanagh	For	For	
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	1e	Elect Director Joseph C. Papa	For	For	
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	1f	Elect Director John A. Paulson	For	For	
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	1g	Elect Director Robert N. Power	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	1h	Elect Director Russel C. Robertson	For	For	
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	1i	Elect Director Thomas W. Ross, Sr.	For	For	
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	1j	Elect Director Andrew C. von Eschenbach	For	For	
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	1k	Elect Director Amy B. Wechsler	For	For	
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	2	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bausch Health Cos., Inc.	BHC	30-Apr-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.1	Elect Director Jennifer S. Banner	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.2	Elect Director K. David Boyer, Jr.	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.3	Elect Director Anna R. Cablik	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.4	Elect Director Patrick C. Graney, III	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.5	Elect Director I. Patricia Henry	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.6	Elect Director Kelly S. King	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.7	Elect Director Louis B. Lynn	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.8	Elect Director Easter A. Maynard	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.9	Elect Director Charles A. Patton	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.10	Elect Director Nido R. Qubein	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.11	Elect Director William J. Reuter	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.12	Elect Director Tollie W. Rich, Jr.	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.13	Elect Director Christine Sears	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.14	Elect Director Thomas E. Skains	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	1.15	Elect Director Thomas N. Thompson	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
BB&T Corporation	BBT	30-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
BR MALLS Participacoes SA	BRML3	30-Apr-19	Special	Management	1	Amend Article 5 to Reflect Changes in Capital	For	For	
BR MALLS Participacoes SA	BRML3	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
BR MALLS Participacoes SA	BRML3	30-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
BR MALLS Participacoes SA	BRML3	30-Apr-19	Annual	Management	3	Elect Silvio Jose Genesini Junior as Director	For	For	
BR MALLS Participacoes SA	BRML3	30-Apr-19	Annual	Management	4	Approve Remuneration of Company's Management	For	For	
BR MALLS Participacoes SA	BRML3	30-Apr-19	Annual	Management	5	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
BR MALLS Participacoes SA	BRML3	30-Apr-19	Annual	Management	6	Elect Ilton Luis Schwaab as Fiscal Council Member and Antonio Carlos Bizzo Lima as Alternate	For	For	
BR MALLS Participacoes SA	BRML3	30-Apr-19	Annual	Management	7	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.1	Elect Director Shauneen Bruder	For	For	
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.2	Elect Director Donald J. Carty	For	For	
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.3	Elect Director Gordon D. Giffin	For	For	
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.4	Elect Director Julie Godin	For	For	
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.5	Elect Director Edith E. Holiday	For	For	
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.6	Elect Director V. Maureen Kempston Darkes	For	Withhold	We are voting against this director due to concerns over tenure.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.7	Elect Director Denis Losier	For	Withhold	We are voting against this director due to concerns over tenure.
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.8	Elect Director Kevin G. Lynch	For	For	
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.9	Elect Director James E. O'Connor	For	For	
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.10	Elect Director Robert Pace	For	Withhold	We are voting against this director due to concerns over tenure.
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.11	Elect Director Robert L. Phillips	For	For	
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.12	Elect Director Jean-Jacques Ruest	For	For	
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	1.13	Elect Director Laura Stein	For	For	
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Canadian National Railway Co.	CNR	30-Apr-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Cencosud SA	CENCOS UD	30-Apr-19	Special	Management	a	Authorize Share Repurchase for Executives Compensation Plan	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	a	Approve Financial Statements and Statutory Reports	For	For	
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	b	Approve Allocation of Income and Dividends of CLP 10 Per Share	For	For	
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	c	Approve Dividend Policy	For	For	
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	d	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	e	Approve Remuneration of Directors	For	For	
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	f	Approve Remuneration and Budget of Directors' Committee	For	For	
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	g	Receive Report on Expenses of Directors and Directors' Committee	For	For	
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	h	Appoint Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	i	Designate Risk Assessment Companies	For	For	
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	j	Receive Report of Directors' Committee; Receive Report Regarding Related-Party Transactions	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	k	Receive Report on Oppositions Recorded on Minutes of Board Meetings	For	For	
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	l	Designate Newspaper to Publish Announcements	For	For	
Cencosud SA	CENCOS UD	30-Apr-19	Annual	Management	m	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	1.1	Elect Director Britta Bomhard	For	For	
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	1.2	Elect Director Jerry Fowden	For	For	
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	1.3	Elect Director Stephen H. Halperin	For	For	
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	1.4	Elect Director Thomas Harrington	For	For	
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	1.5	Elect Director Betty Jane "BJ" Hess	For	For	
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	1.6	Elect Director Gregory Monahan	For	For	
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	1.7	Elect Director Mario Pillozzi	For	For	
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	1.8	Elect Director Eric Rosenfeld	For	Withhold	This director is overboarded. Also, we are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	1.9	Elect Director Graham Savage	For	For	
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	1.10	Elect Director Steven Stanbrook	For	For	
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Cott Corp. (Canada)	BCB	30-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
DEUTZ AG	DEZ	30-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
DNB ASA	DNB	30-Apr-19	Annual	Management	1	Open Meeting; Elect Chairman of Meeting	None	None	
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.1	Elect Director Peter A. Dea	For	For	
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.2	Elect Director Fred J. Fowler	For	For	
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.3	Elect Director Howard J. Mayson	For	For	
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.4	Elect Director Lee A. McIntire	For	For	
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.5	Elect Director Margaret A. McKenzie	For	For	
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.6	Elect Director Steven W. Nance	For	For	
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.7	Elect Director Suzanne P. Nimocks	For	For	
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.8	Elect Director Thomas G. Ricks	For	For	
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.9	Elect Director Brian G. Shaw	For	For	
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.10	Elect Director Douglas J. Suttles	For	For	
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.11	Elect Director Bruce G. Waterman	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Encana Corp.	ECA	30-Apr-19	Annual	Management	1.12	Elect Director Clayton H. Woitas	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Encana Corp.	ECA	30-Apr-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Encana Corp.	ECA	30-Apr-19	Annual	Management	3	Amend Shareholder Rights Plan	For	For	
Encana Corp.	ECA	30-Apr-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Encana Corp.	ECA	30-Apr-19	Annual	Management	5	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks sufficient disclosure.
Enel Americas SA	ENELAM	30-Apr-19	Special	Management	1	Authorize Increase in Share Capital of up to USD 3.5 Billion via Issuance of New Shares	For	Against	This proposal is not in shareholders' best interests.
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Enel Americas SA	ENELAM	30-Apr-19	Special	Management	2	Amend Articles 5 and Transitory 1 to Reflect Changes in Capital	For	Against	This proposal is not in shareholders' best interests.
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Enel Americas SA	ENELAM	30-Apr-19	Special	Management	3	Instruct Board to Apply for Registration of New Shares with CMF and New ADSs with SEC and NYSE	For	Against	This proposal is not in shareholders' best interests.
Enel Americas SA	ENELAM	30-Apr-19	Special	Management	4	Approve Other Matters Related to Capital Increase Presented under Item 1	For	Against	This proposal is not in shareholders' best interests.
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	3.a	Elect Borja Acha B. as Director Nominated by Enel S.p.A.	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	3.b	Elect Domingo Cruzat A. as Director Nominated by Chilean pension funds (AFPs)	For	For	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	3.c	Elect Livio Gallo as Director Nominated by Enel S.p.A.	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	3.d	Elect Patricio Gomez S. as Director Nominated by Enel S.p.A.	For	For	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	3.e	Elect Hernan Somerville S. as Director Nominated by Enel S.p.A.	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	3.f	Elect Jose Antonio Vargas L. as Director Nominated by Enel S.p.A.	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	3.g	Elect Enrico Viale as Director Nominated by Enel S.p.A.	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	4	Approve Remuneration of Directors	For	For	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	5	Approve Remuneration of Directors' Committee and Approve Their Budget for FY 2019	For	For	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	6	Present Board's Report on Expenses; Present Directors' Committee Report on Activities and Expenses	None	None	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	7	Appoint Auditors	For	For	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	8	Elect Two Supervisory Account Inspectors and their Alternates; Approve their Remuneration	For	For	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	9	Designate Risk Assessment Companies	For	For	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	10	Approve Investment and Financing Policy	For	For	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	11	Present Dividend Policy and Distribution Procedures	None	None	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	12	Receive Report Regarding Related-Party Transactions	None	None	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	13	Present Report on Processing, Printing, and Mailing Information Required by Chilean Law	None	None	
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	14	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Enel Americas SA	ENELAM	30-Apr-19	Annual	Management	15	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	2	Accept Management Statements for Fiscal Year Ended Dec. 31, 2018	For	For	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	3	Approve Allocation of Income	For	For	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	4	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	5	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	6	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	7.1	Percentage of Votes to Be Assigned - Elect Firmino Ferreira Sampaio Neto as Director	None	Abstain	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	7.2	Percentage of Votes to Be Assigned - Elect Guilherme Mexias Ache as Director	None	Abstain	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	7.3	Percentage of Votes to Be Assigned - Elect Carlos Augusto Leoni Piani as Director	None	Abstain	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	7.4	Percentage of Votes to Be Assigned - Elect Paulo Jeronimo Bandeira de Mello Pedrosa as Director	None	Abstain	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	7.5	Percentage of Votes to Be Assigned - Elect Luis Henrique de Moura Goncalves as Director	None	Abstain	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	7.6	Percentage of Votes to Be Assigned - Elect Tania Sztamfater Chocolat as Director	None	Abstain	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	7.7	Percentage of Votes to Be Assigned - Elect Marcos Martins Pinheiro as Director	None	Abstain	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	8	Elect Fiscal Council Members	For	For	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	9	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	10	Approve Remuneration of Company's Management and Fiscal Council	For	Against	The director remuneration plan does not meet our guidelines.
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	11	Install Fiscal Council	For	For	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	12	Fix Number of Fiscal Council Members at Three	For	For	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	13	Fix Number of Directors at Seven	For	For	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	14	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Equatorial Energia SA	EQTL3	30-Apr-19	Annual	Management	15	Approve Characterization of Independent Directors	For	For	
Eurotech SpA	ETH	30-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	

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Eurotech SpA	ETH	30-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Eurotech SpA	ETH	30-Apr-19	Annual	Management	3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Eurotech SpA	ETH	30-Apr-19	Annual	Management	4	Integrate Remuneration of External Auditors	For	For	
Eurotech SpA	ETH	30-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1a	Elect Director Anthony K. Anderson	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1b	Elect Director Ann C. Berzin	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1c	Elect Director Laurie Brlas	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1d	Elect Director Christopher M. Crane	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1e	Elect Director Yves C. de Balmann	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1f	Elect Director Nicholas DeBenedictis	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1g	Elect Director Linda P. Jojo	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1h	Elect Director Paul L. Joskow	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1i	Elect Director Robert J. Lawless	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1j	Elect Director Richard W. Mies	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1k	Elect Director Mayo A. Shattuck, III	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1l	Elect Director Stephen D. Steinour	For	Against	This director is overboarded.
Exelon Corporation	EXC	30-Apr-19	Annual	Management	1m	Elect Director John F. Young	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Exelon Corporation	EXC	30-Apr-19	Annual	Shareholder	4	Report on Costs and Benefits of Environment-related Activities	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Fine Foods & Pharmaceuticals N.T.M. SpA	FF	30-Apr-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Fine Foods & Pharmaceuticals N.T.M. SpA	FF	30-Apr-19	Annual	Management	1.2	Approve Allocation of Income	For	For	
FMC Corporation	FMC	30-Apr-19	Annual	Management	1a	Elect Director Pierre Brondeau	For	For	
FMC Corporation	FMC	30-Apr-19	Annual	Management	1b	Elect Director Eduardo E. Cordeiro	For	For	
FMC Corporation	FMC	30-Apr-19	Annual	Management	1c	Elect Director G. Peter D'Aloia	For	Against	We are voting against this director due to concerns over tenure.
FMC Corporation	FMC	30-Apr-19	Annual	Management	1d	Elect Director C. Scott Greer	For	Against	We are voting against this director due to concerns over tenure.
FMC Corporation	FMC	30-Apr-19	Annual	Management	1e	Elect Director K'Lynne Johnson	For	For	

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FMC Corporation	FMC	30-Apr-19	Annual	Management	1f	Elect Director Dirk A. Kempthorne	For	For	
FMC Corporation	FMC	30-Apr-19	Annual	Management	1g	Elect Director Paul J. Norris	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
FMC Corporation	FMC	30-Apr-19	Annual	Management	1h	Elect Director Margareth Ovrum	For	For	
FMC Corporation	FMC	30-Apr-19	Annual	Management	1i	Elect Director Robert C. Pallash	For	For	
FMC Corporation	FMC	30-Apr-19	Annual	Management	1j	Elect Director William H. Powell	For	For	
FMC Corporation	FMC	30-Apr-19	Annual	Management	1k	Elect Director Vincent R. Volpe, Jr.	For	For	
FMC Corporation	FMC	30-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
FMC Corporation	FMC	30-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
FMC Corporation	FMC	30-Apr-19	Annual	Management	4	Eliminate Supermajority Vote Requirements to Remove Directors	For	For	
Galapagos NV	GLPG	30-Apr-19	Annual	Management	1	Receive Directors' and Auditors' Reports (Non-Voting)	None	None	
Galapagos NV	GLPG	30-Apr-19	Annual	Management	2	Approve Financial Statements and Allocation of Income	For	For	
Galapagos NV	GLPG	30-Apr-19	Annual	Management	3	Receive Auditors' Reports (Non-Voting)	None	None	
Galapagos NV	GLPG	30-Apr-19	Annual	Management	4	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
Galapagos NV	GLPG	30-Apr-19	Annual	Management	5	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Galapagos NV	GLPG	30-Apr-19	Annual	Management	6	Approve Discharge of Directors and Auditor	For	For	
Galapagos NV	GLPG	30-Apr-19	Annual	Management	7	Approve Auditors' Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Galapagos NV	GLPG	30-Apr-19	Annual	Management	8	Elect Peter Guenter as Independent Director	For	For	
Galapagos NV	GLPG	30-Apr-19	Annual	Management	9	Approve Remuneration of Directors	For	For	
Galapagos NV	GLPG	30-Apr-19	Annual	Management	10	Approve Galapagos Warrant Plan 2019	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Galapagos NV	GLPG	30-Apr-19	Annual	Management	11	Approve Change-of-Control Clause	For	For	
Galapagos NV	GLPG	30-Apr-19	Annual	Management	12	Transact Other Business	None	None	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	1.a	Approve CEO's Report on Financial Statements and Statutory Reports	For	For	

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Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	1.b	Approve Board's Report on Policies and Accounting Information and Criteria Followed in Preparation of Financial Information	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	1.c	Approve Board's Report on Operations and Activities Undertaken by Board	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	1.d	Approve Report on Activities of Audit and Corporate Practices Committee	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	1.e	Approve All Operations Carried out by Company and Ratify Actions Carried out by Board, CEO and Audit and Corporate Practices Committee	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	3	Amend Dividend Policy	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	4	Receive Auditor's Report on Tax Position of Company	None	None	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a1	Elect Carlos Hank Gonzalez as Board Chairman	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a2	Elect Juan Antonio Gonzalez Moreno as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a3	Elect David Juan Villarreal Montemayor as Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a4	Elect Jose Marcos Ramirez Miguel as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a5	Elect Everardo Elizondo Almaguer as Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a6	Elect Carmen Patricia Armendariz Guerra as Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a7	Elect Hector Federico Reyes Retana y Dahl as Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a8	Elect Eduardo Livas Cantu as Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a9	Elect Alfredo Elias Ayub as Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a10	Elect Adrian Sada Cueva as Director	For	Against	This director is overboarded.

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Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a11	Elect David Peñalosa Alanis as Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a12	Elect Jose Antonio Chedraui Eguia as Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a13	Elect Alfonso de Angoitia Noriega as Director	For	Against	This director is overboarded.
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a14	Elect Thomas Stanley Heather Rodriguez as Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a15	Elect Graciela Gonzalez Moreno as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a16	Elect Juan Antonio Gonzalez Marcos as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a17	Elect Alberto Halabe Hamui as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a18	Elect Carlos de la Isla Corry as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a19	Elect Diego Martinez Rueda-Chapital as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a20	Elect Gerardo Salazar Viezca as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a21	Elect Clemente Ismael Reyes Retana Valdes as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a22	Elect Roberto Kelleher Vales as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a23	Elect Isaac Becker Kabacnik as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a24	Elect Jose Maria Garza Treviño as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a25	Elect Carlos Cesarman Kolteniuk as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a26	Elect Humberto Tafolla Nuñez as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a27	Elect Guadalupe Phillips Margain as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.a28	Elect Ricardo Maldonado Yañez as Alternate Director	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.b	Elect Hector Avila Flores as Board Secretary Who Will Not Be Part of Board	For	For	

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Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	5.c	Approve Directors Liability and Indemnification	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	7	Elect Hector Federico Reyes Retana y Dahl as Chairman of Audit and Corporate Practices Committee	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	8	Approve Report on Share Repurchase; Set Aggregate Nominal Amount of Share Repurchase Reserve	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-Apr-19	Annual	Management	9	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	1.1	Approve CEO's Report and Auditor's Report; Board's Opinion on Reports	For	For	
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	1.2	Approve Board's Report on Accounting Policies and Criteria Followed in Preparation of Financial Statements	For	For	
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	1.3	Approve Report on Activities and Operations Undertaken by Board	For	For	
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	1.4	Approve Individual and Consolidated Financial Statements	For	For	
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	1.5	Approve Report on Activities Undertaken by Audit and Corporate Practices Committees	For	For	
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	3	Approve Dividends	For	For	
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	4	Elect or Ratify Directors and Company Secretary	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	5	Approve Remuneration of Directors and Company Secretary	For	For	
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	6	Elect or Ratify Members of Corporate Practices and Audit Committees	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	7	Approve Remuneration of Members of Corporate Practices and Audit Committees	For	For	

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Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	8	Set Maximum Amount of Share Repurchase Reserve; Approve Share Repurchase Report	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Grupo Financiero Inbursa SAB de CV	GFINBUR O	30-Apr-19	Annual	Management	9	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Grupo Mexico S.A.B. de C.V.	GMEXICO B	30-Apr-19	Annual	Management	1	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Grupo Mexico S.A.B. de C.V.	GMEXICO B	30-Apr-19	Annual	Management	2	Present Report on Compliance with Fiscal Obligations	For	For	
Grupo Mexico S.A.B. de C.V.	GMEXICO B	30-Apr-19	Annual	Management	3	Approve Allocation of Income	For	For	
Grupo Mexico S.A.B. de C.V.	GMEXICO B	30-Apr-19	Annual	Management	4	Approve Policy Related to Acquisition of Own Shares for 2018; Set Aggregate Nominal Amount of Share Repurchase Reserve for 2019	For	For	
Grupo Mexico S.A.B. de C.V.	GMEXICO B	30-Apr-19	Annual	Management	5	Approve Discharge of Board of Directors, Executive Chairman and Board Committees	For	For	
Grupo Mexico S.A.B. de C.V.	GMEXICO B	30-Apr-19	Annual	Management	6	Ratify Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Grupo Mexico S.A.B. de C.V.	GMEXICO B	30-Apr-19	Annual	Management	7	Elect or Ratify Directors; Verify Independence of Board Members; Elect or Ratify Chairmen and Members of Board Committees	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Grupo Mexico S.A.B. de C.V.	GMEXICO B	30-Apr-19	Annual	Management	8	Approve Granting/Withdrawal of Powers	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Grupo Mexico S.A.B. de C.V.	GMEXICO B	30-Apr-19	Annual	Management	9	Approve Remuneration of Directors and Members of Board Committees	For	For	
Grupo Mexico S.A.B. de C.V.	GMEXICO B	30-Apr-19	Annual	Management	10	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	3	Approve Final Dividend	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	4	Re-elect David Atkins as Director	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	5	Re-elect Pierre Bouchut as Director	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	6	Re-elect Gwyn Burr as Director	For	For	

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Hammerson Plc	HMSO	30-Apr-19	Annual	Management	7	Re-elect Timon Drakesmith as Director	For	Against	We do not support insiders on the board other than the CEO.
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	8	Re-elect Andrew Formica as Director	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	9	Re-elect Judy Gibbons as Director	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	10	Re-elect David Tyler as Director	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	11	Elect Carol Welch as Director	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	12	Reappoint PricewaterhouseCoopers LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	13	Authorise the Audit Committee to Fix Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	14	Authorise Issue of Equity	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Hammerson Plc	HMSO	30-Apr-19	Annual	Management	17	Authorise Market Purchase of Ordinary Shares	For	For	
Hang Lung Group Ltd.	10	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hang Lung Group Ltd.	10	30-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Hang Lung Group Ltd.	10	30-Apr-19	Annual	Management	3a	Elect Simon Sik On Ip as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Hang Lung Group Ltd.	10	30-Apr-19	Annual	Management	3b	Elect Ronnie Chichung Chan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Hang Lung Group Ltd.	10	30-Apr-19	Annual	Management	3c	Elect Weber Wai Pak Lo as Director	For	For	
Hang Lung Group Ltd.	10	30-Apr-19	Annual	Management	3d	Elect Hau Cheong Ho as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Hang Lung Group Ltd.	10	30-Apr-19	Annual	Management	3e	Authorize Board to Fix Remuneration of Directors	For	For	
Hang Lung Group Ltd.	10	30-Apr-19	Annual	Management	4	Appoint KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hang Lung Group Ltd.	10	30-Apr-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	

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Hang Lung Group Ltd.	10	30-Apr-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Hang Lung Group Ltd.	10	30-Apr-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
Hang Lung Properties Ltd.	101	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hang Lung Properties Ltd.	101	30-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Hang Lung Properties Ltd.	101	30-Apr-19	Annual	Management	3a	Elect Dominic Chiu Fai Ho as Director	For	Against	We are voting against this director due to concerns over tenure.
Hang Lung Properties Ltd.	101	30-Apr-19	Annual	Management	3b	Elect Philip Nan Lok Chen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hang Lung Properties Ltd.	101	30-Apr-19	Annual	Management	3c	Elect Anita Yuen Mei Fung as Director	For	For	
Hang Lung Properties Ltd.	101	30-Apr-19	Annual	Management	3d	Elect Weber Wai Pak Lo as Director	For	For	
Hang Lung Properties Ltd.	101	30-Apr-19	Annual	Management	3e	Authorize Board to Fix Remuneration of Directors	For	For	
Hang Lung Properties Ltd.	101	30-Apr-19	Annual	Management	4	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hang Lung Properties Ltd.	101	30-Apr-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Hang Lung Properties Ltd.	101	30-Apr-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Hang Lung Properties Ltd.	101	30-Apr-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
Hera SpA	HER	30-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Hera SpA	HER	30-Apr-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Hera SpA	HER	30-Apr-19	Annual	Management	3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Hera SpA	HER	30-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	1.1	Elect Director Philip M. Bilden	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	1.2	Elect Director Augustus L. Collins	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	1.3	Elect Director Kirkland H. Donald	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	1.4	Elect Director Thomas B. Fargo	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	1.5	Elect Director Victoria D. Harker	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	1.6	Elect Director Anastasia D. Kelly	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	1.7	Elect Director Tracy B. McKibben	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	1.8	Elect Director C. Michael Petters	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	1.9	Elect Director Thomas C. Schievelbein	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	1.10	Elect Director John K. Welch	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	1.11	Elect Director Stephen R. Wilson	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Management	3	Ratify Deloitte and Touche LLP as Auditor	For	For	
Huntington Ingalls Industries, Inc.	HII	30-Apr-19	Annual	Shareholder	4	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	1	Approve Financial Statements, Statutory Reports and Allocation of Income	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.a	Ratify Carlos Ruiz Sacristan as Director	For	Against	We do not support insiders on the board other than the CEO.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.b	Ratify Dennis Victor Arriola as Director	For	Against	We do not support insiders on the board other than the CEO.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.c	Ratify Joseph Allan Householder as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.d	Ratify Faisal Hussain Kahn as Director	For	Against	We do not support insiders on the board other than the CEO.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.e	Ratify Peter Ronan Wall as Director	For	Against	We do not support insiders on the board other than the CEO.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.f	Ratify Justin Christopher Bird as Director	For	Against	We do not support insiders on the board other than the CEO.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.g	Ratify Tania Ortiz Mena Lopez Negrete as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.h	Ratify Erle Allen Nye Jr. as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.i	Ratify Jeffrey Stephen Davidow as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.j	Ratify Aaron Dychter Poltolarek as Director	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.k	Ratify Jose Julian Sidaoui Dib as Director	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.l	Ratify Alberto Mulas Alonso as Director	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.m	Dismiss Martha Brown Wyrsh as Director	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.n	Elect Erbin Brian Keith as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.o	Ratify Aaron Dychter Poltolarek as Chairman and Member of Audit Committee	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.p	Ratify Jose Julian Sidaoui Dib as Member of Audit Committee	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.q	Ratify Alberto Mulas Alonso as Member of Audit Committee	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.r	Ratify Jeffrey Stephen Davidow as Member of Audit Committee	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.s	Ratify Jeffrey Stephen Davidow as Chairman and Member of Corporate Practice Committee	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.t	Ratify Aaron Dychter Poltolarek as Member of Corporate Practice Committee	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.u	Ratify Jose Julian Sidaoui Dib as Member of Corporate Practice Committee	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.v	Ratify Joseph Allan Householder as Member of Corporate Practice Committee	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.w	Ratify Alberto Mulas Alonso as Member of Corporate Practice Committee	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	2.x	Ratify Independence Classification of Independent Directors	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	3	Approve Remuneration of Directors, Members of Board Committees and Company Secretary	For	Against	The director remuneration plan does not meet our guidelines.
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	4	Set Aggregate Nominal Amount of Share Repurchase Reserve; Present Report on Policies and Decisions Adopted by Board on Share Repurchase	For	For	
Infraestructura Energetica Nova SAB de CV	IENOVA	30-Apr-19	Annual	Management	5	Appoint Legal Representatives	For	For	
innogy SE	IGY	30-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
innogy SE	IGY	30-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 1.40 per Share	For	For	
innogy SE	IGY	30-Apr-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
innogy SE	IGY	30-Apr-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
innogy SE	IGY	30-Apr-19	Annual	Management	5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal 2019	For	For	
innogy SE	IGY	30-Apr-19	Annual	Management	6	Ratify PricewaterhouseCoopers GmbH as Auditors for Half-Year and Quarterly Reports 2019	For	For	
innogy SE	IGY	30-Apr-19	Annual	Management	7	Elect Stefan May to the Supervisory Board as Employee Representative	For	For	
innogy SE	IGY	30-Apr-19	Annual	Management	8	Amend Affiliation Agreement with innogy Netze Deutschland GmbH	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.1	Elect Director Michael L. Eskew	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.2	Elect Director David N. Farr	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.3	Elect Director Alex Gorsky	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.4	Elect Director Michelle J. Howard	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.5	Elect Director Shirley Ann Jackson	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.6	Elect Director Andrew N. Liveris	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.7	Elect Director Martha E. Pollack	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.8	Elect Director Virginia M. Rometty	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.9	Elect Director Joseph R. Swedish	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.10	Elect Director Sidney Taurel	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.11	Elect Director Peter R. Voser	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	1.12	Elect Director Frederick H. Waddell	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Management	4	Amend Executive Incentive Bonus Plan	For	For	
International Business Machines Corporation	IBM	30-Apr-19	Annual	Shareholder	5	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
International Business Machines Corporation	IBM	30-Apr-19	Annual	Shareholder	6	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	1.a	Accept Financial Statements and Statutory Reports	For	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	1.b	Approve Allocation of Income	For	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	1.c	Accept Financial Statements and Statutory Reports of Intesa Sanpaolo Group Services ScpA	For	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	1.d	Accept Financial Statements and Statutory Reports of Cassa di Risparmio di Pistoia e della Lucchesia SpA	For	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	2	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Shareholder	3.a	Fix Number of Directors	None	Against	We view the proposed board size as too large.
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Shareholder	3.b.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Shareholder	3.c	Elect Massimo Gian Maria Gros-Pietro as Board Chair and Paolo Andrea Colombo as Vice-Chairman	None	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	4.a	Approve Remuneration Policies for Directors	For	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	4.b	Approve Remuneration of Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	4.c	Approve Remuneration and Incentive Policies of the Intesa Sanpaolo Group for 2019	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	4.d	Approve Fixed-Variable Compensation Ratio	For	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	4.e	Approve Severance Payments Policy	For	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	4.f	Approve 2018 Annual Incentive Plan	For	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	4.g	Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service 2018 Annual Incentive Plan	For	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	5	Approve Renunciation of Legal Action Against Former Chairman and Former General Manager of the Merged Subsidiary Banca Monte Parma SpA	For	For	
Intesa Sanpaolo SpA	ISP	30-Apr-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Itausa-Investimentos Itau SA	ITSA4	30-Apr-19	Annual	Shareholder	1	Elect Jose Maria Rebelo as Fiscal Council Member and Isaac Berensztejn as Alternate Appointed by Preferred Shareholder	None	For	
JBS SA	JBSS3	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
JBS SA	JBSS3	30-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
JBS SA	JBSS3	30-Apr-19	Annual	Management	3	Fix Number of Directors at Nine	For	For	
JBS SA	JBSS3	30-Apr-19	Annual	Management	4	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	5	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
JBS SA	JBSS3	30-Apr-19	Annual	Management	6.1	Elect Jeremiah Alphonsus OCallaghan as Director	For	Against	We do not support insiders on the board other than the CEO.
JBS SA	JBSS3	30-Apr-19	Annual	Management	6.2	Elect Jose Batista Sobrinho as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
JBS SA	JBSS3	30-Apr-19	Annual	Management	6.3	Elect Aguinaldo Gomes Ramos Filho as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
JBS SA	JBSS3	30-Apr-19	Annual	Management	6.4	Elect Gilberto Meirelles Xando Baptista as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
JBS SA	JBSS3	30-Apr-19	Annual	Management	6.5	Elect Wesley Mendonca Batista Filho as Director	For	Against	We do not support insiders on the board other than the CEO.
JBS SA	JBSS3	30-Apr-19	Annual	Management	6.6	Elect Cledorvino Belini as Director	For	For	
JBS SA	JBSS3	30-Apr-19	Annual	Management	6.7	Elect Jose Guimaraes Monforte as Director	For	For	
JBS SA	JBSS3	30-Apr-19	Annual	Management	6.8	Elect Marcio Guedes Pereira Junior as Director	For	For	
JBS SA	JBSS3	30-Apr-19	Annual	Management	6.9	Elect Alba Pethengill as Director	For	For	
JBS SA	JBSS3	30-Apr-19	Annual	Management	7	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	8.1	Percentage of Votes to Be Assigned - Elect Jeremiah Alphonsus OCallaghan as Director	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	8.2	Percentage of Votes to Be Assigned - Elect Jose Batista Sobrinho as Director	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	8.3	Percentage of Votes to Be Assigned - Elect Aguinaldo Gomes Ramos Filho as Director	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	8.4	Percentage of Votes to Be Assigned - Elect Gilberto Meirelles Xando Baptista as Director	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	8.5	Percentage of Votes to Be Assigned - Elect Wesley Mendonca Batista Filho as Director	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	8.6	Percentage of Votes to Be Assigned - Elect Cledorvino Belini as Director	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	8.7	Percentage of Votes to Be Assigned - Elect Jose Guimaraes Monforte as Director	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	8.8	Percentage of Votes to Be Assigned - Elect Marcio Guedes Pereira Junior as Director	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	8.9	Percentage of Votes to Be Assigned - Elect Alba Pethengill as Director	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	9	Fix Number of Fiscal Council Members at Four	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
JBS SA	JBSS3	30-Apr-19	Annual	Management	10	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	Abstain	
JBS SA	JBSS3	30-Apr-19	Annual	Management	11.1	Elect Adrian Lima Da Hora as Fiscal Council Member and Andre Alcantara Ocampos as Alternate	For	Against	This proposal is not in shareholders' best interests.
JBS SA	JBSS3	30-Apr-19	Annual	Management	11.2	Elect Demetrius Nichele Macei as Fiscal Council Member and Marcos Godoy Brogiato as Alternate	For	Against	This proposal is not in shareholders' best interests.
JBS SA	JBSS3	30-Apr-19	Annual	Management	11.3	Elect Jose Paulo da Silva Filho as Fiscal Council Member and Sandro Domingues Raffai as Alternate	For	Against	This proposal is not in shareholders' best interests.
JBS SA	JBSS3	30-Apr-19	Annual	Management	11.4	Elect Mauricio Wanderley Estanislau da Costa as Fiscal Council Member and Francisco Vicente Santana Silva Telles as Alternate	For	For	
JBS SA	JBSS3	30-Apr-19	Annual	Management	12	Approve Remuneration of Company's Management and Fiscal Council	For	Against	The director remuneration plan does not meet our guidelines.
Kimco Realty Corporation	KIM	30-Apr-19	Annual	Management	1a	Elect Director Milton Cooper	For	For	
Kimco Realty Corporation	KIM	30-Apr-19	Annual	Management	1b	Elect Director Philip E. Coviello	For	For	
Kimco Realty Corporation	KIM	30-Apr-19	Annual	Management	1c	Elect Director Conor C. Flynn	For	For	
Kimco Realty Corporation	KIM	30-Apr-19	Annual	Management	1d	Elect Director Frank Lourenso	For	Against	We are voting against this director due to concerns over tenure.
Kimco Realty Corporation	KIM	30-Apr-19	Annual	Management	1e	Elect Director Colombe M. Nicholas	For	For	
Kimco Realty Corporation	KIM	30-Apr-19	Annual	Management	1f	Elect Director Mary Hogan Preusse	For	For	
Kimco Realty Corporation	KIM	30-Apr-19	Annual	Management	1g	Elect Director Valerie Richardson	For	For	
Kimco Realty Corporation	KIM	30-Apr-19	Annual	Management	1h	Elect Director Richard B. Saltzman	For	For	
Kimco Realty Corporation	KIM	30-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Kimco Realty Corporation	KIM	30-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Klabn SA	KLBN4	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Klabn SA	KLBN4	30-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Klabn SA	KLBN4	30-Apr-19	Annual	Management	3	Fix Number of Directors at 13	For	For	
Klabn SA	KLBN4	30-Apr-19	Annual	Management	4	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.1	Elect Daniel Miguel Klabin as Director and Amanda Klabin Tkacz as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.2	Elect Armando Klabin as Director and Bernardo Klabin as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.3	Elect Pedro Oliva Marcilio de Sousa as Director and Alberto Klabin as Alternate	For	For	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.4	Elect Jose Luis de Salles Freire as Director and Francisco Lafer Pati as Alternate	For	For	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.5	Elect Francisco Amaury Olsen as Director and Eduardo Lafer Piva as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.6	Elect Israel Klabin as Director and Celso Lafer as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.7	Elect Paulo Sergio Coutinho Galvao Filho as Director and Vivian do Valle S. L. Mikui as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.8	Elect Roberto Klabin Martin Xavier as Director and Lilia Klabin Levine as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.9	Elect Roberto Luiz Leme Klabin as Director and Marcelo Bertini de Rezende Barbosa as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.10	Elect Joaquim Pedro Monteiro de Carvalho Collor de Mello as Director and Camilo Marcantonio Junior as Alternate	For	For	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.11	Elect Sergio Francisco Monteiro de Carvalho Guimaraes as Director and Olavo Egydio Monteiro de Carvalho as Alternate	For	For	

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Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.12	Elect Vera Lafer as Director and Vera Lafer Lorch Cury as Alternate	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Klabin SA	KLBN4	30-Apr-19	Annual	Management	5.13	Elect Amaury Guilherme Bier as Director and Luis Eduardo Pereira de Carvalho as Alternate	For	For	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	6	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	7.1	Percentage of Votes to Be Assigned - Elect Daniel Miguel Klabin as Director and Amanda Klabin Tkacz as Alternate	None	Abstain	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	7.2	Percentage of Votes to Be Assigned - Elect Armando Klabin as Director and Bernardo Klabin as Alternate	None	Abstain	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	7.3	Percentage of Votes to Be Assigned - Elect Pedro Oliva Marcilio de Sousa as Director and Alberto Klabin as Alternate	None	Abstain	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	7.4	Percentage of Votes to Be Assigned - Elect Jose Luis de Salles Freire as Director and Francisco Lafer Pati as Alternate	None	Abstain	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	7.5	Percentage of Votes to Be Assigned - Elect Francisco Amaury Olsen as Director and Eduardo Lafer Piva as Alternate	None	Abstain	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	7.6	Percentage of Votes to Be Assigned - Elect Israel Klabin as Director and Celso Lafer as Alternate	None	Abstain	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	7.7	Percentage of Votes to Be Assigned - Elect Paulo Sergio Coutinho Galvao Filho as Director and Vivian do Valle S. L. Mikui as Alternate	None	Abstain	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	7.8	Percentage of Votes to Be Assigned - Elect Roberto Klabin Martin Xavier as Director and Lilia Klabin Levine as Alternate	None	Abstain	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	7.9	Percentage of Votes to Be Assigned - Elect Roberto Luiz Leme Klabin as Director and Marcelo Bertini de Rezende Barbosa as Alternate	None	Abstain	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	7.10	Percentage of Votes to Be Assigned - Elect Joaquim Pedro Monteiro de Carvalho Collor de Mello as Director and Camilo Marcantonio Junior as Alternate	None	Abstain	

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Klablin SA	KLBN4	30-Apr-19	Annual	Management	7.11	Percentage of Votes to Be Assigned - Elect Sergio Francisco Monteiro de Carvalho Guimaraes as Director and Olavo Egydio Monteiro de Carvalho as Alternate	None	Abstain	
Klablin SA	KLBN4	30-Apr-19	Annual	Management	7.12	Percentage of Votes to Be Assigned - Elect Vera Lafer as Director and Vera Lafer Lorch Cury as Alternate	None	Abstain	
Klablin SA	KLBN4	30-Apr-19	Annual	Management	7.13	Percentage of Votes to Be Assigned - Elect Amaury Guilherme Bier as Director and Luis Eduardo Pereira de Carvalho as Alternate	None	Abstain	
Klablin SA	KLBN4	30-Apr-19	Annual	Management	8	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Klablin SA	KLBN4	30-Apr-19	Annual	Management	9	As a Preferred Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Against	
Klablin SA	KLBN4	30-Apr-19	Annual	Shareholder	10.1	Elect Mauro Gentile Rodrigues da Cunha as Director Appointed by Preferred Shareholder	None	For	
Klablin SA	KLBN4	30-Apr-19	Annual	Shareholder	10.2	Elect Marcelo Gasparino da Silva as Alternate Director Appointed by Preferred Shareholder	None	Abstain	
Klablin SA	KLBN4	30-Apr-19	Annual	Shareholder	10.3	Elect Joao Verner Juenemann as Alternate Director Appointed by Preferred Shareholder	None	For	
Klablin SA	KLBN4	30-Apr-19	Annual	Management	11	In Case Neither Class of Shares Reaches the Minimum Quorum Required by the Brazilian Corporate Law to Elect a Board Representative in Separate Elections, Would You Like to Use Your Votes to Elect the Candidate with More Votes to Represent Both Classes?	None	For	
Klablin SA	KLBN4	30-Apr-19	Annual	Management	12	Elect Fiscal Council Members	For	Abstain	We are concentrating our votes on the election of a minority Fiscal Council representative, and therefore will abstain on the management nominees.

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Klabin SA	KLBN4	30-Apr-19	Annual	Management	13	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
Klabin SA	KLBN4	30-Apr-19	Annual	Shareholder	14	Elect Louise Barsi as Fiscal Council Member and Geraldo Affonso Ferreira as Alternate Appointed by Preferred Shareholder	None	For	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	15	Approve Remuneration of Company's Management	For	For	
Klabin SA	KLBN4	30-Apr-19	Annual	Management	16	Approve Remuneration of Fiscal Council Members	For	For	
Klabin SA	KLBN4	30-Apr-19	Annual	Shareholder	17	Elect Mauricio Aquino Halewicz as Fiscal Council Member and Maria Carmen Westerlund Montera as Alternate Appointed by Minority Shareholder	None	For	
Kroton Educacional SA	KROT3	30-Apr-19	Special	Management	1	Approve Remuneration of Company's Management	For	For	
Kroton Educacional SA	KROT3	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	For	
Kroton Educacional SA	KROT3	30-Apr-19	Special	Management	2	Approve Remuneration of Fiscal Council Members	For	For	
Kroton Educacional SA	KROT3	30-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Kroton Educacional SA	KROT3	30-Apr-19	Annual	Management	3	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
Kroton Educacional SA	KROT3	30-Apr-19	Annual	Management	4	Fix Number of Fiscal Council Members at Four	For	For	
Kroton Educacional SA	KROT3	30-Apr-19	Annual	Management	5	Elect Fiscal Council Members	For	For	
Kroton Educacional SA	KROT3	30-Apr-19	Annual	Management	6	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
Lectra SA	LSS	30-Apr-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Lectra SA	LSS	30-Apr-19	Annual	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Lectra SA	LSS	30-Apr-19	Annual	Management	3	Approve Discharge of Directors	For	For	
Lectra SA	LSS	30-Apr-19	Annual	Management	4	Approve Allocation of Income and Dividends of EUR 0.40 per Share	For	For	

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Lectra SA	LSS	30-Apr-19	Annual	Management	5	Approve Non-Deductible Expenses	For	For	
Lectra SA	LSS	30-Apr-19	Annual	Management	6	Approve Compensation of Daniel Harari, Chairman and CEO	For	For	
Lectra SA	LSS	30-Apr-19	Annual	Management	7	Approve Remuneration Policy of Daniel Harari, Chairman and CEO	For	For	
Lectra SA	LSS	30-Apr-19	Annual	Management	8	Reelect Anne Binder as Director	For	For	
Lectra SA	LSS	30-Apr-19	Annual	Management	9	Reelect Bernard Jourdan as Director	For	For	
Lectra SA	LSS	30-Apr-19	Annual	Management	10	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Lectra SA	LSS	30-Apr-19	Annual	Management	11	Authorize Filing of Required Documents/Other Formalities	For	For	
Lojas Americanas SA	LAME4	30-Apr-19	Special	Management	1	Amend Article 5 to Reflect Changes in Capital	For	For	
Lojas Americanas SA	LAME4	30-Apr-19	Special	Management	2	Amend Articles	For	For	
Lojas Americanas SA	LAME4	30-Apr-19	Annual	Management	1	Do You Wish to Request Installation of a Fiscal Council, Under the Terms of Article 161 of the Brazilian Corporate Law?	None	For	
Lojas Americanas SA	LAME4	30-Apr-19	Special	Management	3	Consolidate Bylaws	For	For	
Lojas Renner SA	LREN3	30-Apr-19	Special	Management	1	Authorize Capitalization of Reserves	For	For	
Lojas Renner SA	LREN3	30-Apr-19	Special	Management	2	Authorize Bonus Issue	For	For	
Lojas Renner SA	LREN3	30-Apr-19	Special	Management	3	Approve Increase in Authorized Capital	For	For	
Lojas Renner SA	LREN3	30-Apr-19	Special	Management	4	Amend Articles 5 and 6 to Reflect Changes in Share Capital and Authorized Capital Respectively	For	For	
Muenchener Rueckversicherungs-Gesellschaft AG	MUV2	30-Apr-19	Annual	Management	1.1	Receive Supervisory Board Report, Corporate Governance Report, and Remuneration Report for Fiscal 2018 (Non-Voting)	None	None	
Muenchener Rueckversicherungs-Gesellschaft AG	MUV2	30-Apr-19	Annual	Management	1.2	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
PACCAR Inc	PCAR	30-Apr-19	Annual	Management	1.1	Elect Director Mark C. Pigott	For	Against	We are voting against this director due to concerns over tenure.
PACCAR Inc	PCAR	30-Apr-19	Annual	Management	1.2	Elect Director Ronald E. Armstrong	For	For	
PACCAR Inc	PCAR	30-Apr-19	Annual	Management	1.3	Elect Director Dame Alison J. Carnwath	For	For	
PACCAR Inc	PCAR	30-Apr-19	Annual	Management	1.4	Elect Director Franklin L. Feder	For	For	
PACCAR Inc	PCAR	30-Apr-19	Annual	Management	1.5	Elect Director Beth E. Ford	For	For	
PACCAR Inc	PCAR	30-Apr-19	Annual	Management	1.6	Elect Director Kirk S. Hachigian	For	For	
PACCAR Inc	PCAR	30-Apr-19	Annual	Management	1.7	Elect Director Roderick C. McGeary	For	For	
PACCAR Inc	PCAR	30-Apr-19	Annual	Management	1.8	Elect Director John M. Pigott	For	For	
PACCAR Inc	PCAR	30-Apr-19	Annual	Management	1.9	Elect Director Mark A. Schulz	For	For	
PACCAR Inc	PCAR	30-Apr-19	Annual	Management	1.10	Elect Director Gregory M. E. Spierkel	For	For	

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PACCAR Inc	PCAR	30-Apr-19	Annual	Management	1.11	Elect Director Charles R. Williamson	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
PACCAR Inc	PCAR	30-Apr-19	Annual	Shareholder	2	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Petronas Gas Bhd.	6033	30-Apr-19	Annual	Management	1	Elect Mohd Anuar Taib as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Petronas Gas Bhd.	6033	30-Apr-19	Annual	Management	2	Elect Habibah Abdul as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Petronas Gas Bhd.	6033	30-Apr-19	Annual	Management	3	Elect Abdul Razak Abdul Majid as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Petronas Gas Bhd.	6033	30-Apr-19	Annual	Management	4	Elect Farina Farikhullah Khan as Director	For	For	
Petronas Gas Bhd.	6033	30-Apr-19	Annual	Management	5	Approve Directors' Fees and Allowances	For	For	
Petronas Gas Bhd.	6033	30-Apr-19	Annual	Management	6	Approve KPMG PLT as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Petronas Gas Bhd.	6033	30-Apr-19	Annual	Management	1	Adopt New Constitution	For	For	
Promotora y Operadora de Infraestructura SA	PINFRA	30-Apr-19	Annual	Management	1a	Approve Board of Directors Report Pursuant to Article 28 Fraction IV of Mexican Securities Market Law	For	For	
Promotora y Operadora de Infraestructura SA	PINFRA	30-Apr-19	Annual	Management	1b	Approve Board's Report on Policies and Accounting Criteria Followed in Preparation of Financial Information	For	For	
Promotora y Operadora de Infraestructura SA	PINFRA	30-Apr-19	Annual	Management	1c	Approve Individual and Consolidated Financial Statements	For	For	
Promotora y Operadora de Infraestructura SA	PINFRA	30-Apr-19	Annual	Management	1d	Approve Report on Adherence to Fiscal Obligations	For	For	
Promotora y Operadora de Infraestructura SA	PINFRA	30-Apr-19	Annual	Management	1e	Approve Allocation of Income	For	For	
Promotora y Operadora de Infraestructura SA	PINFRA	30-Apr-19	Annual	Management	2a	Approve Discharge of Board and CEO	For	For	
Promotora y Operadora de Infraestructura SA	PINFRA	30-Apr-19	Annual	Management	2b	Elect or Ratify Directors, Members, Chairmen of Audit and Corporate Governance Committees, Committee Members, CEO and Secretary	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Promotora y Operadora de Infraestructura SA	PINFRA	30-Apr-19	Annual	Management	2c	Approve Corresponding Remuneration	For	For	

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Promotora y Operadora de Infraestructura SA	PINFRA	30-Apr-19	Annual	Management	3a	Set Maximum Amount of Share Repurchase Reserve	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Promotora y Operadora de Infraestructura SA	PINFRA	30-Apr-19	Annual	Management	3b	Approve Report on Share Repurchase Reserve	For	For	
Promotora y Operadora de Infraestructura SA	PINFRA	30-Apr-19	Annual	Management	4	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
PT Adaro Energy Tbk	ADRO	30-Apr-19	Annual	Management	1	Accept Annual Report and Financial Statements	For	For	
PT Adaro Energy Tbk	ADRO	30-Apr-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Adaro Energy Tbk	ADRO	30-Apr-19	Annual	Management	3	Elect Commissioners	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
PT Adaro Energy Tbk	ADRO	30-Apr-19	Annual	Management	4	Approve Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
PT Adaro Energy Tbk	ADRO	30-Apr-19	Annual	Management	5	Approve Remuneration of Directors and Commissioners	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 3.07 per Share	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	4	Reelect Serge Weinberg as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sanofi	SAN	30-Apr-19	Annual/Special	Management	5	Reelect Suet Fern Lee as Director	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	6	Ratify Appointment of Christophe Babule as Director	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	7	Approve Remuneration Policy for Chairman of the Board	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	8	Approve Remuneration Policy for CEO	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	9	Approve Compensation of Serge Weinberg, Chairman of the Board	For	For	

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Sanofi	SAN	30-Apr-19	Annual/Special	Management	10	Approve Compensation of Olivier Brandicourt, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Sanofi	SAN	30-Apr-19	Annual/Special	Management	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	12	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	13	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 997 Million	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	14	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 240 Million	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	15	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 240 Million	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	16	Approve Issuance of Debt Securities Giving Access to New Shares of Subsidiaries and/or Existing Shares and/or Debt Securities, up to Aggregate Amount of EUR 7 Billion	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	17	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 13-15	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	18	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	19	Authorize up to 0.5 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
Sanofi	SAN	30-Apr-19	Annual/Special	Management	20	Authorize up to 1.5 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	21	Authorize Capitalization of Reserves of Up to EUR 500 Million for Bonus Issue or Increase in Par Value	For	For	
Sanofi	SAN	30-Apr-19	Annual/Special	Management	22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Sanofi	SAN	30-Apr-19	Annual/Special	Management	23	Authorize Filing of Required Documents/Other Formalities	For	For	

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Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	1a	Elect Director Rene Amirault	For	For	
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	1b	Elect Director Murray Cobbe	For	For	
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	1c	Elect Director Michele Harradence	For	For	
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	1d	Elect Director David Johnson	For	For	
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	1e	Elect Director Brad Munro	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	1f	Elect Director Kevin Nugent	For	For	
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	1g	Elect Director Shaun Paterson	For	For	
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	1h	Elect Director Daniel Steinke	For	For	
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	1i	Elect Director Richard Wise	For	For	
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	1j	Elect Director Deanna Zumwalt	For	For	
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	3	Re-approve Unit Incentive Plan	For	Against	The incentive plan does not meet our guidelines.
Secure Energy Services, Inc.	SES	30-Apr-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	1	Approve the Minutes of the Annual Stockholders' Meeting Held on April 24, 2018	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	2	Approve the Annual Report	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	3	Ratify the Acts, Resolutions, and Proceedings of the Board of Directors, the Management Committees, Officers, and Agents of the Corporation as Reflected in the Minutes	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.1	Elect Diana P. Aguilar as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.2	Elect Philip T. Ang as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.3	Elect Gerard H. Brimo as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.4	Elect Anastasia Y. Dy as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.5	Elect Frederick Y. Dy as Director	For	For	

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Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.6	Elect Joseph R. Higdon as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.7	Elect James JK Hung as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.8	Elect Ramon R. Jimenez, Jr. as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.9	Elect Jikyeong Kang as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.10	Elect Napoleon L. Nazareno as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.11	Elect Cirilo P. Noel as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.12	Elect Takahiro Onishi as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.13	Elect Alfonso L. Salcedo, Jr. as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.14	Elect Rafael F. Simpao, Jr. as Director	For	For	
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.15	Elect Masaaki Suzuki as Director	For	Withhold	We believe support for the other nominee is in the best interests of shareholders
Security Bank Corp. (Philippines)	SECB	30-Apr-19	Annual	Management	4.16	Elect Alberto S. Villarosa as Director	For	For	
Slate Retail REIT	SRT.UN	30-Apr-19	Annual	Management	1a	Elect Trustee Samuel Altman	For	For	
Slate Retail REIT	SRT.UN	30-Apr-19	Annual	Management	1b	Elect Trustee Colum Bastable	For	For	
Slate Retail REIT	SRT.UN	30-Apr-19	Annual	Management	1c	Elect Trustee Thomas Farley	For	For	
Slate Retail REIT	SRT.UN	30-Apr-19	Annual	Management	1d	Elect Trustee Patrick Flatley	For	For	
Slate Retail REIT	SRT.UN	30-Apr-19	Annual	Management	1e	Elect Trustee Andrea Stephen	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Slate Retail REIT	SRT.UN	30-Apr-19	Annual	Management	1f	Elect Trustee Blair Welch	For	For	
Slate Retail REIT	SRT.UN	30-Apr-19	Annual	Management	1g	Elect Trustee Brady Welch	For	For	
Slate Retail REIT	SRT.UN	30-Apr-19	Annual	Management	2	Approve Deloitte LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	1.2	Approve Remuneration Report	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	2.1	Approve Allocation of Income and Dividends of CHF 14 per Share	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	2.2	Approve Dividends of CHF 2.50 per Share from Capital Contribution Reserves	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	3	Approve Discharge of Board of Directors	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	4.1	Approve Fixed Remuneration of Directors in the Amount of CHF 3.2 Million	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	4.2	Approve Short-Term Variable Remuneration of Executive Committee in the Amount of CHF 4.7 Million	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	4.3	Approve Maximum Fixed and Long-Term Variable Remuneration of Executive Committee in the Amount of CHF 13.8 Million	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.1	Reelect Rolf Doerig as Director and Board Chairman	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.2	Reelect Adrienne Corboud Fumagalli as Director	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.3	Reelect Ueli Dietiker as Director	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.4	Reelect Damir Filipovic as Director	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.5	Reelect Frank Keuper as Director	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.6	Reelect Stefan Loacker as Director	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.7	Reelect Henry Peter as Director	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.8	Reelect Martin Schmid as Director	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.9	Reelect Frank Schnewlin as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.10	Reelect Franziska Sauber as Director	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.11	Reelect Klaus Tschuetscher as Director	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.12	Elect Thomas Buess as Director	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.13	Reappoint Frank Schnewlin as Member of the Compensation Committee	For	Against	We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.14	Reappoint Franziska Sauber as Member of the Compensation Committee	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	5.15	Appoint Klaus Tschuetscher as Member of the Compensation Committee	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	6	Designate Andreas Zuercher as Independent Proxy	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	7	Ratify PricewaterhouseCoopers AG as Auditors	For	For	
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	8	Approve CHF 3.2 Million Reduction in Share Capital via Cancellation of Repurchased Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Swiss Life Holding AG	SLHN	30-Apr-19	Annual	Management	9	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
The Chemours Co.	CC	30-Apr-19	Annual	Management	1a	Elect Director Curtis V. Anastasio	For	For	
The Chemours Co.	CC	30-Apr-19	Annual	Management	1b	Elect Director Bradley J. Bell	For	For	
The Chemours Co.	CC	30-Apr-19	Annual	Management	1c	Elect Director Richard H. Brown	For	For	
The Chemours Co.	CC	30-Apr-19	Annual	Management	1d	Elect Director Mary B. Cranston	For	For	
The Chemours Co.	CC	30-Apr-19	Annual	Management	1e	Elect Director Curtis J. Crawford	For	For	
The Chemours Co.	CC	30-Apr-19	Annual	Management	1f	Elect Director Dawn L. Farrell	For	For	
The Chemours Co.	CC	30-Apr-19	Annual	Management	1g	Elect Director Sean D. Keohane	For	For	
The Chemours Co.	CC	30-Apr-19	Annual	Management	1h	Elect Director Mark P. Vergnano	For	For	
The Chemours Co.	CC	30-Apr-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Chemours Co.	CC	30-Apr-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
The Chemours Co.	CC	30-Apr-19	Annual	Shareholder	4	Report on Pay Disparity	Against	Against	We do not believe that support for this proposal is in the best interests of shareholders.
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	3	Approve Remuneration Report	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	4	Amend Share Reward Plan and All-Employee Share Ownership Plan	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	5	Elect Engelbert Haan as Director	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	6	Elect Cal Collins as Director	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	7	Re-elect Clare Chapman as Director	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	8	Re-elect Barbara Jeremiah as Director	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	9	Re-elect Stephen Young as Director	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	10	Re-elect Charles Berry as Director	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	11	Re-elect Jon Stanton as Director	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	12	Re-elect John Heasley as Director	For	Against	We do not support insiders on the board other than the CEO.
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	13	Re-elect Mary Jo Jacobi as Director	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	14	Re-elect Sir Jim McDonald as Director	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	15	Re-elect Richard Menell as Director	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	16	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	17	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	18	Authorise Issue of Equity	For	Against	We do not support this share issuance due to potential dilution.
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	20	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	21	Authorise Market Purchase of Ordinary Shares	For	For	
The Weir Group Plc	WEIR	30-Apr-19	Annual	Management	22	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	1	Open Meeting and Elect Presiding Council of Meeting	For	For	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	2	Authorize Presiding Council to Sign Minutes of Meeting	For	For	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	3	Accept Board Report	For	For	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	4	Accept Audit Report	For	For	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	5	Accept Financial Statements	For	For	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	6	Approve Allocation of Income	For	For	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	7	Approve Discharge of Board	For	For	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	8	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	9	Approve Director Remuneration	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	10	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	11	Approve Upper Limit of Donations for 2019 and Receive Information on Donations Made in 2018	For	For	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	12	Receive Information on Related Party Transactions	None	None	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	13	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	None	None	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	14	Receive Information in Accordance to Article 1.3.6 of Capital Market Board Corporate Governance Principles	None	None	

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Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	15	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose	For	For	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	16	Receive Information on Real Estate Purchases	None	None	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	17	Wishes	None	None	
Torunlar Gayrimenkul Yatirim Ortakligi AS	TRGYO	30-Apr-19	Annual	Management	18	Close Meeting	None	None	
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	1	Acknowledge Operation Results	None	None	
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	2	Approve Financial Statements	For	For	
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	3	Approve Allocation of Income and Dividend Payment	For	For	
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	4.1	Elect Rawat Chamchalerm as Director	For	For	
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	4.2	Elect Harald Link as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	4.3	Elect Umroong Sanphasitvong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	4.4	Elect Warapatr Todhanakasem as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	4.5	Elect Vichaow Rakphongphairoj as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	4.6	Elect Adhiruth Thothaveesansuk as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	5	Approve Remuneration of Directors	For	For	

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True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	6	Approve PricewaterhouseCoopers ABAS Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	7	Authorize Issuance of Debentures	For	For	
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	8	Amend Article 17 of the Articles of Association	For	For	
True Corp. Public Co., Ltd.	TRUE	30-Apr-19	Annual	Management	9	Amend Article 31 of the Articles of Association	For	For	
Vale SA	VALE3	30-Apr-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Vale SA	VALE3	30-Apr-19	Special	Management	1	Amend Articles	For	For	
Vale SA	VALE3	30-Apr-19	Annual	Management	2	Approve Capital Budget and Allocation of Income	For	For	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	1	Amend Articles	For	For	
Vale SA	VALE3	30-Apr-19	Annual	Management	3	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	For	In this case, given the issues related to the tailings dam disaster, we have chosen to request cumulative voting in order to concentrate our votes on the minority shareholder nominees.
Vale SA	VALE3	30-Apr-19	Annual	Management	4	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	1	Accept Financial Statements and Statutory Reports for Fiscal Year Ended Dec. 31, 2018	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Vale SA	VALE3	30-Apr-19	Annual	Management	5	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	2	Approve Capital Budget and Allocation of Income	For	For	
Vale SA	VALE3	30-Apr-19	Annual	Management	6	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	27	Do You Wish to Adopt Cumulative Voting for the Election of the Members of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	For	In this case, given the issues related to the tailings dam disaster, we have chosen to request cumulative voting in order to concentrate our votes on the minority shareholder nominees.
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	28	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Vale SA	VALE3	30-Apr-19	Annual	Management	7.1	Percentage of Votes to Be Assigned - Elect Marcio Hamilton Ferreira as Director and Gilmar Dalilo Cezar Wanderley as Alternate	None	Abstain	

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Vale SA	VALE3	30-Apr-19	Annual/Special	Management	29	In Case There is Any Change to the Board Slate Composition, May Your Votes Still be Counted for the Proposed Slate?	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Vale SA	VALE3	30-Apr-19	Annual	Management	7.2	Percentage of Votes to Be Assigned - Elect Marcel Juviano Barros as Director and Marcia Fragoso Soares as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	30	In Case Cumulative Voting Is Adopted, Do You Wish to Equally Distribute Your Votes Among the Nominees?	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	7.3	Percentage of Votes to Be Assigned - Elect Jose Mauricio Pereira Coelho as Director and Arthur Prado Silva as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	7.4	Percentage of Votes to Be Assigned - Elect Marcelo Augusto Dutra Labuto as Director and Ivan Luiz Modesto Schara as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.1	Percentage of Votes to Be Assigned - Elect Marcio Hamilton Ferreira as Director and Gilmar Dalilo Cezar Wanderley as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	7.5	Percentage of Votes to Be Assigned - Elect Oscar Augusto de Camargo Filho as Director and Yoshitomo Nishimitsu as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.2	Percentage of Votes to Be Assigned - Elect Marcel Juviano Barros as Director and Marcia Fragoso Soares as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	7.6	Percentage of Votes to Be Assigned - Elect Toshiya Asahi as Director and Hugo Serrado Stoffel as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.3	Percentage of Votes to Be Assigned - Elect Jose Mauricio Pereira Coelho as Director and Arthur Prado Silva as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	7.7	Percentage of Votes to Be Assigned - Elect Fernando Jorge Buso Gomes as Director and Johan Albino Ribeiro as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.4	Percentage of Votes to Be Assigned - Elect Marcelo Augusto Dutra Labuto as Director and Ivan Luiz Modesto Schara as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	7.8	Percentage of Votes to Be Assigned - Elect Eduardo de Oliveira Rodrigues Filho as Director and Respective Alternate	None	Abstain	

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Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.5	Percentage of Votes to Be Assigned - Elect Oscar Augusto de Camargo Filho as Director and Yoshitomo Nishimitsu as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	7.9	Percentage of Votes to Be Assigned - Elect Jose Luciano Duarte Penido as Director and Respective Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.6	Percentage of Votes to Be Assigned - Elect Toshiya Asahi as Director and Hugo Serrado Stoffel as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	7.10	Percentage of Votes to Be Assigned - Elect Sandra Maria Guerra de Azevedo as Director and Respective Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.7	Percentage of Votes to Be Assigned - Elect Fernando Jorge Buso Gomes as Director and Johan Albino Ribeiro as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	7.11	Percentage of Votes to Be Assigned - Elect Isabella Saboya de Albuquerque as Director and Adriano Cives Seabra as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.8	Percentage of Votes to Be Assigned - Elect Eduardo de Oliveira Rodrigues Filho as Director and Respective Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	7.12	Percentage of Votes to Be Assigned - Elect Clarissa de Araujo Lins as Director and Respective Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.9	Percentage of Votes to Be Assigned - Elect Jose Luciano Duarte Penido as Director and Respective Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	8	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.10	Percentage of Votes to Be Assigned - Elect Sandra Maria Guerra de Azevedo as Director and Respective Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Shareholder	9	Elect Patricia Gracindo Marques de Assis Bentes and Marcelo Gasparino da Silva as Board Members Appointed by Minority Shareholder	None	Abstain	

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Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.11	Percentage of Votes to Be Assigned - Elect Isabella Saboya de Albuquerque as Director and Adriano Cives Seabra as Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	10	In Case Cumulative Voting Is Adopted, Do You Wish Distribute Your Full Position to the Below Nominee?	None	For	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	31.12	Percentage of Votes to Be Assigned - Elect Clarissa de Araujo Lins as Director and Respective Alternate	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	11	Percentage of Votes to Be Assigned - Elect Patricia Gracindo Marques de Assis Bentes as Director and Marcelo Gasparino da Silva as Alternate Appointed by Minority Shareholder	None	For	
Vale SA	VALE3	30-Apr-19	Annual/Special	Shareholder	32	Elect Patricia Gracindo Marques de Assis Bentes and Marcelo Gasparino da Silva as Board Members Appointed by Minority Shareholder	None	For	
Vale SA	VALE3	30-Apr-19	Annual	Management	12	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	33	In Case Cumulative Voting Is Adopted, Do You Wish Distribute Your Full Position to the Above Nominee?	None	For	
Vale SA	VALE3	30-Apr-19	Annual	Management	13	In Case Neither Class of Shares Reaches the Minimum Quorum Required by the Brazilian Corporate Law to Elect a Board Representative in Separate Elections, Would You Like to Use Your Votes to Elect the Candidate with More Votes to Represent Both Classes?	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	35	As an Ordinary Shareholder, Would You like to Request a Separate Minority Election of a Member of the Board of Directors, Under the Terms of Article 141 of the Brazilian Corporate Law?	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	14	Elect Fiscal Council Members	For	Abstain	We are concentrating our votes on the election of a minority Fiscal Council representative, and therefore will abstain on the management nominees.

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Vale SA	VALE3	30-Apr-19	Annual/Special	Management	36	In Case Neither Class of Shares Reaches the Minimum Quorum Required by the Brazilian Corporate Law to Elect a Board Representative in Separate Elections, Would You Like to Use Your Votes to Elect the Candidate with More Votes to Represent Both Classes?	None	Abstain	
Vale SA	VALE3	30-Apr-19	Annual	Management	15	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	37	Elect Fiscal Council Members	For	Abstain	We are concentrating our votes on the election of a minority Fiscal Council representative, and therefore will abstain on the management nominees.
Vale SA	VALE3	30-Apr-19	Annual	Shareholder	16	Elect Raphael Manhaes Martins as Fiscal Council Member and Gaspar Carreira Junior as Alternate Appointed by Minority Shareholder	None	For	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	38	In Case One of the Nominees Leaves the Fiscal Council Slate Due to a Separate Minority Election, as Allowed Under Articles 161 and 240 of the Brazilian Corporate Law, May Your Votes Still Be Counted for the Proposed Slate?	None	Against	
Vale SA	VALE3	30-Apr-19	Annual	Management	17	Approve Remuneration of Company's Management and Fiscal Council	For	Against	We do not believe that support for the remuneration plan is in the best interests of shareholders.
Vale SA	VALE3	30-Apr-19	Annual/Special	Shareholder	39	Elect Raphael Manhaes Martins as Fiscal Council Member and Gaspar Carreira Junior as Alternate Appointed by Minority Shareholder	None	For	
Vale SA	VALE3	30-Apr-19	Annual/Special	Management	40	Approve Remuneration of Company's Management and Fiscal Council	For	Against	We do not believe that support for the remuneration plan is in the best interests of shareholders.
Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	1A	Elect Director H. Paulett Eberhart	For	For	
Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	1B	Elect Director Joseph W. Gorder	For	For	
Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	1C	Elect Director Kimberly S. Greene	For	For	
Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	1D	Elect Director Deborah P. Majoras	For	Against	We are holding accountable the Chair of the Nominating/Governance and Public Policy Committee for insufficient climate-related disclosure.

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Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	1E	Elect Director Donald L. Nickles	For	For	
Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	1F	Elect Director Philip J. Pfeiffer	For	For	
Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	1G	Elect Director Robert A. Profusek	For	For	
Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	1H	Elect Director Stephen M. Waters	For	For	
Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	1I	Elect Director Randall J. Weisenburger	For	For	
Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	1J	Elect Director Rayford Wilkins, Jr.	For	For	
Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Valero Energy Corporation	VLO	30-Apr-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
VERBUND AG	VER	30-Apr-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
VERBUND AG	VER	30-Apr-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.42 per Share	For	For	
VERBUND AG	VER	30-Apr-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
VERBUND AG	VER	30-Apr-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
VERBUND AG	VER	30-Apr-19	Annual	Management	5	Ratify Deloitte Audit Wirtschaftspruefungs GmbH as Auditors for Fiscal 2019	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
VERBUND AG	VER	30-Apr-19	Annual	Management	6.1	Elect Thomas Schmid as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
VERBUND AG	VER	30-Apr-19	Annual	Management	6.2	Elect Martin Ohneberg as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Yangzijiang Shipbuilding (Holdings) Ltd.	BS6	30-Apr-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
Yangzijiang Shipbuilding (Holdings) Ltd.	BS6	30-Apr-19	Annual	Management	2	Approve Final Dividend	For	For	
Yangzijiang Shipbuilding (Holdings) Ltd.	BS6	30-Apr-19	Annual	Management	3	Approve Directors' Fees	For	For	
Yangzijiang Shipbuilding (Holdings) Ltd.	BS6	30-Apr-19	Annual	Management	4	Elect Ren Yuanlin as Director	For	For	
Yangzijiang Shipbuilding (Holdings) Ltd.	BS6	30-Apr-19	Annual	Management	5	Elect Teo Yi-dar as Director	For	Against	This director is overboarded.
Yangzijiang Shipbuilding (Holdings) Ltd.	BS6	30-Apr-19	Annual	Management	6	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Yangzijiang Shipbuilding (Holdings) Ltd.	BS6	30-Apr-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

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Yangzijiang Shipbuilding (Holdings) Ltd.	BS6	30-Apr-19	Annual	Management	8	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
5N Plus Inc.	VNP	01-May-19	Annual	Management	1.1	Elect Director Arjang J. (AJ) Roshan	For	For	
5N Plus Inc.	VNP	01-May-19	Annual	Management	1.2	Elect Director Jean-Marie Bourassa	For	For	
5N Plus Inc.	VNP	01-May-19	Annual	Management	1.3	Elect Director Jennie S. Hwang	For	For	
5N Plus Inc.	VNP	01-May-19	Annual	Management	1.4	Elect Director James T. Fahey	For	For	
5N Plus Inc.	VNP	01-May-19	Annual	Management	1.5	Elect Director Nathalie Le Prohon	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
5N Plus Inc.	VNP	01-May-19	Annual	Management	1.6	Elect Director Luc Bertrand	For	For	
5N Plus Inc.	VNP	01-May-19	Annual	Management	1.7	Elect Director Donald F. Osborne	For	For	
5N Plus Inc.	VNP	01-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	1a	Elect Director Nesli Basgoz	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	1b	Elect Director Joseph H. Bocuzzi	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	1c	Elect Director Christopher W. Bodine	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Allergan plc	AGN	01-May-19	Annual	Management	1d	Elect Director Adriane M. Brown	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	1e	Elect Director Christopher J. Coughlin	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	1f	Elect Director Carol Anthony (John) Davidson	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	1g	Elect Director Thomas C. Freyman	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	1h	Elect Director Michael E. Greenberg	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	1i	Elect Director Robert J. Hugin	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	1j	Elect Director Peter J. McDonnell	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	1k	Elect Director Brenton L. Saunders	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Allergan plc	AGN	01-May-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Allergan plc	AGN	01-May-19	Annual	Management	4	Authorize Issue of Equity	For	For	
Allergan plc	AGN	01-May-19	Annual	Management	5a	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	

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Allergan plc	AGN	01-May-19	Annual	Management	5b	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Allergan plc	AGN	01-May-19	Annual	Shareholder	6	Require Independent Board Chairman	Against	Against	Given that the company has adopted an independent chair policy that stipulates the board will phase in an independent chair at the next CEO leadership transition, we do not believe support for this proposal is necessary.
ARC Resources Ltd.	ARX	01-May-19	Annual	Management	1.1	Elect Director David R. Collyer	For	For	
ARC Resources Ltd.	ARX	01-May-19	Annual	Management	1.2	Elect Director John P. Dielwart	For	Withhold	We are voting against this director due to concerns over tenure.
ARC Resources Ltd.	ARX	01-May-19	Annual	Management	1.3	Elect Director Fred J. Dymont	For	For	
ARC Resources Ltd.	ARX	01-May-19	Annual	Management	1.4	Elect Director Harold N. Kvisle	For	For	
ARC Resources Ltd.	ARX	01-May-19	Annual	Management	1.5	Elect Director Kathleen M. O'Neill	For	For	
ARC Resources Ltd.	ARX	01-May-19	Annual	Management	1.6	Elect Director Herbert C. Pinder, Jr.	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
ARC Resources Ltd.	ARX	01-May-19	Annual	Management	1.7	Elect Director William G. Sembo	For	For	
ARC Resources Ltd.	ARX	01-May-19	Annual	Management	1.8	Elect Director Nancy L. Smith	For	For	
ARC Resources Ltd.	ARX	01-May-19	Annual	Management	1.9	Elect Director Myron M. Stadnyk	For	For	
ARC Resources Ltd.	ARX	01-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
ARC Resources Ltd.	ARX	01-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.1	Elect Director Alan L. Boeckmann	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.2	Elect Director Michael S. Burke	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.3	Elect Director Terrell K. Crews	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.4	Elect Director Pierre Dufour	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.5	Elect Director Donald E. Felsing	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.6	Elect Director Suzan F. Harrison	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.7	Elect Director Juan R. Luciano	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.8	Elect Director Patrick J. Moore	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.9	Elect Director Francisco J. Sanchez	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.10	Elect Director Debra A. Sandler	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.11	Elect Director Lei Z. Schlitz	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	1.12	Elect Director Kelvin R. Westbrook	For	For	
Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.

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Archer-Daniels-Midland Company	ADM	01-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and as there are features that are not in line with best practice.
Axalta Coating Systems Ltd.	AXTA	01-May-19	Annual	Management	1.1	Elect Director Deborah J. Kissire	For	For	
Axalta Coating Systems Ltd.	AXTA	01-May-19	Annual	Management	1.2	Elect Director Elizabeth C. Lempres	For	For	
Axalta Coating Systems Ltd.	AXTA	01-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Axalta Coating Systems Ltd.	AXTA	01-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Cabot Oil & Gas Corporation	COG	01-May-19	Annual	Management	1.1	Elect Director Dorothy M. Ables	For	For	
Cabot Oil & Gas Corporation	COG	01-May-19	Annual	Management	1.2	Elect Director Rhys J. Best	For	For	
Cabot Oil & Gas Corporation	COG	01-May-19	Annual	Management	1.3	Elect Director Robert S. Boswell	For	Withhold	We are holding accountable the Chair of the Safety & Environmental Affairs Committee for insufficient climate-related disclosure.
Cabot Oil & Gas Corporation	COG	01-May-19	Annual	Management	1.4	Elect Director Amanda M. Brock	For	For	
Cabot Oil & Gas Corporation	COG	01-May-19	Annual	Management	1.5	Elect Director Peter B. Delaney	For	For	
Cabot Oil & Gas Corporation	COG	01-May-19	Annual	Management	1.6	Elect Director Dan O. Dinges	For	For	
Cabot Oil & Gas Corporation	COG	01-May-19	Annual	Management	1.7	Elect Director Robert Kelley	For	For	
Cabot Oil & Gas Corporation	COG	01-May-19	Annual	Management	1.8	Elect Director W. Matt Ralls	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Cabot Oil & Gas Corporation	COG	01-May-19	Annual	Management	1.9	Elect Director Marcus A. Watts	For	For	
Cabot Oil & Gas Corporation	COG	01-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Cabot Oil & Gas Corporation	COG	01-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Canfor Corporation	CFP	01-May-19	Annual	Management	1	Fix Number of Directors at Eleven	For	For	
Canfor Corporation	CFP	01-May-19	Annual	Management	2.1	Elect Director Conrad A. Pinette	For	For	

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Canfor Corporation	CFP	01-May-19	Annual	Management	2.2	Elect Director Glen D. Clark	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent, for inadequate gender diversity on the board, and for not having addressed the CEO's overboarding. We are also holding this nominee accountable, as a member of the Governance Committee, for not providing an annual advisory vote on executive compensation.
Canfor Corporation	CFP	01-May-19	Annual	Management	2.3	Elect Director Ross S. Smith	For	For	
Canfor Corporation	CFP	01-May-19	Annual	Management	2.4	Elect Director William W. Stinson	For	Withhold	This director is overboarded.
Canfor Corporation	CFP	01-May-19	Annual	Management	2.5	Elect Director Barbara Hislop	For	For	
Canfor Corporation	CFP	01-May-19	Annual	Management	2.6	Elect Director J. McNeill (Mack) Singleton	For	For	
Canfor Corporation	CFP	01-May-19	Annual	Management	2.7	Elect Director Dianne L. Watts	For	For	
Canfor Corporation	CFP	01-May-19	Annual	Management	2.8	Elect Director Ryan Barrington-Foote	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent, for inadequate gender diversity on the board, and for not having addressed the CEO's overboarding. We are also holding this nominee accountable, as a member of the Governance Committee, for not providing an annual advisory vote on executive compensation.
Canfor Corporation	CFP	01-May-19	Annual	Management	2.9	Elect Director John R. Baird	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent, for inadequate gender diversity on the board, and for not having addressed the CEO's overboarding. We are also holding this nominee accountable, as a member of the Governance Committee, for not providing an annual advisory vote on executive compensation.
Canfor Corporation	CFP	01-May-19	Annual	Management	2.10	Elect Director M. Dallas H. Ross	For	For	
Canfor Corporation	CFP	01-May-19	Annual	Management	2.11	Elect Director Donald B. Kayne	For	For	

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Canfor Corporation	CFP	01-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Canfor Pulp Products Inc.	CFX	01-May-19	Annual	Management	1	Fix Number of Directors at Five	For	Withhold	We view the proposed board size as too small.
Canfor Pulp Products Inc.	CFX	01-May-19	Annual	Management	2.1	Elect Director Conrad A. Pinette	For	For	
Canfor Pulp Products Inc.	CFX	01-May-19	Annual	Management	2.2	Elect Director Stan E. Bracken-Horrocks	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. We are holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Canfor Pulp Products Inc.	CFX	01-May-19	Annual	Management	2.3	Elect Director John R. Baird	For	For	
Canfor Pulp Products Inc.	CFX	01-May-19	Annual	Management	2.4	Elect Director William W. Stinson	For	Withhold	This director is overboarded.
Canfor Pulp Products Inc.	CFX	01-May-19	Annual	Management	2.5	Elect Director Donald B. Kayne	For	For	
Canfor Pulp Products Inc.	CFX	01-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Centerra Gold Inc.	CG	01-May-19	Annual	Management	1.1	Elect Director Richard W. Connor	For	For	
Centerra Gold Inc.	CG	01-May-19	Annual	Management	1.2	Elect Director Dushenaly "Dushen" Kasenov	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Centerra Gold Inc.	CG	01-May-19	Annual	Management	1.3	Elect Director Maksat Kobonbaev	For	For	
Centerra Gold Inc.	CG	01-May-19	Annual	Management	1.4	Elect Director Stephen A. Lang	For	For	
Centerra Gold Inc.	CG	01-May-19	Annual	Management	1.5	Elect Director Askar Oskombaev	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Centerra Gold Inc.	CG	01-May-19	Annual	Management	1.6	Elect Director Michael Parrett	For	For	
Centerra Gold Inc.	CG	01-May-19	Annual	Management	1.7	Elect Director Jacques Perron	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Centerra Gold Inc.	CG	01-May-19	Annual	Management	1.8	Elect Director Scott G. Perry	For	For	

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Centerra Gold Inc.	CG	01-May-19	Annual	Management	1.9	Elect Director Sheryl K. Pressler	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also holding this nominee accountable, as Chair of the Governance Committee, for not providing an annual advisory vote on executive compensation.
Centerra Gold Inc.	CG	01-May-19	Annual	Management	1.10	Elect Director Bruce V. Walter	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Centerra Gold Inc.	CG	01-May-19	Annual	Management	1.11	Elect Director Susan Yurkovich	For	For	
Centerra Gold Inc.	CG	01-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	1.1	Elect Director Cotton M. Cleveland	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	1.2	Elect Director Sanford Cloud, Jr.	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	1.3	Elect Director James S. DiStasio	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	1.4	Elect Director Francis A. Doyle	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	1.5	Elect Director Linda Dorcena Forry	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	1.6	Elect Director James J. Judge	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	1.7	Elect Director John Y. Kim	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	1.8	Elect Director Kenneth R. Leibler	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	1.9	Elect Director William C. Van Faasen	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	1.10	Elect Director Frederica M. Williams	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Eversource Energy	ES	01-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
Federal Realty Investment Trust	FRT	01-May-19	Annual	Management	1.1	Elect Director Jon E. Bortz	For	For	
Federal Realty Investment Trust	FRT	01-May-19	Annual	Management	1.2	Elect Director David W. Faeder	For	For	
Federal Realty Investment Trust	FRT	01-May-19	Annual	Management	1.3	Elect Director Elizabeth I. Holland	For	For	
Federal Realty Investment Trust	FRT	01-May-19	Annual	Management	1.4	Elect Director Mark S. Ordan	For	For	
Federal Realty Investment Trust	FRT	01-May-19	Annual	Management	1.5	Elect Director Gail P. Steinel	For	For	
Federal Realty Investment Trust	FRT	01-May-19	Annual	Management	1.6	Elect Director Warren M. Thompson	For	For	
Federal Realty Investment Trust	FRT	01-May-19	Annual	Management	1.7	Elect Director Joseph S. Vassalluzzo	For	Against	We are voting against this director due to concerns over tenure.
Federal Realty Investment Trust	FRT	01-May-19	Annual	Management	1.8	Elect Director Donald C. Wood	For	For	
Federal Realty Investment Trust	FRT	01-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Federal Realty Investment Trust	FRT	01-May-19	Annual	Management	3	Ratify Grant Thornton LLP as Auditor	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	1a	Elect Director James S. Crown	For	For	

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General Dynamics Corporation	GD	01-May-19	Annual	Management	1b	Elect Director Rudy F. deLeon	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	1c	Elect Director Cecil D. Haney	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	1d	Elect Director Lester L. Lyles	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	1e	Elect Director Mark M. Malcolm	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	1f	Elect Director Phebe N. Novakovic	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	1g	Elect Director C. Howard Nye	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	1h	Elect Director William A. Osborn	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	1i	Elect Director Catherine B. Reynolds	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	1j	Elect Director Laura J. Schumacher	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	1k	Elect Director Peter A. Wall	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	For	
General Dynamics Corporation	GD	01-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
General Dynamics Corporation	GD	01-May-19	Annual	Management	4	Amend Nonqualified Employee Stock Purchase Plan	For	Against	The employee stock purchase plan does not meet our guidelines.
General Dynamics Corporation	GD	01-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	1a	Elect Director Marcello V. Bottoli	For	For	
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	1b	Elect Director Linda Buck	For	For	
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	1c	Elect Director Michael L. Ducker	For	For	
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	1d	Elect Director David R. Epstein	For	For	
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	1e	Elect Director Roger W. Ferguson, Jr.	For	For	
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	1f	Elect Director John F. Ferraro	For	For	
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	1g	Elect Director Andreas Fibig	For	For	
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	1h	Elect Director Christina Gold	For	For	
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	1i	Elect Director Katherine M. Hudson	For	For	
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	1j	Elect Director Dale F. Morrison	For	For	
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	1k	Elect Director Stephen Williamson	For	For	
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
International Flavors & Fragrances Inc.	IFF	01-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Livent Corporation	LTHM	01-May-19	Annual	Management	1a	Elect Director Michael F. Barry	For	Against	This director is overboarded.
Livent Corporation	LTHM	01-May-19	Annual	Management	1b	Elect Director Steven T. Merkt	For	For	
Livent Corporation	LTHM	01-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	2	Approve Final Dividend	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	4	Re-elect Jacques Aigrain as Director	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	5	Re-elect Paul Heiden as Director	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	6	Re-elect Raffaele Jerusalemi as Director	For	Against	We do not support insiders on the board other than the CEO.
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	7	Re-elect Stephen O'Connor as Director	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	8	Re-elect Val Rahmani as Director	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	9	Re-elect Andrea Sironi as Director	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	10	Re-elect David Warren as Director	For	Against	We do not support insiders on the board other than the CEO.
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	11	Elect Marshall Bailey as Director	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	12	Elect Kathleen DeRose as Director	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	13	Elect Cressida Hogg as Director	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	14	Elect Don Robert as Director	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	15	Elect David Schwimmer as Director	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	16	Elect Ruth Wandhofer as Director	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	17	Reappoint Ernst & Young LLP as Auditors	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	18	Authorise Board to Fix Remuneration of Auditors	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	19	Authorise Issue of Equity	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	20	Authorise EU Political Donations and Expenditure	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	22	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	23	Authorise Market Purchase of Ordinary Shares	For	For	
London Stock Exchange Group Plc	LSE	01-May-19	Annual	Management	24	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
MGM Resorts International	MGM	01-May-19	Annual	Management	1a	Elect Director Mary Chris Gay	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	1b	Elect Director William W. Grounds	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	1c	Elect Director Alexis M. Herman	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
MGM Resorts International	MGM	01-May-19	Annual	Management	1d	Elect Director Roland Hernandez	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	1e	Elect Director John Kilroy	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	1f	Elect Director Rose McKinney-James	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	1g	Elect Director Keith A. Meister	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	1h	Elect Director James J. Murren	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	1i	Elect Director Paul Salem	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	1j	Elect Director Gregory M. Spierkel	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	1k	Elect Director Jan G. Swartz	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	1l	Elect Director Daniel J. Taylor	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
MGM Resorts International	MGM	01-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Mullen Group Ltd.	MTL	01-May-19	Annual	Management	1	Fix Number of Directors at Seven	For	For	
Mullen Group Ltd.	MTL	01-May-19	Annual	Management	2.1	Elect Director Greg Bay	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are also voting against this director due to concerns over tenure. We are also holding this nominee accountable, as Chair of the Governance Committee, for not providing an annual advisory vote on executive compensation.
Mullen Group Ltd.	MTL	01-May-19	Annual	Management	2.2	Elect Director Christine McGinley	For	For	
Mullen Group Ltd.	MTL	01-May-19	Annual	Management	2.3	Elect Director Stephen H. Lockwood	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are also voting against this director due to concerns over tenure.
Mullen Group Ltd.	MTL	01-May-19	Annual	Management	2.4	Elect Director David E. Mullen	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Mullen Group Ltd.	MTL	01-May-19	Annual	Management	2.5	Elect Director Murray K. Mullen	For	For	
Mullen Group Ltd.	MTL	01-May-19	Annual	Management	2.6	Elect Director Philip J. Scherman	For	For	
Mullen Group Ltd.	MTL	01-May-19	Annual	Management	2.7	Elect Director Sonia Tibbatts	For	For	
Mullen Group Ltd.	MTL	01-May-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Osisko Gold Royalties Ltd.	OR	01-May-19	Annual	Management	1.1	Elect Director Francoise Bertrand	For	For	

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Osisko Gold Royalties Ltd.	OR	01-May-19	Annual	Management	1.2	Elect Director John Burzynski	For	For	
Osisko Gold Royalties Ltd.	OR	01-May-19	Annual	Management	1.3	Elect Director Christopher C. Curfman	For	For	
Osisko Gold Royalties Ltd.	OR	01-May-19	Annual	Management	1.4	Elect Director Joanne Ferstman	For	For	
Osisko Gold Royalties Ltd.	OR	01-May-19	Annual	Management	1.5	Elect Director Pierre Labbe	For	For	
Osisko Gold Royalties Ltd.	OR	01-May-19	Annual	Management	1.6	Elect Director Oskar Lewnowski	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Osisko Gold Royalties Ltd.	OR	01-May-19	Annual	Management	1.7	Elect Director Charles E. Page	For	For	
Osisko Gold Royalties Ltd.	OR	01-May-19	Annual	Management	1.8	Elect Director Sean Roosen	For	For	
Osisko Gold Royalties Ltd.	OR	01-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Osisko Gold Royalties Ltd.	OR	01-May-19	Annual	Management	3	Amend Deferred Share Unit Plan	For	Against	The deferred share unit plan does not meet our guidelines.
Osisko Gold Royalties Ltd.	OR	01-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1a	Elect Director Shona L. Brown	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1b	Elect Director Cesar Conde	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1c	Elect Director Ian Cook	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1d	Elect Director Dina Dublon	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1e	Elect Director Richard W. Fisher	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1f	Elect Director Michelle Gass	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1g	Elect Director William R. Johnson	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1h	Elect Director Ramon Laguarta	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1i	Elect Director David C. Page	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1j	Elect Director Robert C. Pohlad	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1k	Elect Director Daniel Vasella	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1l	Elect Director Darren Walker	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	1m	Elect Director Alberto Weisser	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Management	4	Eliminate Supermajority Vote Requirement	For	For	
PepsiCo, Inc.	PEP	01-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favour of separating the CEO and Chair position and of appointing an independent Chair of the Board.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PepsiCo, Inc.	PEP	01-May-19	Annual	Shareholder	6	Report on Pesticide Management	Against	For	Considering growing consumer concerns and increasing regulatory pressure along with actions taken by the company's competitors, we are supportive of this proposal calling for the company to implement the proposed policy with an associated timeline.
Persimmon Plc	PSN	01-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Persimmon Plc	PSN	01-May-19	Annual	Management	4	Elect Roger Devlin as Director	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	5	Re-elect David Jenkinson as Director	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	6	Re-elect Michael Killoran as Director	For	Against	We do not support insiders on the board other than the CEO.
Persimmon Plc	PSN	01-May-19	Annual	Management	7	Re-elect Nigel Mills as Director	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	8	Re-elect Marion Sears as Director	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	9	Re-elect Rachel Kentleton as Director	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	10	Re-elect Simon Litherland as Director	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	11	Reappoint Ernst & Young LLP as Auditors	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	12	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	13	Authorise Issue of Equity	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	14	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	15	Authorise Market Purchase of Ordinary Shares	For	For	
Persimmon Plc	PSN	01-May-19	Annual	Management	16	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.1	Elect Director Andre Calantzopoulos	For	For	
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.2	Elect Director Louis C. Camilleri	For	Against	This director is overboarded.
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.3	Elect Director Massimo Ferragamo	For	For	
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.4	Elect Director Werner Geissler	For	For	
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.5	Elect Director Lisa A. Hook	For	For	
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.6	Elect Director Jennifer Li	For	For	
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.7	Elect Director Jun Makihara	For	For	
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.8	Elect Director Kalpana Morparia	For	For	
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.9	Elect Director Lucio A. Noto	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.10	Elect Director Frederik Paulsen	For	For	
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.11	Elect Director Robert B. Polet	For	For	
Philip Morris International Inc.	PM	01-May-19	Annual	Management	1.12	Elect Director Stephen M. Wolf	For	For	
Philip Morris International Inc.	PM	01-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Philip Morris International Inc.	PM	01-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers SA as Auditor	For	For	
Pool Corporation	POOL	01-May-19	Annual	Management	1a	Elect Director Andrew W. Code	For	Against	We are voting against this director due to concerns over tenure.
Pool Corporation	POOL	01-May-19	Annual	Management	1b	Elect Director Timothy M. Graven	For	For	
Pool Corporation	POOL	01-May-19	Annual	Management	1c	Elect Director Debra S. Oler	For	For	
Pool Corporation	POOL	01-May-19	Annual	Management	1d	Elect Director Manuel J. Perez de la Mesa	For	For	
Pool Corporation	POOL	01-May-19	Annual	Management	1e	Elect Director Harlan F. Seymour	For	For	
Pool Corporation	POOL	01-May-19	Annual	Management	1f	Elect Director Robert C. Sledd	For	Against	This director is overboarded.
Pool Corporation	POOL	01-May-19	Annual	Management	1g	Elect Director John E. Stokely	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Pool Corporation	POOL	01-May-19	Annual	Management	1h	Elect Director David G. Whalen	For	For	
Pool Corporation	POOL	01-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Pool Corporation	POOL	01-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Prologis, Inc.	PLD	01-May-19	Annual	Management	1a	Elect Director Hamid R. Moghadam	For	For	
Prologis, Inc.	PLD	01-May-19	Annual	Management	1b	Elect Director Cristina G. Bitá	For	For	
Prologis, Inc.	PLD	01-May-19	Annual	Management	1c	Elect Director George L. Fotiades	For	Against	This director is overboarded.
Prologis, Inc.	PLD	01-May-19	Annual	Management	1d	Elect Director Philip L. Hawkins	For	For	
Prologis, Inc.	PLD	01-May-19	Annual	Management	1e	Elect Director Lydia H. Kennard	For	For	
Prologis, Inc.	PLD	01-May-19	Annual	Management	1f	Elect Director J. Michael Losh	For	For	
Prologis, Inc.	PLD	01-May-19	Annual	Management	1g	Elect Director Irving F. Lyons, III	For	For	
Prologis, Inc.	PLD	01-May-19	Annual	Management	1h	Elect Director David P. O'Connor	For	For	
Prologis, Inc.	PLD	01-May-19	Annual	Management	1i	Elect Director Olivier Piani	For	For	
Prologis, Inc.	PLD	01-May-19	Annual	Management	1j	Elect Director Jeffrey L. Skelton	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Prologis, Inc.	PLD	01-May-19	Annual	Management	1k	Elect Director Carl B. Webb	For	For	
Prologis, Inc.	PLD	01-May-19	Annual	Management	1l	Elect Director William D. Zollars	For	For	
Prologis, Inc.	PLD	01-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and as there are features that are not in line with best practice.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Prologis, Inc.	PLD	01-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	1	Fix Number of Directors at Nine	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	2.1	Elect Director Mark Monroe	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	2.2	Elect Director Marty Proctor	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	2.3	Elect Director Avik Dey	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	2.4	Elect Director Harvey Doerr	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	2.5	Elect Director Paul Hand	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	2.6	Elect Director Dale Hohm	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	2.7	Elect Director Ronnie Irani	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	2.8	Elect Director Bill McAdam	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	2.9	Elect Director Jackie Sheppard	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Seven Generations Energy Ltd.	VII	01-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Spirent Communications Plc	SPT	01-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Spirent Communications Plc	SPT	01-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Spirent Communications Plc	SPT	01-May-19	Annual	Management	3	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Spirent Communications Plc	SPT	01-May-19	Annual	Management	4	Approve Final Dividend	For	For	
Spirent Communications Plc	SPT	01-May-19	Annual	Management	5	Re-elect Jonathan Silver as Director	For	For	
Spirent Communications Plc	SPT	01-May-19	Annual	Management	6	Re-elect Paula Bell as Director	For	Against	We do not support insiders on the board other than the CEO.
Spirent Communications Plc	SPT	01-May-19	Annual	Management	7	Re-elect Gary Bullard as Director	For	For	
Spirent Communications Plc	SPT	01-May-19	Annual	Management	8	Re-elect Eric Hutchinson as Director	For	Abstain	Given that this proposal has been withdrawn, we will abstain from voting.
Spirent Communications Plc	SPT	01-May-19	Annual	Management	9	Re-elect Wendy Koh as Director	For	For	
Spirent Communications Plc	SPT	01-May-19	Annual	Management	10	Re-elect Edgar Masri as Director	For	For	
Spirent Communications Plc	SPT	01-May-19	Annual	Management	11	Re-elect William Thomas as Director	For	For	
Spirent Communications Plc	SPT	01-May-19	Annual	Management	12	Reappoint Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Spirent Communications Plc	SPT	01-May-19	Annual	Management	13	Authorise Board to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Spirent Communications Plc	SPT	01-May-19	Annual	Management	14	Authorise Issue of Equity	For	For	
Spirent Communications Plc	SPT	01-May-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Spirent Communications Plc	SPT	01-May-19	Annual	Management	16	Authorise Market Purchase of Ordinary Shares	For	For	
Spirent Communications Plc	SPT	01-May-19	Annual	Management	17	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Stryker Corporation	SYK	01-May-19	Annual	Management	1a	Elect Director Mary K. Brainerd	For	For	
Stryker Corporation	SYK	01-May-19	Annual	Management	1b	Elect Director Srikant M. Datar	For	For	
Stryker Corporation	SYK	01-May-19	Annual	Management	1c	Elect Director Roch Doliveux	For	For	
Stryker Corporation	SYK	01-May-19	Annual	Management	1d	Elect Director Louise L. Francesconi	For	For	
Stryker Corporation	SYK	01-May-19	Annual	Management	1e	Elect Director Allan C. Golston	For	For	
Stryker Corporation	SYK	01-May-19	Annual	Management	1f	Elect Director Kevin A. Lobo	For	For	
Stryker Corporation	SYK	01-May-19	Annual	Management	1g	Elect Director Sherilyn S. McCoy	For	For	
Stryker Corporation	SYK	01-May-19	Annual	Management	1h	Elect Director Andrew K. Silvernail	For	For	
Stryker Corporation	SYK	01-May-19	Annual	Management	1i	Elect Director Ronda E. Stryker	For	For	
Stryker Corporation	SYK	01-May-19	Annual	Management	1j	Elect Director Rajeev Suri	For	For	
Stryker Corporation	SYK	01-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Stryker Corporation	SYK	01-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and as there are features that are not in line with best practices.
TechnipFMC plc	FTI	01-May-19	Annual	Management	1a	Elect Director Douglas J. Pferdehirt	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	1b	Elect Director Arnaud Caudoux	For	Against	We are not supportive of non-independent directors sitting on key board committees.
TechnipFMC plc	FTI	01-May-19	Annual	Management	1c	Elect Director Pascal Colombani	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	1d	Elect Director Marie-Ange Debon	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	1e	Elect Director Eleazar de Carvalho Filho	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	1f	Elect Director Claire S. Farley	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	1g	Elect Director Didier Houssin	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	1h	Elect Director Peter Mellbye	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
TechnipFMC plc	FTI	01-May-19	Annual	Management	1i	Elect Director John O'Leary	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	1j	Elect Director Kay G. Priestly	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	1k	Elect Director Joseph Rinaldi	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
TechnipFMC plc	FTI	01-May-19	Annual	Management	1	Elect Director James M. Ringler	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	2	Accept Financial Statements and Statutory Reports	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	
TechnipFMC plc	FTI	01-May-19	Annual	Management	5	Approve Directors' Remuneration Report	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	6	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	7	Re-appoint PricewaterhouseCoopers LLP as U.K. Statutory Auditor	For	For	
TechnipFMC plc	FTI	01-May-19	Annual	Management	8	Authorize Board to Fix Remuneration of Auditors	For	For	
Trex Co., Inc.	TREX	01-May-19	Annual	Management	1.1	Elect Director Michael F. Golden	For	For	
Trex Co., Inc.	TREX	01-May-19	Annual	Management	1.2	Elect Director Richard E. Posey	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Trex Co., Inc.	TREX	01-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Trex Co., Inc.	TREX	01-May-19	Annual	Management	3	Adopt Majority Voting for Uncontested Election of Directors	For	For	
Trex Co., Inc.	TREX	01-May-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Unilever NV	UNA	01-May-19	Annual	Management	1	Discussion of the Annual Report and Accounts for the 2018 Financial Year	None	None	
Unilever NV	UNA	01-May-19	Annual	Management	2	Approve Financial Statements and Allocation of Income	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	3	Approve Remuneration Report	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	4	Approve Discharge of Executive Board Members	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	5	Approve Discharge of Non-Executive Board Members	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	6	Reelect N S Andersen as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	7	Reelect L M Cha as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	8	Reelect V Colao as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	9	Reelect M Dekkers as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	10	Reelect J Hartmann as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	11	Reelect A Jung as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	12	Reelect M Ma as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	13	Reelect S Masiyiwa as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	14	Reelect Y Moon as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	15	Reelect G Pitkethly as Executive Director	For	Against	We do not support insiders on the board other than the CEO.

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Unilever NV	UNA	01-May-19	Annual	Management	16	Reelect J Rishton as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	17	Reelect F Sijbesma as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	18	Elect A Jope as Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	19	Elect S Kilsby as Non-Executive Director	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	20	Ratify KPMG as Auditors	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	21	Authorize Repurchase of Up to 10 Percent of Issued Share Capital and Depositary Receipts	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	22	Approve Reduction in Share Capital through Cancellation of Ordinary Shares and Depositary Receipts Thereof	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	23	Grant Board Authority to Issue Shares	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	24	Authorize Board to Exclude Preemptive Rights from Share Issuances for General Corporate Purposes	For	For	
Unilever NV	UNA	01-May-19	Annual	Management	25	Authorize Board to Exclude Preemptive Rights from Share Issuances for Acquisition Purposes	For	For	
VEREIT, Inc.	VER	01-May-19	Annual	Management	1a	Elect Director Glenn J. Rufrano	For	For	
VEREIT, Inc.	VER	01-May-19	Annual	Management	1b	Elect Director Hugh R. Frater	For	For	
VEREIT, Inc.	VER	01-May-19	Annual	Management	1c	Elect Director David B. Henry	For	For	
VEREIT, Inc.	VER	01-May-19	Annual	Management	1d	Elect Director Mary Hogan Preusse	For	For	
VEREIT, Inc.	VER	01-May-19	Annual	Management	1e	Elect Director Richard J. Lieb	For	For	
VEREIT, Inc.	VER	01-May-19	Annual	Management	1f	Elect Director Mark S. Ordan	For	For	
VEREIT, Inc.	VER	01-May-19	Annual	Management	1g	Elect Director Eugene A. Pinover	For	For	
VEREIT, Inc.	VER	01-May-19	Annual	Management	1h	Elect Director Julie G. Richardson	For	For	
VEREIT, Inc.	VER	01-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
VEREIT, Inc.	VER	01-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
ABB Ltd.	ABBN	02-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
ABB Ltd.	ABBN	02-May-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	4	Approve Allocation of Income and Dividends of CHF 0.80 per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ABB Ltd.	ABBN	02-May-19	Annual	Management	5	Approve Creation of CHF 24 Million Pool of Capital without Preemptive Rights	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	6.1	Approve Maximum Remuneration of Board of Directors in the Amount of CHF 4.7 Million	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	6.2	Approve Maximum Remuneration of Executive Committee in the Amount of CHF 55.5 Million	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	7.1	Elect Matti Alahuhta as Director	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	7.2	Elect Gunnar Brock as Director	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	7.3	Elect David Constable as Director	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	7.4	Elect Lars Foerberg as Director	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	7.5	Elect Frederico Curado as Director	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	7.6	Elect Jennifer Xin-Zhe Li as Director	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	7.7	Elect Geraldine Matchett as Director	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	7.8	Elect Satish Pai as Director	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	7.9	Elect David Meline as Director	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	7.10	Elect Jacob Wallenberg as Director	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	7.11	Elect Peter Voser as Director and Board Chairman	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
ABB Ltd.	ABBN	02-May-19	Annual	Management	8.1	Appoint David Constable as Member of the Compensation Committee	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	8.2	Appoint Frederico Curado as Member of the Compensation Committee	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	8.3	Appoint Jennifer Xin-Zhe Li as Member of the Compensation Committee	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	9	Designate Hans Zehnder as Independent Proxy	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	10	Ratify KPMG AG as Auditors	For	For	
ABB Ltd.	ABBN	02-May-19	Annual	Management	11	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Acadia Healthcare Co., Inc.	ACHC	02-May-19	Annual	Management	1.1	Elect Director William F. Grieco	For	For	
Acadia Healthcare Co., Inc.	ACHC	02-May-19	Annual	Management	1.2	Elect Director Reeve B. Waud	For	For	
Acadia Healthcare Co., Inc.	ACHC	02-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks risk mitigation features and as there are features that are not in line with best practice.

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Acadia Healthcare Co., Inc.	ACHC	02-May-19	Annual	Management	3	Advisory Vote on Say on Pay Frequency	One Year	One Year	
Acadia Healthcare Co., Inc.	ACHC	02-May-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditor	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	1.1	Elect Director Elaine Ellingham	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	1.2	Elect Director David Fleck	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	1.3	Elect Director David Gower	For	Withhold	This director is overboarded.
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	1.4	Elect Director Claire M. Kennedy	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	1.5	Elect Director John A. McCluskey	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	1.6	Elect Director Monique Mercier	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	1.7	Elect Director Paul J. Murphy	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	1.8	Elect Director J. Robert S. Prichard	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	1.9	Elect Director Ronald E. Smith	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	1.10	Elect Director Kenneth G. Stowe	For	Withhold	We are holding accountable the Chair of the Technical and Sustainability Committee for insufficient climate-related disclosure.
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	3	Amend Long-Term Incentive Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	4	Amend Employee Share Purchase Plan	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	5	Approve Shareholder Rights Plan	For	For	
Alamos Gold, Inc.	AGI	02-May-19	Annual/Sp	Management	6	Advisory Vote on Executive Compensation Approach	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp	Management	1	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
AltaGas Ltd.	ALA	02-May-19	Annual/Sp	Management	2.1	Elect Director Catherine M. Best	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp	Management	2.2	Elect Director Victoria A. Calvert	For	For	

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AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	2.3	Elect Director David W. Cornhill	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	2.4	Elect Director Randall L. Crawford	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	2.5	Elect Director Allan L. Edgeworth	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	2.6	Elect Director Daryl H. Gilbert	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	2.7	Elect Director Robert B. Hodgins	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	2.8	Elect Director Cynthia Johnston	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	2.9	Elect Director Pentti O. Karkkainen	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	2.10	Elect Director Phillip R. Knoll	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	2.11	Elect Director Terry D. McCallister	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	4	Re-approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
AltaGas Ltd.	ALA	02-May-19	Annual/Sp ecial	Management	5	Approve Reduction in Stated Capital	For	For	
Amcor Ltd.	AMC	02-May-19	Court	Management	1	Approve the Scheme of Arrangement in Relation to the Proposed Combination of Amcor Limited and Bemis Company, Inc.	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1a	Elect Director Warner L. Baxter	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1b	Elect Director Catherine S. Brune	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1c	Elect Director J. Edward Coleman	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1d	Elect Director Ward H. Dickson	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1e	Elect Director Noelle K. Eder	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1f	Elect Director Ellen M. Fitzsimmons	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1g	Elect Director Rafael Flores	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1h	Elect Director Richard J. Harshman	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1i	Elect Director Craig S. Ivey	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1j	Elect Director James C. Johnson	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1k	Elect Director Steven H. Lipstein	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	1l	Elect Director Stephen R. Wilson	For	For	

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Ameren Corporation	AEE	02-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ameren Corporation	AEE	02-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Ameren Corporation	AEE	02-May-19	Annual	Management	4	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
AMP Ltd.	AMP	02-May-19	Annual	Management	2a	Elect David Murray as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
AMP Ltd.	AMP	02-May-19	Annual	Management	2b	Elect John Fraser as Director	For	For	
AMP Ltd.	AMP	02-May-19	Annual	Management	2c	Elect John O'Sullivan as Director	For	For	
AMP Ltd.	AMP	02-May-19	Annual	Management	2d	Elect Andrea Slattery as Director	For	For	
AMP Ltd.	AMP	02-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
AMP Ltd.	AMP	02-May-19	Annual	Management	4	Approve the Amendments to the Company's Constitution	For	For	
AMP Ltd.	AMP	02-May-19	Annual	Management	5	Approve the Spill Resolution	Against	Against	
Barclays Plc	BARC	02-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Barclays Plc	BARC	02-May-19	Annual	Management	3	Elect Mary Anne Citrino as Director	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	4	Elect Nigel Higgins as Director	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	5	Re-elect Mike Ashley as Director	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	6	Re-elect Tim Breedon as Director	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	7	Re-elect Sir Ian Cheshire as Director	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	8	Re-elect Mary Francis as Director	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	9	Re-elect Crawford Gillies as Director	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	10	Re-elect Matthew Lester as Director	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	11	Re-elect Tushar Morzaria as Director	For	Against	We do not support insiders on the board other than the CEO.
Barclays Plc	BARC	02-May-19	Annual	Management	12	Re-elect Diane Schueneman as Director	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	13	Re-elect James Staley as Director	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	14	Reappoint KPMG LLP as Auditors	For	For	

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Barclays Plc	BARC	02-May-19	Annual	Management	15	Authorise the Board Audit Committee to Fix Remuneration of Auditors	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	16	Authorise EU Political Donations and Expenditure	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	20	Authorise Issue of Equity in Relation to the Issuance of Contingent Equity Conversion Notes	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights in Relation to the Issuance of Contingent Equity Conversion Notes	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	22	Authorise Market Purchase of Ordinary Shares	For	For	
Barclays Plc	BARC	02-May-19	Annual	Management	23	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Barclays Plc	BARC	02-May-19	Annual	Shareholder	24	Elect Edward Bramson, a Shareholder Nominee to the Board	Against	Against	We do not believe that support for this proposal is in shareholders' best interests.
Baytex Energy Corp.	BTE	02-May-19	Annual/Sp ecial	Management	1.1	Elect Director Mark R. Bly	For	For	
Baytex Energy Corp.	BTE	02-May-19	Annual/Sp ecial	Management	1.2	Elect Director Trudy M. Curran	For	For	
Baytex Energy Corp.	BTE	02-May-19	Annual/Sp ecial	Management	1.3	Elect Director Naveen Dargan	For	For	
Baytex Energy Corp.	BTE	02-May-19	Annual/Sp ecial	Management	1.4	Elect Director Edward D. LaFehr	For	For	
Baytex Energy Corp.	BTE	02-May-19	Annual/Sp ecial	Management	1.5	Elect Director Gregory K. Melchin	For	For	
Baytex Energy Corp.	BTE	02-May-19	Annual/Sp ecial	Management	1.6	Elect Director Kevin D. Olson	For	For	
Baytex Energy Corp.	BTE	02-May-19	Annual/Sp ecial	Management	1.7	Elect Director David L. Pearce	For	For	
Baytex Energy Corp.	BTE	02-May-19	Annual/Sp ecial	Management	1.8	Elect Director Neil J. Roszell	For	For	
Baytex Energy Corp.	BTE	02-May-19	Annual/Sp ecial	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	

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Baytex Energy Corp.	BTE	02-May-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Baytex Energy Corp.	BTE	02-May-19	Annual/Special	Management	4	Re-approve Share Award Incentive Plan	For	Against	The restricted stock plan does not meet our guidelines.
BCE, Inc.	BCE	02-May-19	Annual	Management	1.1	Elect Director Barry K. Allen	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.2	Elect Director Sophie Brochu	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.3	Elect Director Robert E. Brown	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.4	Elect Director George A. Cope	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.5	Elect Director David F. Denison	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.6	Elect Director Robert P. Dexter	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.7	Elect Director Ian Greenberg	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.8	Elect Director Katherine Lee	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.9	Elect Director Monique F. Leroux	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.10	Elect Director Gordon M. Nixon	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.11	Elect Director Calin Rovinescu	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.12	Elect Director Karen Sheriff	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.13	Elect Director Robert C. Simmonds	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	1.14	Elect Director Paul R. Weiss	For	For	
BCE, Inc.	BCE	02-May-19	Annual	Management	2	Ratify Deloitte LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
BCE, Inc.	BCE	02-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.1	Elect Director Pierre Beaudoin	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.2	Elect Director Alain Bellemare	For	For	
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.3	Elect Director Joanne Bissonnette	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.4	Elect Director Charles Bombardier	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.5	Elect Director Martha Finn Brooks	For	For	

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Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.6	Elect Director Diane Fontaine	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.7	Elect Director Diane Giard	For	For	
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.8	Elect Director Anthony R. Graham	For	For	
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.9	Elect Director August W. Henningsen	For	For	
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.10	Elect Director Pierre Marcouiller	For	For	
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.11	Elect Director Douglas R. Oberhelman	For	For	
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.12	Elect Director Vikram Pandit	For	For	
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.13	Elect Director Antony N. Tyler	For	For	
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	1.14	Elect Director Beatrice Weder di Mauro	For	For	
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Bombardier Inc.	BBD.B	02-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks disclosure.
Bombardier Inc.	BBD.B	02-May-19	Annual	Shareholder	4	SP 1: Integration of Environmental, Social and Corporate Governance (ESG) Criteria in Senior Executive Compensation	Against	Against	We believe the company's current policies, practices, and related disclosure are sufficient.
Bombardier Inc.	BBD.B	02-May-19	Annual	Shareholder	5	SP 3: Separate Disclosure of Voting Results by Class of Shares	Against	For	BCI supports vote disclosure by classes of shares in to order to provide transparency on the views of minority shareholders.
Bombardier Inc.	BBD.B	02-May-19	Annual	Shareholder	6	SP 4: Threshold of Control	Against	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Bombardier Inc.	BBD.B	02-May-19	Annual	Shareholder	7	SP 5: Decline of Multiple Voting Shares	Against	For	As we believe shareholders should have the right to vote in proportion to their economic ownership of a company, we are in favor of this proposal to eliminate the super voting shares and provide the company with a single, simplified capital structure where all common shares carry only one vote.
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	1.1	Elect Director Mark W. Adams	For	For	
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	1.2	Elect Director Susan L. Bostrom	For	For	

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Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	1.3	Elect Director James D. Plummer	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	1.4	Elect Director Alberto Sangiovanni-Vincentelli	For	Against	We are voting against this director due to concerns over tenure.
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	1.5	Elect Director John B. Shoven	For	Against	We are voting against this director due to concerns over tenure.
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	1.6	Elect Director Roger S. Siboni	For	For	
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	1.7	Elect Director Young K. Sohn	For	For	
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	1.8	Elect Director Lip-Bu Tan	For	For	
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	1.9	Elect Director Mary Agnes Wilderotter	For	For	
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	2	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	3	Eliminate Supermajority Voting Requirement for Specified Corporate Actions	For	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Cadence Design Systems, Inc.	CDNS	02-May-19	Annual	Management	5	Ratify KPMG LLP as Auditors	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	1A	Elect Director Richard D. Fairbank	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	1B	Elect Director Aparna Chennapragada	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	1C	Elect Director Ann Fritz Hackett	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	1D	Elect Director Peter Thomas Killalea	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	1E	Elect Director Cornelis Petrus Adrianus Joseph "Eli" Leenaars	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	1F	Elect Director Pierre E. Leroy	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	1G	Elect Director Francois Locoh-Donou	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	1H	Elect Director Peter E. Raskind	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	1I	Elect Director Mayo A. Shattuck, III	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	1J	Elect Director Bradford H. Warner	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	1K	Elect Director Catherine G. West	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Capital One Financial Corporation	COF	02-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Capital One Financial Corporation	COF	02-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	For	

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Capital One Financial Corporation	COF	02-May-19	Annual	Shareholder	5	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	4.1	Approve Allocation of Income and Dividends of CHF 640 per Registered Share and CHF 64 per Participation Certificate	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	4.2	Approve Dividends of CHF 360 per Registered Share and CHF 36 per Participation Certificate from Capital Contribution Reserves	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	5	Approve CHF 10,000 Reduction in Share Capital and CHF 181,560 Reduction in Participation Capital via Cancellation of Repurchased Shares	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	6.1.1	Reelect Ernst Tanner as Director and Board Chairman	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	6.1.2	Reelect Antonio Bulgheroni as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	6.1.3	Reelect Rudolf Spruengli as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are voting against this director due to concerns over tenure.
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	6.1.4	Reelect Elisabeth Guertler as Director	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	6.1.5	Reelect Thomas Rinderknecht as Director	For	For	

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Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	6.1.6	Reelect Silvio Denz as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	6.2.1	Reappoint Rudolf Spruengli as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are voting against this director due to concerns over tenure.
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	6.2.2	Reappoint Antonio Bulgheroni as Member of the Compensation Committee	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	6.2.3	Appoint Silvio Denz as Member of the Compensation Committee	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	6.3	Designate Patrick Schleiffer as Independent Proxy	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	6.4	Ratify PricewaterhouseCoopers AG as Auditors	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	7.1	Approve Remuneration of Directors in the Amount of CHF 5.3 Million	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	7.2	Approve Remuneration of Executive Committee in the Amount of CHF 18 Million	For	For	
Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	8	Approve Increase in Conditional Participation Capital Reserved for Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.

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Chocoladefabriken Lindt & Spruengli AG	LISN	02-May-19	Annual	Management	9	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Church & Dwight Co., Inc.	CHD	02-May-19	Annual	Management	1a	Elect Director Bradley C. Irwin	For	Against	We are voting against this director due to concerns over tenure.
Church & Dwight Co., Inc.	CHD	02-May-19	Annual	Management	1b	Elect Director Penry W. Price	For	For	
Church & Dwight Co., Inc.	CHD	02-May-19	Annual	Management	1c	Elect Director Arthur B. Winkleblack	For	For	
Church & Dwight Co., Inc.	CHD	02-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Church & Dwight Co., Inc.	CHD	02-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	1.1	Elect Director Jeff Bender	For	Withhold	We do not support insiders on the board other than the CEO.
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	1.2	Elect Director Lawrence Cunningham	For	For	
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	1.3	Elect Director Meredith (Sam) Hayes	For	For	
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	1.4	Elect Director Robert Kittel	For	Withhold	We are holding the members of the Nomination Committee accountable for inadequate gender diversity on the board.
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	1.5	Elect Director Mark Leonard	For	For	
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	1.6	Elect Director Paul McFeeters	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	1.7	Elect Director Mark Miller	For	Withhold	We do not support insiders on the board other than the CEO.
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	1.8	Elect Director Lori O'Neill	For	For	
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	1.9	Elect Director Stephen R. Scotchmer	For	Withhold	We are holding the members of the Nomination Committee accountable for inadequate gender diversity on the board.
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	1.10	Elect Director Robin Van Poelje	For	Withhold	We do not support insiders on the board other than the CEO.
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	3	Approve Increase in Maximum Number of Directors from Ten to Fifteen	For	For	

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Constellation Software Inc.	CSU	02-May-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1a	Elect Director Donald W. Blair	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1b	Elect Director Leslie A. Brun	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1c	Elect Director Stephanie A. Burns	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1d	Elect Director John A. Canning, Jr.	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1e	Elect Director Richard T. Clark	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1f	Elect Director Robert F. Cummings, Jr.	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1g	Elect Director Deborah A. Henretta	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1h	Elect Director Daniel P. Huttenlocher	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1i	Elect Director Kurt M. Landgraf	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1j	Elect Director Kevin J. Martin	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1k	Elect Director Deborah D. Rieman	For	Against	We are voting against this director due to concerns over tenure.
Corning Incorporated	GLW	02-May-19	Annual	Management	1l	Elect Director Hansel E. Tookes, II	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Corning Incorporated	GLW	02-May-19	Annual	Management	1m	Elect Director Wendell P. Weeks	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	1n	Elect Director Mark S. Wrighton	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Corning Incorporated	GLW	02-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Corning Incorporated	GLW	02-May-19	Annual	Management	4	Approve Non-Employee Director Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	3	Approve Remuneration Report	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	4	Reappoint Deloitte LLP as Auditors	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	5	Authorise Board to Fix Remuneration of Auditors	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	6	Re-elect Jalal Bagherli as Director	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	7	Re-elect Nicholas Jeffery as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	8	Re-elect Eamonn O'Hare as Director	For	Against	This director is overboarded.
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	9	Authorise Issue of Equity	For	For	

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Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	10	Authorise Issue of Equity in Connection with a Rights Issue	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	11	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	12	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	13	Authorise the Company to Enter into a Contingent Forward Share Purchase Contract with Barclays Bank plc	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	14	Authorise the Company to Enter into a Contingent Forward Share Purchase Contract with Goldman Sachs International	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	15	Authorise the Company to Enter into a Contingent Forward Share Purchase Contract with HSBC Bank plc	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	16	Authorise the Company to Enter into a Contingent Forward Share Purchase Contract with Merrill Lynch International	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	17	Amend Articles of Association	For	For	
Dialog Semiconductor Plc	DLG	02-May-19	Annual	Management	18	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Dover Corporation	DOV	02-May-19	Annual	Management	1a	Elect Director H. John Gilbertson, Jr.	For	For	
Dover Corporation	DOV	02-May-19	Annual	Management	1b	Elect Director Kristiane C. Graham	For	For	
Dover Corporation	DOV	02-May-19	Annual	Management	1c	Elect Director Michael F. Johnston	For	For	
Dover Corporation	DOV	02-May-19	Annual	Management	1d	Elect Director Eric A. Spiegel	For	For	
Dover Corporation	DOV	02-May-19	Annual	Management	1e	Elect Director Richard J. Tobin	For	For	
Dover Corporation	DOV	02-May-19	Annual	Management	1f	Elect Director Stephen M. Todd	For	For	
Dover Corporation	DOV	02-May-19	Annual	Management	1g	Elect Director Stephen K. Wagner	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Dover Corporation	DOV	02-May-19	Annual	Management	1h	Elect Director Keith E. Wandell	For	For	
Dover Corporation	DOV	02-May-19	Annual	Management	1i	Elect Director Mary A. Winston	For	For	
Dover Corporation	DOV	02-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Dover Corporation	DOV	02-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Dover Corporation	DOV	02-May-19	Annual	Management	4	Eliminate Supermajority Vote Requirement for Amendments to Article 15	For	For	
Dover Corporation	DOV	02-May-19	Annual	Management	5	Eliminate Supermajority Vote Requirement for Amendments to Article 16	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.1	Elect Director Michael G. Browning	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.2	Elect Director Annette K. Clayton	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.3	Elect Director Theodore F. Craver, Jr.	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.4	Elect Director Robert M. Davis	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.5	Elect Director Daniel R. DiMicco	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.6	Elect Director Lynn J. Good	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.7	Elect Director John T. Herron	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.8	Elect Director William E. Kennard	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.9	Elect Director E. Marie McKee	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.10	Elect Director Charles W. Moorman, IV	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.11	Elect Director Marya M. Rose	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.12	Elect Director Carlos A. Saladrigas	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.13	Elect Director Thomas E. Skains	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	1.14	Elect Director William E. Webster, Jr.	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Duke Energy Corporation	DUK	02-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Duke Energy Corporation	DUK	02-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Duke Energy Corporation	DUK	02-May-19	Annual	Shareholder	5	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Duke Energy Corporation	DUK	02-May-19	Annual	Shareholder	6	Report on Mitigating Health and Climate Impacts of Duke Energy's Coal Use	Against	For	We support this shareholder proposal calling for improved disclosure as it would provide investors with additional information to assess related risks.
Duke Energy Corporation	DUK	02-May-19	Annual	Shareholder	7	Report on Costs and Benefits of Voluntary Environment-Related Activities	Against	Against	We do not believe that support for this proposal is in the interests of shareholders.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Eastman Chemical Company	EMN	02-May-19	Annual	Management	1.1	Elect Director Humberto P. Alfonso	For	For	
Eastman Chemical Company	EMN	02-May-19	Annual	Management	1.2	Elect Director Brett D. Begemann	For	For	
Eastman Chemical Company	EMN	02-May-19	Annual	Management	1.3	Elect Director Michael P. Connors	For	Against	This director is overboarded.
Eastman Chemical Company	EMN	02-May-19	Annual	Management	1.4	Elect Director Mark J. Costa	For	For	
Eastman Chemical Company	EMN	02-May-19	Annual	Management	1.5	Elect Director Robert M. Hernandez	For	For	
Eastman Chemical Company	EMN	02-May-19	Annual	Management	1.6	Elect Director Julie F. Holder	For	For	
Eastman Chemical Company	EMN	02-May-19	Annual	Management	1.7	Elect Director Renee J. Hornbaker	For	For	
Eastman Chemical Company	EMN	02-May-19	Annual	Management	1.8	Elect Director Lewis M. Kling	For	For	
Eastman Chemical Company	EMN	02-May-19	Annual	Management	1.9	Elect Director Kim Ann Mink	For	Against	This director is overboarded.
Eastman Chemical Company	EMN	02-May-19	Annual	Management	1.10	Elect Director James J. O'Brien	For	For	
Eastman Chemical Company	EMN	02-May-19	Annual	Management	1.11	Elect Director David W. Raisbeck	For	Against	We are voting against this director due to concerns over tenure.
Eastman Chemical Company	EMN	02-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Eastman Chemical Company	EMN	02-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Eastman Chemical Company	EMN	02-May-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Ecolab Inc.	ECL	02-May-19	Annual	Management	1a	Elect Director Douglas M. Baker, Jr.	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	1b	Elect Director Shari L. Ballard	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	1c	Elect Director Barbara J. Beck	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	1d	Elect Director Leslie S. Biller	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	1e	Elect Director Jeffrey M. Ettinger	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	1f	Elect Director Arthur J. Higgins	For	Against	This director is overboarded.
Ecolab Inc.	ECL	02-May-19	Annual	Management	1g	Elect Director Michael Larson	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	1h	Elect Director David W. MacLennan	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	1i	Elect Director Tracy B. McKibben	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	1j	Elect Director Lionel L. Nowell, III	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	1k	Elect Director Victoria J. Reich	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	1l	Elect Director Suzanne M. Vautrinot	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	1m	Elect Director John J. Zillmer	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Ecolab Inc.	ECL	02-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ecolab Inc.	ECL	02-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favour of appointing an independent Chair of the Board.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Eldorado Gold Corporation	ELD	02-May-19	Annual	Management	1.1	Elect Director George Albino	For	For	
Eldorado Gold Corporation	ELD	02-May-19	Annual	Management	1.2	Elect Director George Burns	For	For	
Eldorado Gold Corporation	ELD	02-May-19	Annual	Management	1.3	Elect Director Teresa Conway	For	For	
Eldorado Gold Corporation	ELD	02-May-19	Annual	Management	1.4	Elect Director Pamela Gibson	For	For	
Eldorado Gold Corporation	ELD	02-May-19	Annual	Management	1.5	Elect Director Geoffrey Handley	For	For	
Eldorado Gold Corporation	ELD	02-May-19	Annual	Management	1.6	Elect Director Michael Price	For	For	
Eldorado Gold Corporation	ELD	02-May-19	Annual	Management	1.7	Elect Director Steven Reid	For	For	
Eldorado Gold Corporation	ELD	02-May-19	Annual	Management	1.8	Elect Director John Webster	For	For	
Eldorado Gold Corporation	ELD	02-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Eldorado Gold Corporation	ELD	02-May-19	Annual	Management	3	Authorize Board to Fix Remuneration of Auditors	For	For	
Eldorado Gold Corporation	ELD	02-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Equifax Inc.	EFX	02-May-19	Annual	Management	1a	Elect Director Mark W. Begor	For	For	
Equifax Inc.	EFX	02-May-19	Annual	Management	1b	Elect Director Mark L. Feidler	For	For	
Equifax Inc.	EFX	02-May-19	Annual	Management	1c	Elect Director G. Thomas Hough	For	For	
Equifax Inc.	EFX	02-May-19	Annual	Management	1d	Elect Director Robert D. Marcus	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Equifax Inc.	EFX	02-May-19	Annual	Management	1e	Elect Director Siri S. Marshall	For	For	
Equifax Inc.	EFX	02-May-19	Annual	Management	1f	Elect Director Scott A. McGregor	For	For	
Equifax Inc.	EFX	02-May-19	Annual	Management	1g	Elect Director John A. McKinley	For	For	
Equifax Inc.	EFX	02-May-19	Annual	Management	1h	Elect Director Robert W. Selander	For	For	
Equifax Inc.	EFX	02-May-19	Annual	Management	1i	Elect Director Elane B. Stock	For	For	
Equifax Inc.	EFX	02-May-19	Annual	Management	1j	Elect Director Heather H. Wilson	For	For	
Equifax Inc.	EFX	02-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and because it contains features that are not in line with best practice.
Equifax Inc.	EFX	02-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Fluor Corporation	FLR	02-May-19	Annual	Management	1A	Elect Director Peter K. Barker	For	For	
Fluor Corporation	FLR	02-May-19	Annual	Management	1B	Elect Director Alan M. Bennett	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Fluor Corporation	FLR	02-May-19	Annual	Management	1C	Elect Director Rosemary T. Berkery	For	For	
Fluor Corporation	FLR	02-May-19	Annual	Management	1D	Elect Director Alan L. Boeckmann	For	For	
Fluor Corporation	FLR	02-May-19	Annual	Management	1E	Elect Director Peter J. Fluor	For	For	
Fluor Corporation	FLR	02-May-19	Annual	Management	1F	Elect Director James T. Hackett	For	Against	This director is overboarded.
Fluor Corporation	FLR	02-May-19	Annual	Management	1G	Elect Director Samuel J. Locklear, III	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Fluor Corporation	FLR	02-May-19	Annual	Management	1H	Elect Director Deborah D. McWhinney	For	For	
Fluor Corporation	FLR	02-May-19	Annual	Management	1I	Elect Director Armando J. Olivera	For	For	
Fluor Corporation	FLR	02-May-19	Annual	Management	1J	Elect Director Matthew K. Rose	For	For	
Fluor Corporation	FLR	02-May-19	Annual	Management	1K	Elect Director David T. Seaton	For	For	
Fluor Corporation	FLR	02-May-19	Annual	Management	1L	Elect Director Nader H. Sultan	For	For	
Fluor Corporation	FLR	02-May-19	Annual	Management	1M	Elect Director Lynn C. Swann	For	For	
Fluor Corporation	FLR	02-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, lacks disclosure and contains features that are not in line with best practice.
Fluor Corporation	FLR	02-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Fluor Corporation	FLR	02-May-19	Annual	Shareholder	4	Adopt Quantitative Company-wide GHG Goals	Against	For	The adoption of targets to manage GHG emissions would better prepare the company for potential future regulatory risks and would provide shareholders with another proxy of operational effectiveness.
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.1	Elect Director Tracey C. Ball	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.2	Elect Director Pierre J. Blouin	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.3	Elect Director Paul J. Bonavia	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.4	Elect Director Lawrence T. Borgard	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.5	Elect Director Maura J. Clark	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.6	Elect Director Margarita K. Dilley	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.7	Elect Director Julie A. Dobson	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.8	Elect Director Ida J. Goodreau	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.9	Elect Director Douglas J. Haughey	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.10	Elect Director Barry V. Perry	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.11	Elect Director Joseph L. Welch	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	1.12	Elect Director Jo Mark Zurel	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Fortis, Inc.	FTS	02-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Fox Factory Holding Corp.	FOXF	02-May-19	Annual	Management	1a	Elect Director Larry L. Enterline	For	For	
Fox Factory Holding Corp.	FOXF	02-May-19	Annual	Management	1b	Elect Director Thomas E. "Tom" Duncan	For	For	
Fox Factory Holding Corp.	FOXF	02-May-19	Annual	Management	1c	Elect Director Jean Hlay	For	For	
Fox Factory Holding Corp.	FOXF	02-May-19	Annual	Management	2	Ratify Grant Thornton LLP as Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Fox Factory Holding Corp.	FOXF	02-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Fox Factory Holding Corp.	FOXF	02-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	1.1	Elect Director William D. Anderson	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	1.2	Elect Director Donald C. Berg	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	1.3	Elect Director Maryse Bertrand	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	1.4	Elect Director Marc Caira	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	1.5	Elect Director Glenn J. Chamandy	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	1.6	Elect Director Shirley E. Cunningham	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	1.7	Elect Director Russell Goodman	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	1.8	Elect Director Charles M. Herington	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	1.9	Elect Director Craig A. Leavitt	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	1.10	Elect Director Anne Martin-Vachon	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	2	Approve Advance Notice Requirement	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Gildan Activewear Inc.	GIL	02-May-19	Annual	Management	4	Ratify KPMG LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.1	Elect Director Michael R. Amend	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.2	Elect Director Deborah J. Barrett	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.3	Elect Director Heather E. Conway	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.4	Elect Director Marcel R. Coutu	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.5	Elect Director Andre Desmarais	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair. This director is overboarded.
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.6	Elect Director Paul Desmarais, Jr.	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair. This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.7	Elect Director Gary A. Doer	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.8	Elect Director David G. Fuller	For	For	

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Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.9	Elect Director Claude Genereux	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair.
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.10	Elect Director J. David A. Jackson	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.11	Elect Director Elizabeth C. Lempres	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.12	Elect Director Paula B. Madoff	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.13	Elect Director Paul A. Mahon	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.14	Elect Director Susan J. McArthur	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.15	Elect Director R. Jeffrey Orr	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.16	Elect Director Donald M. Raymond	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.17	Elect Director T. Timothy Ryan	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.18	Elect Director Jerome J. Selitto	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.19	Elect Director James M. Singh	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.20	Elect Director Gregory D. Tretiak	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.21	Elect Director Siim A. Vanaselja	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	1.22	Elect Director Brian E. Walsh	For	For	
Great-West Lifeco, Inc.	GWO	02-May-19	Annual	Management	2	Ratify Deloitte LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	1	Open Meeting and Elect Presiding Council of Meeting	For	For	
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	2	Accept Board Report	For	For	
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	3	Accept Audit Report	For	For	
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	4	Accept Financial Statements	For	Against	We are voting against this proposal as we have concerns over the reliability of the financial statements given that the audit firm has issued a qualified opinion.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	5	Approve Discharge of Board	For	Against	Considering the auditor's qualified opinion on the financial statements for the year under review, we do not believe support for this proposal is appropriate at this time.
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	6	Approve Allocation of Income	For	For	
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	7	Approve Director Remuneration	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	8	Ratify Director Appointment	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	9	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	10	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	11	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	None	None	
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	12	Receive Information in Accordance to Article 1.3.6 of Capital Market Board Corporate Governance Principles	None	None	
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	13	Receive Information on Donations Made in 2018	None	None	
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	14	Approve Remuneration Policy and Director Remuneration for 2018	For	For	
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	15	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose	For	For	
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	16	Wishes	None	None	
Gubre Fabrikalari TAS	GUBRF	02-May-19	Annual	Management	17	Close Meeting	None	None	
Interfor Corp.	IFP	02-May-19	Annual	Management	1	Fix Number of Directors at Ten	For	For	
Interfor Corp.	IFP	02-May-19	Annual	Management	2.1	Elect Director Duncan K. Davies	For	For	
Interfor Corp.	IFP	02-May-19	Annual	Management	2.2	Elect Director Jeane L. Hull	For	For	
Interfor Corp.	IFP	02-May-19	Annual	Management	2.3	Elect Director Rhonda D. Hunter	For	For	
Interfor Corp.	IFP	02-May-19	Annual	Management	2.4	Elect Director Gordon H. MacDougall	For	For	
Interfor Corp.	IFP	02-May-19	Annual	Management	2.5	Elect Director J. Eddie McMillan	For	For	
Interfor Corp.	IFP	02-May-19	Annual	Management	2.6	Elect Director Thomas V. Milroy	For	For	
Interfor Corp.	IFP	02-May-19	Annual	Management	2.7	Elect Director Gillian L. Platt	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Interfor Corp.	IFP	02-May-19	Annual	Management	2.8	Elect Director Lawrence Sauder	For	Withhold	We are voting against this director due to concerns over tenure.
Interfor Corp.	IFP	02-May-19	Annual	Management	2.9	Elect Director Curtis M. Stevens	For	For	
Interfor Corp.	IFP	02-May-19	Annual	Management	2.10	Elect Director Douglas W.G. Whitehead	For	For	
Interfor Corp.	IFP	02-May-19	Annual	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Interfor Corp.	IFP	02-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	2	Approve Allocation of Income and Dividends of EUR 2.50 per Share	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	3	Approve Stock Dividend Program Re: FY 2018	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	4	Approve Stock Dividend Program Re: FY 2019	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	5	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	6	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	7	Approve Severance Agreement with Nordine Hachemi, Chairman and CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	8	Approve Non-Compete Agreement with Nordine Hachemi, Chairman and CEO	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	9	Approve Additional Pension Scheme Agreement with Nordine Hachemi, Chairman and CEO	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	10	Approve Remuneration Policy of Chairman and CEO	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	11	Approve Compensation of Chairman and CEO	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	12	Reelect Yves Gabriel as Director	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Special	Management	13	Reelect Jean-Louis Chaussade as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	14	Reelect Michel Paris as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	16	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	17	Authorize Capitalization of Reserves of Up to EUR 853,000 for Bonus Issue or Increase in Par Value	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	18	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 2.27 Million	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	19	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 568,000	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	20	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 568,000	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	21	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	22	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 18-20	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	23	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	24	Authorize Capital Increase of Up to EUR 568,000 for Future Exchange Offers	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	25	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	26	Authorize up to 250,000 Shares for Use in Restricted Stock Plans	For	For	
Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	27	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 2.27 Million	For	For	

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Kaufman & Broad SA	KOF	02-May-19	Annual/Sp ecial	Management	28	Authorize Filing of Required Documents/Other Formalities	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	1	Receive Directors' Reports (Non-Voting)	None	None	
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	2	Receive Auditors' Reports (Non-Voting)	None	None	
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	3	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	4	Adopt Financial Statements	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	5	Approve Allocation of Income and Dividends of EUR 3.50 per Share	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	6	Approve Remuneration Report	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	7	Approve Discharge of Directors	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	8	Approve Discharge of Auditors	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	9	Approve Auditors' Remuneration	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	10	Ratify PricewaterhouseCoopers as Auditor and Approve Auditors' Remuneration	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	11a	Elect Koenraad Debackere as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	11b	Reelect Alain Bostoën as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
KBC Group SA/NV	KBC	02-May-19	Annual/Sp ecial	Management	11c	Reelect Franky Depickere as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	11d	Reelect Frank Donck as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	11e	Reelect Thomas Leysen as Independent Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	12	Transact Other Business	None	None	
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	1	Amend Articles of Association Re: Alignment with the New Belgian Code on Companies and Associations	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	2	Amend Articles of Association Re: Deletion of Article 10bis, Paragraph 2	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	3	Amend Article 12 Re: Composition of the Board	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	4	Amend Articles of Association Re: Deletion of Article 15, Paragraph 4	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	5	Amend Article 20 Re: Executive Committee	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	6	Amend Articles of Association Re: Addition of Article 25	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	7	Approve Effective Date of Amended Articles of Association	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	8	Approve Coordination of Articles of Association	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	9	Authorize Implementation of Approved Resolutions	For	For	
KBC Group SA/NV	KBC	02-May-19	Annual/Special	Management	10	Authorize Filing of Required Documents/Formalities at Trade Registry	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	3a	Elect Marguerite Larkin as Director	For	Against	We do not support insiders on the board other than the CEO.
Kerry Group Plc	KRZ	02-May-19	Annual	Management	3b	Elect Christopher Rogers as Director	For	For	

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Kerry Group Plc	KRZ	02-May-19	Annual	Management	4a	Re-elect Gerry Behan as Director	For	Against	We do not support insiders on the board other than the CEO.
Kerry Group Plc	KRZ	02-May-19	Annual	Management	4b	Re-elect Dr Hugh Brady as Director	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	4c	Re-elect Gerard Culligan as Director	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	4d	Re-elect Dr Karin Dorrepaal as Director	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	4e	Re-elect Joan Garahy as Director	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	4f	Re-elect James Kenny as Director	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	4g	Re-elect Tom Moran as Director	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	4h	Re-elect Con Murphy as Director	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	4i	Re-elect Edmond Scanlon as Director	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	4j	Re-elect Philip Toomey as Director	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	5	Authorise Board to Fix Remuneration of Auditors	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	6	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kerry Group Plc	KRZ	02-May-19	Annual	Management	7	Authorise Issue of Equity	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	8	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	9	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Specified Capital Investment	For	For	
Kerry Group Plc	KRZ	02-May-19	Annual	Management	10	Authorise Market Purchase of A Ordinary Shares	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.1	Elect Director Abelardo E. Bru	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.2	Elect Director Robert W. Decherd	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.3	Elect Director Thomas J. Falk	For	Against	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.4	Elect Director Fabian T. Garcia	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.5	Elect Director Michael D. Hsu	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.6	Elect Director Mae C. Jemison	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.7	Elect Director Nancy J. Karch	For	Against	We are holding this nominee accountable, as Chair of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale.
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.8	Elect Director S. Todd Maclin	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.9	Elect Director Sherilyn S. McCoy	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.10	Elect Director Christa S. Quarles	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.11	Elect Director Ian C. Read	For	For	

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Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.12	Elect Director Marc J. Shapiro	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.13	Elect Director Dunia A. Shive	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	1.14	Elect Director Michael D. White	For	For	
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Kimberly-Clark Corporation	KMB	02-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.1	Elect Director Paul M. Beeston	For	For	
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.2	Elect Director Paviter S. Binning	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.3	Elect Director Scott B. Bonham	For	For	
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.4	Elect Director Warren Bryant	For	Withhold	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.5	Elect Director Christie J.B. Clark	For	For	
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.6	Elect Director William A. Downe	For	Withhold	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.7	Elect Director Janice Fukakusa	For	For	
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.8	Elect Director M. Marianne Harris	For	For	
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.9	Elect Director Claudia Kotchka	For	Withhold	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.10	Elect Director Beth Pritchard	For	For	
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.11	Elect Director Sarah Raiss	For	Withhold	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Loblaw Companies Limited	L	02-May-19	Annual	Management	1.12	Elect Director Galen G. Weston	For	For	
Loblaw Companies Limited	L	02-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure is not disclosed.
Loblaw Companies Limited	L	02-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Loblaw Companies Limited	L	02-May-19	Annual	Shareholder	4	Initiate an Annual Review of the Company's Relative Compensation Inequality	Against	For	BCI is supporting this proposal because we believe that boards should ensure a level of consistency with the experience of employees, and also take into account the broader economic environment, when considering any pay increases for executives.
Malaysia Airports Holdings Bhd.	5014	02-May-19	Annual	Management	1	Approve Final Dividend	For	For	
Malaysia Airports Holdings Bhd.	5014	02-May-19	Annual	Management	2	Approve Directors' Fees	For	For	

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Malaysia Airports Holdings Bhd.	5014	02-May-19	Annual	Management	3	Approve Directors' Benefits	For	For	
Malaysia Airports Holdings Bhd.	5014	02-May-19	Annual	Management	4	Elect Zainun Ali as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Malaysia Airports Holdings Bhd.	5014	02-May-19	Annual	Management	5	Elect Siti Zauyah Md Desa as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Malaysia Airports Holdings Bhd.	5014	02-May-19	Annual	Management	6	Elect Ramanathan Sathiamutty as Director	For	For	
Malaysia Airports Holdings Bhd.	5014	02-May-19	Annual	Management	7	Elect Wong Shu Hsien as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Malaysia Airports Holdings Bhd.	5014	02-May-19	Annual	Management	8	Elect Mohamad Husin as Director	For	For	
Malaysia Airports Holdings Bhd.	5014	02-May-19	Annual	Management	9	Elect Azailiza Mohd Ahad as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Malaysia Airports Holdings Bhd.	5014	02-May-19	Annual	Management	10	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Malaysia Airports Holdings Bhd.	5014	02-May-19	Annual	Management	1	Adopt New Constitution	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.1	Elect Director Ronalee H. Ambrose	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.2	Elect Director Joseph P. Caron	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.3	Elect Director John M. Cassaday	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.4	Elect Director Susan F. Dabarno	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.5	Elect Director Sheila S. Fraser	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.6	Elect Director Roy Gori	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.7	Elect Director Tsun-yan Hsieh	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.8	Elect Director P. Thomas Jenkins	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.9	Elect Director Donald R. Lindsay	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.10	Elect Director John R.V. Palmer	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.11	Elect Director C. James Prieur	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.12	Elect Director Andrea S. Rosen	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	1.13	Elect Director Lesley D. Webster	For	For	
Manulife Financial Corp.	MFC	02-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.

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Manulife Financial Corp.	MFC	02-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	1.1	Elect Director William E. Aziz	For	For	
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	1.2	Elect Director W. Geoffrey Beattie	For	For	
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	1.3	Elect Director Ronald G. Close	For	For	
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	1.4	Elect Director Jean M. Fraser	For	For	
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	1.5	Elect Director John A. Lederer	For	For	
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	1.6	Elect Director Katherine N. Lemon	For	For	
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	1.7	Elect Director Jonathan W.F. McCain	For	For	
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	1.8	Elect Director Michael H. McCain	For	For	
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	1.9	Elect Director Carol M. Stephenson	For	For	
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Maple Leaf Foods Inc.	MFI	02-May-19	Annual/Special	Management	4	Amend Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	1	Appoint Alexander Koch as Chairman of Meeting and Empower Chairman to Appoint Other Members of Bureau	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	2	Receive Board's and Auditor's Reports	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	3	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	4	Approve Allocation of Income	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	5	Approve Dividends of USD 2.64 per Share	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	6	Approve Discharge of Directors	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	7	Fix Number of Directors at Eight	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	8	Reelect José Antonio Ríos García as Director	For	For	

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Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	9	Reelect Pernille Erenbjerg as Director	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	10	Reelect Janet Davidson as Director	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	11	Reelect Tomas Eliasson as Director	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	12	Reelect Odilon Almeida as Director	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	13	Reelect Lars-Åke Norling as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	14	Reelect James Thompson as Director	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	15	Elect Mercedes Johnson as Director	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	16	Reelect José Antonio Ríos Garcia as Board Chairman	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	17	Approve Remuneration of Directors	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	18	Renew Appointment of Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	19	Approve Procedure on Appointment of Nomination Committee and Determination of Assignment of Nomination Committee	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	20	Approve Share Repurchase Plan	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	21	Approve Guidelines for Remuneration of Senior Management	For	For	
Millicom International Cellular SA	TIGO	02-May-19	Annual	Management	22	Approve Restricted Stock Plan of Executive and Senior Management	For	For	
MTY Food Group Inc.	MTY	02-May-19	Annual/Special	Management	1.1	Elect Director Murat Armutlu	For	For	
MTY Food Group Inc.	MTY	02-May-19	Annual/Special	Management	1.2	Elect Director Stanley Ma	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We do not believe that the creation of the Executive Chair role is in the best interests of shareholders. We are voting against this director due to concerns over tenure.
MTY Food Group Inc.	MTY	02-May-19	Annual/Special	Management	1.3	Elect Director Dickie Orr	For	For	
MTY Food Group Inc.	MTY	02-May-19	Annual/Special	Management	1.4	Elect Director Claude St-Pierre	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
MTY Food Group Inc.	MTY	02-May-19	Annual/Special	Management	1.5	Elect Director David K. Wong	For	For	
MTY Food Group Inc.	MTY	02-May-19	Annual/Special	Management	1.6	Elect Director Gary O'Connor	For	For	

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MTY Food Group Inc.	MTY	02-May-19	Annual/Special	Management	1.7	Elect Director Eric Lefebvre	For	For	
MTY Food Group Inc.	MTY	02-May-19	Annual/Special	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
MTY Food Group Inc.	MTY	02-May-19	Annual/Special	Management	3	Approve Advance Notice Requirement	For	For	
Norbord, Inc.	OSB	02-May-19	Annual	Management	1.1	Elect Director Jack L. Cockwell	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Norbord, Inc.	OSB	02-May-19	Annual	Management	1.2	Elect Director Pierre Dupuis	For	For	
Norbord, Inc.	OSB	02-May-19	Annual	Management	1.3	Elect Director Paul E. Gagne	For	For	
Norbord, Inc.	OSB	02-May-19	Annual	Management	1.4	Elect Director J. Peter Gordon	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Norbord, Inc.	OSB	02-May-19	Annual	Management	1.5	Elect Director Paul A. Houston	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Norbord, Inc.	OSB	02-May-19	Annual	Management	1.6	Elect Director Denise M. Nemchev	For	For	
Norbord, Inc.	OSB	02-May-19	Annual	Management	1.7	Elect Director Lori A. Pearson	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Norbord, Inc.	OSB	02-May-19	Annual	Management	1.8	Elect Director Peter C. Wijnbergen	For	For	
Norbord, Inc.	OSB	02-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Norbord, Inc.	OSB	02-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
NVR, Inc.	NVR	02-May-19	Annual	Management	1.1	Elect Director C. E. Andrews	For	For	

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NVR, Inc.	NVR	02-May-19	Annual	Management	1.2	Elect Director Thomas D. Eckert	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
NVR, Inc.	NVR	02-May-19	Annual	Management	1.3	Elect Director Alfred E. Festa	For	For	
NVR, Inc.	NVR	02-May-19	Annual	Management	1.4	Elect Director Ed Grier	For	For	
NVR, Inc.	NVR	02-May-19	Annual	Management	1.5	Elect Director Manuel H. Johnson	For	Against	We are voting against this director due to concerns over tenure.
NVR, Inc.	NVR	02-May-19	Annual	Management	1.6	Elect Director Alexandra A. Jung	For	For	
NVR, Inc.	NVR	02-May-19	Annual	Management	1.7	Elect Director Mel Martinez	For	For	
NVR, Inc.	NVR	02-May-19	Annual	Management	1.8	Elect Director William A. Moran	For	Against	We are voting against this director due to concerns over tenure.
NVR, Inc.	NVR	02-May-19	Annual	Management	1.9	Elect Director David A. Preiser	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues. We are voting against this director due to concerns over tenure. We are holding this director accountable, as Chair of the Nomination Committee, for inadequate gender diversity on the board.
NVR, Inc.	NVR	02-May-19	Annual	Management	1.10	Elect Director W. Grady Rosier	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
NVR, Inc.	NVR	02-May-19	Annual	Management	1.11	Elect Director Susan Williamson Ross	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
NVR, Inc.	NVR	02-May-19	Annual	Management	1.12	Elect Director Dwight C. Schar	For	Against	We are referring this founder due to concerns over tenure.
NVR, Inc.	NVR	02-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
NVR, Inc.	NVR	02-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it contains features that are not in line with best practice.
Orange Belgium SA	OBEL	02-May-19	Annual/Special	Management	1	Receive Directors' Reports (Non-Voting)	None	None	
Orange Belgium SA	OBEL	02-May-19	Annual/Special	Management	2	Receive Auditors' Reports (Non-Voting)	None	None	

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Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	4	Approve Financial Statements, Allocation of Income, and Dividends of EUR 0.50 per Share	For	For	
Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	5	Approve Discharge of Directors	For	For	
Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	6	Approve Discharge of Auditor	For	For	
Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	7	Approve Co-optation of Ramon Fernandez as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	8	Approve Co-optation of Valerie Le Boulanger as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	9	Approve Co-optation of Jean-Marc Vignolles as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	10	Approve Change-of-Control Clause Re: Basis Contract from the Flemish Government	For	For	
Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	11	Approve Change-of-Control Clause Re: MVNO Services Agreement with Unleashed NV	For	For	
Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	12	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	13	Approve Coordination of Articles of Association	For	For	
Orange Belgium SA	OBEL	02-May-19	Annual/Sp ecial	Management	14	Authorize Filing of Required Documents/Formalities at Trade Registry	For	For	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	1	Open Meeting and Elect Presiding Council of Meeting	For	For	

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Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	2	Authorize Presiding Council to Sign Minutes of Meeting	For	For	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	3	Accept Board Report	For	For	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	4	Accept Audit Report	For	For	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	5	Accept Financial Statements	For	For	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	6	Approve Discharge of Board	For	For	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	7	Approve Allocation of Income	For	For	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	8	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	9	Approve Director Remuneration	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	10	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	11	Receive Information on Related Party Transactions	None	None	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	12	Receive Information in Accordance to Article 37 of the Capital Market Board on Principles Regarding Real Estate Investment Trusts	None	None	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	13	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	None	None	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	14	Receive Information on Donations Made in 2018 and Approve Upper Limit of Donations for 2019	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	15	Receive Information on Share Repurchases	None	None	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	16	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose	For	For	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	17	Receive Information in Accordance to Article 1.3.6 of Capital Market Board Corporate Governance Principles	None	None	
Ozak Real Estate Investment Trust	OZKGY	02-May-19	Annual	Management	18	Wishes	None	None	
Parkland Fuel Corporation	PKI	02-May-19	Annual	Management	1.1	Elect Director John F. Bechtold	For	For	
Parkland Fuel Corporation	PKI	02-May-19	Annual	Management	1.2	Elect Director Lisa Colnett	For	For	
Parkland Fuel Corporation	PKI	02-May-19	Annual	Management	1.3	Elect Director Robert Espey	For	For	
Parkland Fuel Corporation	PKI	02-May-19	Annual	Management	1.4	Elect Director Tim W. Hogarth	For	For	
Parkland Fuel Corporation	PKI	02-May-19	Annual	Management	1.5	Elect Director Jim Pantelidis	For	For	

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Parkland Fuel Corporation	PKI	02-May-19	Annual	Management	1.6	Elect Director Domenic Pilla	For	For	
Parkland Fuel Corporation	PKI	02-May-19	Annual	Management	1.7	Elect Director Steven Richardson	For	For	
Parkland Fuel Corporation	PKI	02-May-19	Annual	Management	1.8	Elect Director David A. Spencer	For	For	
Parkland Fuel Corporation	PKI	02-May-19	Annual	Management	1.9	Elect Director Deborah Stein	For	For	
Parkland Fuel Corporation	PKI	02-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Parkland Fuel Corporation	PKI	02-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Pason Systems Inc.	PSI	02-May-19	Annual	Management	1	Fix Number of Directors at Five	For	Against	We view the proposed board size as too small.
Pason Systems Inc.	PSI	02-May-19	Annual	Management	2.1	Elect Director James D. Hill	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also voting against this director due to concerns over tenure.
Pason Systems Inc.	PSI	02-May-19	Annual	Management	2.2	Elect Director James B. Howe	For	Withhold	We are voting against this director due to concerns over tenure.
Pason Systems Inc.	PSI	02-May-19	Annual	Management	2.3	Elect Director Marcel Kessler	For	For	
Pason Systems Inc.	PSI	02-May-19	Annual	Management	2.4	Elect Director T. Jay Collins	For	For	
Pason Systems Inc.	PSI	02-May-19	Annual	Management	2.5	Elect Director Judi M. Hess	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Pason Systems Inc.	PSI	02-May-19	Annual	Management	3	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Pason Systems Inc.	PSI	02-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	3	Approve Remuneration Policy	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	4	Approve Final Dividend	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	5	Re-elect Clive Bannister as Director	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	6	Re-elect Alastair Barbour as Director	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	7	Elect Campbell Fleming as Director	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	8	Re-elect Karen Green as Director	For	For	

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Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	9	Elect Nicholas Lyons as Director	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	10	Re-elect Jim McConville as Director	For	Against	We do not support insiders on the board other than the CEO.
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	11	Re-elect Wendy Mayall as Director	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	12	Elect Barry O'Dwyer as Director	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	13	Re-elect John Pollock as Director	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	14	Re-elect Belinda Richards as Director	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	15	Re-elect Nicholas Shott as Director	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	16	Re-elect Kory Sorenson as Director	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	17	Reappoint Ernst & Young LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	18	Authorise Board to Fix Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	19	Authorise Issue of Equity	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	20	Approve EU Political Donations	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	22	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	23	Authorise Market Purchase of Ordinary Shares	For	For	
Phoenix Group Holdings Plc	PHNX	02-May-19	Annual	Management	24	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Pretium Resources Inc.	PVG	02-May-19	Annual/Sp ecial	Management	1	Fix Number of Directors at Seven	For	For	
Pretium Resources Inc.	PVG	02-May-19	Annual/Sp ecial	Management	2.1	Elect Director Robert A. Quartermain	For	Withhold	We do not support insiders on the board other than the CEO.
Pretium Resources Inc.	PVG	02-May-19	Annual/Sp ecial	Management	2.2	Elect Director Joseph J. Ovsenek	For	For	
Pretium Resources Inc.	PVG	02-May-19	Annual/Sp ecial	Management	2.3	Elect Director George Paspalas	For	Withhold	We are holding accountable the Chair of the Sustainability and Technical Committee for insufficient climate-related disclosure.
Pretium Resources Inc.	PVG	02-May-19	Annual/Sp ecial	Management	2.4	Elect Director Peter Birkey	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Pretium Resources Inc.	PVG	02-May-19	Annual/Sp ecial	Management	2.5	Elect Director David Smith	For	For	

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Pretium Resources Inc.	PVG	02-May-19	Annual/Special	Management	2.6	Elect Director Faheem Tejani	For	For	
Pretium Resources Inc.	PVG	02-May-19	Annual/Special	Management	2.7	Elect Director Robin Bienenstock	For	For	
Pretium Resources Inc.	PVG	02-May-19	Annual/Special	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Pretium Resources Inc.	PVG	02-May-19	Annual/Special	Management	4	Re-approve Stock Option Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs). The stock option plan does not meet our guidelines.
Pretium Resources Inc.	PVG	02-May-19	Annual/Special	Management	5	Re-approve Restricted Share Unit Plan	For	For	
Pretium Resources Inc.	PVG	02-May-19	Annual/Special	Management	6	Amend Articles	For	For	
Pretium Resources Inc.	PVG	02-May-19	Annual/Special	Management	7	Advisory Vote on Executive Compensation Approach	For	For	
Republic First Bancorp, Inc.	FRBK	02-May-19	Annual	Management	1.1	Elect Director Vernon W. Hill, II	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Republic First Bancorp, Inc.	FRBK	02-May-19	Annual	Management	1.2	Elect Director Theodore J. Flocco, Jr.	For	For	
Republic First Bancorp, Inc.	FRBK	02-May-19	Annual	Management	1.3	Elect Director Barry L. Spevak	For	Withhold	We are voting against this director due to concerns over tenure. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Republic First Bancorp, Inc.	FRBK	02-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program lacks certain risk mitigation features.
Republic First Bancorp, Inc.	FRBK	02-May-19	Annual	Management	3	Advisory Vote on Say on Pay Frequency	Two Years	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Republic First Bancorp, Inc.	FRBK	02-May-19	Annual	Management	4	Ratify BDO USA, LLP as Auditors	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	1.1	Elect Director Kaj Ahlmann	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	1.2	Elect Director Michael E. Angelina	For	For	

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RLI Corp.	RLI	02-May-19	Annual	Management	1.3	Elect Director John T. Baily	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
RLI Corp.	RLI	02-May-19	Annual	Management	1.4	Elect Director Calvin G. Butler, Jr.	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	1.5	Elect Director David B. Duclos	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	1.6	Elect Director Susan S. Fleming	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	1.7	Elect Director Jordan W. Graham	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	1.8	Elect Director Jonathan E. Michael	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	1.9	Elect Director Robert P. Restrepo, Jr.	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	1.10	Elect Director Debbie S. Roberts	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	1.11	Elect Director James J. Scanlan	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	1.12	Elect Director Michael J. Stone	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
RLI Corp.	RLI	02-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	3	Re-elect Ian Davis as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	4	Re-elect Warren East as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	5	Re-elect Stephen Daintith as Director	For	Against	We do not support insiders on the board other than the CEO.
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	6	Re-elect Lewis Booth as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	7	Re-elect Ruth Cairnie as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	8	Re-elect Sir Frank Chapman as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	9	Re-elect Irene Dorner as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	10	Re-elect Beverly Goulet as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	11	Re-elect Lee Hsien Yang as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	12	Re-elect Nick Luff as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	13	Re-elect Bradley Singer as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	14	Re-elect Sir Kevin Smith as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	15	Re-elect Jasmin Staiblin as Director	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	16	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	17	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	

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Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	18	Approve Payment to Shareholders	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	19	Authorise EU Political Donations and Expenditure	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	20	Authorise Issue of Equity	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Rolls-Royce Holdings Plc	RR	02-May-19	Annual	Management	22	Authorise Market Purchase of Ordinary Shares	For	For	
Santos Ltd.	STO	02-May-19	Annual	Management	2a	Elect Hock Goh as Director	For	For	
Santos Ltd.	STO	02-May-19	Annual	Management	2b	Elect Peter Hearl as Director	For	For	
Santos Ltd.	STO	02-May-19	Annual	Management	3	Approve Remuneration Report	For	For	
Santos Ltd.	STO	02-May-19	Annual	Management	4	Approve Grant of Share Acquisition Rights to Kevin Gallagher	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Schroders Plc	SDR	02-May-19	Annual	Management	4	Elect Deborah Waterhouse as Director	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	5	Elect Leonie Schroder as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Schroders Plc	SDR	02-May-19	Annual	Management	6	Re-elect Michael Dobson as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Schroders Plc	SDR	02-May-19	Annual	Management	7	Re-elect Peter Harrison as Director	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	8	Re-elect Richard Keers as Director	For	Against	We do not support insiders on the board other than the CEO.
Schroders Plc	SDR	02-May-19	Annual	Management	9	Re-elect Ian King as Director	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	10	Re-elect Sir Damon Buffini as Director	For	For	

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Schroders Plc	SDR	02-May-19	Annual	Management	11	Re-elect Rhian Davies as Director	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	12	Re-elect Rakhi Goss-Custard as Director	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	13	Re-elect Nichola Pease as Director	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	14	Re-elect Philip Mallinckrodt as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Schroders Plc	SDR	02-May-19	Annual	Management	15	Reappoint Ernst & Young LLP as Auditors	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	16	Authorise the Audit and Risk Committee to Fix Remuneration of Auditors	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	19	Authorise Market Purchase of Non-Voting Ordinary Shares	For	For	
Schroders Plc	SDR	02-May-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Sime Darby Property Bhd.	5288	02-May-19	Annual	Management	1	Elect Mohd Daud Bakar as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Sime Darby Property Bhd.	5288	02-May-19	Annual	Management	2	Elect Ahmad Johan Mohammad Raslan as Director	For	For	
Sime Darby Property Bhd.	5288	02-May-19	Annual	Management	3	Elect Norazah Mohamed Razali as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sime Darby Property Bhd.	5288	02-May-19	Annual	Management	4	Elect Poh Pai Kong as Director	For	For	
Sime Darby Property Bhd.	5288	02-May-19	Annual	Management	5	Approve Directors' Fees	For	For	
Sime Darby Property Bhd.	5288	02-May-19	Annual	Management	6	Approve Directors' Benefits	For	For	
Sime Darby Property Bhd.	5288	02-May-19	Annual	Management	7	Approve PricewaterhouseCoopers PLT as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Sime Darby Property Bhd.	5288	02-May-19	Annual	Management	8	Approve Ahmad Shah Alhaj Ibni Almarhum Sultan Salahuddin Abdul Aziz Shah Alhaj to Continue Office as Independent Non-Executive Director	For	For	

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Sime Darby Property Bhd.	5288	02-May-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Sime Darby Property Bhd.	5288	02-May-19	Annual	Management	10	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	1.1	Elect Director Jacques Bougie	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	1.2	Elect Director Neil Bruce	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	1.3	Elect Director Isabelle Courville	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	1.4	Elect Director Catherine J. Hughes	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	1.5	Elect Director Kevin G. Lynch	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	1.6	Elect Director Steven L. Newman	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	1.7	Elect Director Jean Raby	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	1.8	Elect Director Alain Rheaume	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	1.9	Elect Director Eric D. Siegel	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	1.10	Elect Director Zin Smati	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	1.11	Elect Director Benita M. Warmbold	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	2	Approve Deloitte LLP Auditors and Authorize Board to Fix Their Remuneration	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Shareholder	4	SP 1: Integration Of Environmental, Social And Governance (Esg) Criteria IntoExecutive Compensation	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
SNC-Lavalin Group Inc.	SNC	02-May-19	Annual	Shareholder	5	SP 2: Independence of Directors	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Sofina SA	SOF	02-May-19	Annual	Management	1.1	Receive Directors' and Auditors' Reports (Non-Voting)	None	None	
Sofina SA	SOF	02-May-19	Annual	Management	1.2	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
Sofina SA	SOF	02-May-19	Annual	Management	1.3	Approve Financial Statements, Allocation of Income, and Dividends	For	For	
Sofina SA	SOF	02-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Sofina SA	SOF	02-May-19	Annual	Management	3.1	Approve Discharge of Directors	For	For	
Sofina SA	SOF	02-May-19	Annual	Management	3.2	Approve Discharge of Auditor	For	For	
Sofina SA	SOF	02-May-19	Annual	Management	4.1	Reelect Harold Boel as Director	For	For	
Sofina SA	SOF	02-May-19	Annual	Management	4.2	Reelect Robert Peugeot as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded.

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Sofina SA	SOF	02-May-19	Annual	Management	4.3	Reelect Guy Verhofstadt as Independent Director	For	For	
Sofina SA	SOF	02-May-19	Annual	Management	5	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Sofina SA	SOF	02-May-19	Annual	Management	6	Transact Other Business	None	None	
Stella-Jones Inc.	SJ	02-May-19	Annual	Management	1.1	Elect Director George J. Bunze	For	For	
Stella-Jones Inc.	SJ	02-May-19	Annual	Management	1.2	Elect Director Karen Laflamme	For	For	
Stella-Jones Inc.	SJ	02-May-19	Annual	Management	1.3	Elect Director Katherine A. Lehman	For	For	
Stella-Jones Inc.	SJ	02-May-19	Annual	Management	1.4	Elect Director James A. Manzi, Jr.	For	For	
Stella-Jones Inc.	SJ	02-May-19	Annual	Management	1.5	Elect Director Brian McManus	For	For	
Stella-Jones Inc.	SJ	02-May-19	Annual	Management	1.6	Elect Director Simon Pelletier	For	For	
Stella-Jones Inc.	SJ	02-May-19	Annual	Management	1.7	Elect Director Mary L. Webster	For	For	
Stella-Jones Inc.	SJ	02-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Suncor Energy, Inc.	SU	02-May-19	Annual	Management	1.1	Elect Director Patricia M. Bedient	For	For	
Suncor Energy, Inc.	SU	02-May-19	Annual	Management	1.2	Elect Director Mel E. Benson	For	For	
Suncor Energy, Inc.	SU	02-May-19	Annual	Management	1.3	Elect Director John D. Gass	For	For	
Suncor Energy, Inc.	SU	02-May-19	Annual	Management	1.4	Elect Director Dennis M. Houston	For	For	
Suncor Energy, Inc.	SU	02-May-19	Annual	Management	1.5	Elect Director Mark S. Little	For	For	
Suncor Energy, Inc.	SU	02-May-19	Annual	Management	1.6	Elect Director Brian P. MacDonald	For	For	
Suncor Energy, Inc.	SU	02-May-19	Annual	Management	1.7	Elect Director Maureen McCaw	For	For	
Suncor Energy, Inc.	SU	02-May-19	Annual	Management	1.8	Elect Director Eira M. Thomas	For	For	
Suncor Energy, Inc.	SU	02-May-19	Annual	Management	1.9	Elect Director Michael M. Wilson	For	For	
Suncor Energy, Inc.	SU	02-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Suncor Energy, Inc.	SU	02-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	1a	Elect Director M. Michele Burns	For	For	
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	1b	Elect Director Drew G. Faust	For	For	
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	1c	Elect Director Mark A. Flaherty	For	For	
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	1d	Elect Director Ellen J. Kullman	For	For	
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	1e	Elect Director Lakshmi N. Mittal	For	Against	This director is overboarded.
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	1f	Elect Director Adebayo O. Ogunlesi	For	For	
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	1g	Elect Director Peter Oppenheimer	For	For	
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	1h	Elect Director David M. Solomon	For	For	
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	1i	Elect Director Jan E. Tighe	For	For	
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	1j	Elect Director David A. Viniar	For	For	
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	1k	Elect Director Mark O. Winkelman	For	For	

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The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
The Goldman Sachs Group, Inc.	GS	02-May-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Total System Services, Inc.	TSS	02-May-19	Annual	Management	1a	Elect Director F. Thaddeus Arroyo	For	For	
Total System Services, Inc.	TSS	02-May-19	Annual	Management	1b	Elect Director Kriss Cloninger, III	For	For	
Total System Services, Inc.	TSS	02-May-19	Annual	Management	1c	Elect Director Walter W. Driver, Jr.	For	For	
Total System Services, Inc.	TSS	02-May-19	Annual	Management	1d	Elect Director Sidney E. Harris	For	Against	We are voting against this director due to concerns over tenure.
Total System Services, Inc.	TSS	02-May-19	Annual	Management	1e	Elect Director Joia M. Johnson	For	For	
Total System Services, Inc.	TSS	02-May-19	Annual	Management	1f	Elect Director Connie D. McDaniel	For	For	
Total System Services, Inc.	TSS	02-May-19	Annual	Management	1g	Elect Director Richard A. Smith	For	For	
Total System Services, Inc.	TSS	02-May-19	Annual	Management	1h	Elect Director John T. Turner	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Total System Services, Inc.	TSS	02-May-19	Annual	Management	1i	Elect Director M. Troy Woods	For	For	
Total System Services, Inc.	TSS	02-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Total System Services, Inc.	TSS	02-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Total System Services, Inc.	TSS	02-May-19	Annual	Management	4	Eliminate Supermajority Vote Requirement	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	2	Approve Remuneration Report (Non-Binding)	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
UBS Group AG	UBSG	02-May-19	Annual	Management	3.1	Approve Allocation of Income	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	3.2	Approve Dividends of CHF 0.70 per Share from Capital Contribution Reserves	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	4	Approve Discharge of Board and Senior Management	For	Against	We are not supporting this proposal due to investigations, settlements and other legal proceedings.

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UBS Group AG	UBSG	02-May-19	Annual	Management	5.1	Reelect Axel Weber as Director and Board Chairman	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
UBS Group AG	UBSG	02-May-19	Annual	Management	5.2	Reelect David Sidwell as Director	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	5.3	Reelect Jeremy Anderson as Director	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	5.4	Reelect Reto Francioni as Director	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	5.5	Reelect Fred Hu as Director	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	5.6	Reelect Julie Richardson as Director	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	5.7	Reelect Isabelle Romy as Director	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	5.8	Reelect Robert Scully as Director	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	5.9	Reelect Beatrice Weder di Mauro as Director	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	5.10	Reelect Dieter Wemmer as Director	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	6.1	Elect William Dudley as Director	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	6.2	Elect Jeanette Wong as Director	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	7.1	Reappoint Julie Richardson as Member of the Compensation Committee	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	7.2	Reappoint Dieter Wemmer as Member of the Compensation Committee	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	7.3	Appoint Reto Francioni as Member of the Compensation Committee	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	7.4	Appoint Fred Hu as Member of the Compensation Committee	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	8.1	Approve Maximum Remuneration of Directors in the Amount of CHF 14.5 Million	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	8.2	Approve Variable Remuneration of Executive Committee in the Amount of CHF 73.3 Million	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	8.3	Approve Maximum Fixed Remuneration of Executive Committee in the Amount of CHF 33 Million	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	9	Designate ADB Altorfer Duss & Beilstein AG as Independent Proxy	For	For	
UBS Group AG	UBSG	02-May-19	Annual	Management	10	Ratify Ernst & Young AG as Auditors	For	Against	The auditor's tenure is not disclosed.

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UBS Group AG	UBSG	02-May-19	Annual	Management	11	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Uni-Select Inc.	UNS	02-May-19	Annual	Management	1.1	Elect Director David Bibby	For	For	
Uni-Select Inc.	UNS	02-May-19	Annual	Management	1.2	Elect Director Michelle Cormier	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Uni-Select Inc.	UNS	02-May-19	Annual	Management	1.3	Elect Director Stephane Gonthier	For	For	
Uni-Select Inc.	UNS	02-May-19	Annual	Management	1.4	Elect Director Jeffrey I. Hall	For	For	
Uni-Select Inc.	UNS	02-May-19	Annual	Management	1.5	Elect Director George E. Heath	For	For	
Uni-Select Inc.	UNS	02-May-19	Annual	Management	1.6	Elect Director Frederick J. Mifflin	For	For	
Uni-Select Inc.	UNS	02-May-19	Annual	Management	1.7	Elect Director Robert Molenaar	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Uni-Select Inc.	UNS	02-May-19	Annual	Management	1.8	Elect Director Pierre A. Raymond	For	For	
Uni-Select Inc.	UNS	02-May-19	Annual	Management	1.9	Elect Director Richard G. Roy	For	For	
Uni-Select Inc.	UNS	02-May-19	Annual	Management	1.10	Elect Director Dennis M. Welvaert	For	For	
Uni-Select Inc.	UNS	02-May-19	Annual	Management	1.11	Elect Director Michael Wright	For	For	
Uni-Select Inc.	UNS	02-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Unilever Plc	ULVR	02-May-19	Annual	Management	3	Re-elect Nils Andersen as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	4	Re-elect Laura Cha as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	5	Re-elect Vittorio Colao as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	6	Re-elect Dr Marijn Dekkers as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	7	Re-elect Dr Judith Hartmann as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	8	Re-elect Andrea Jung as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	9	Re-elect Mary Ma as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	10	Re-elect Strive Masiyiwa as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	11	Re-elect Youngme Moon as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	12	Re-elect Graeme Pitkethly as Director	For	Against	We do not support insiders on the board other than the CEO.

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Unilever Plc	ULVR	02-May-19	Annual	Management	13	Re-elect John Rishton as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	14	Re-elect Feike Sijbesma as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	15	Elect Alan Jope as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	16	Elect Susan Kilsby as Director	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	17	Reappoint KPMG LLP as Auditors	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	18	Authorise Board to Fix Remuneration of Auditors	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	19	Authorise EU Political Donations and Expenditure	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	20	Authorise Issue of Equity	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	22	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	23	Authorise Market Purchase of Ordinary Shares	For	For	
Unilever Plc	ULVR	02-May-19	Annual	Management	24	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	1.1	Elect Director Shellye L. Archambeau	For	For	
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	1.2	Elect Director Mark T. Bertolini	For	For	
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	1.3	Elect Director Vittorio Colao	For	For	
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	1.4	Elect Director Melanie L. Healey	For	For	
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	1.5	Elect Director Clarence Otis, Jr.	For	For	
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	1.6	Elect Director Daniel H. Schulman	For	Against	This director is overboarded.
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	1.7	Elect Director Rodney E. Slater	For	For	
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	1.8	Elect Director Kathryn A. Tesija	For	For	
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	1.9	Elect Director Hans E. Vestberg	For	For	
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	1.10	Elect Director Gregory G. Weaver	For	For	
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Verizon Communications Inc.	VZ	02-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Verizon Communications Inc.	VZ	02-May-19	Annual	Shareholder	4	Eliminate Above-Market Earnings in Executive Retirement Plans	Against	For	We believe support for this proposal is in the best interests of shareholders.
Verizon Communications Inc.	VZ	02-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Verizon Communications Inc.	VZ	02-May-19	Annual	Shareholder	6	Report on Online Child Exploitation	Against	For	We support this shareholder proposal calling for improved disclosure as it would provide investors with additional information to assess related risks.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Verizon Communications Inc.	VZ	02-May-19	Annual	Shareholder	7	Assess Feasibility of Cyber Security and Data Privacy as a Performance Measure for Senior Executive Compensation	Against	For	We are supportive of the company reviewing the feasibility of adding these metrics to its executive incentive plan. Enhanced disclosure and aligned incentives will help investors better assess how such risks can affect a company's activities and longer-term financial results.
Verizon Communications Inc.	VZ	02-May-19	Annual	Shareholder	8	Submit Severance Agreement (Change-in-Control) to Shareholder Vote	Against	For	As we believe shareholders should have the ability to vote on company pay policies and decisions, and that executive compensation should be clearly disclosed, reasonable and with a strong link to performance while minimizing "pay for failure", we are supportive of this proposal calling for the company to submit severance and termination agreements to a shareholders' vote.
Vitrolife AB	VITR	02-May-19	Annual	Management	1	Open Meeting	None	None	
Vitrolife AB	VITR	02-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Vitrolife AB	VITR	02-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Vitrolife AB	VITR	02-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Vitrolife AB	VITR	02-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Vitrolife AB	VITR	02-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Vitrolife AB	VITR	02-May-19	Annual	Management	7	Receive President's Report	None	None	
Vitrolife AB	VITR	02-May-19	Annual	Management	8.a	Receive Financial Statements and Statutory Reports	None	None	
Vitrolife AB	VITR	02-May-19	Annual	Management	8.b	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	None	None	
Vitrolife AB	VITR	02-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
Vitrolife AB	VITR	02-May-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 0.85 Per Share	For	For	
Vitrolife AB	VITR	02-May-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
Vitrolife AB	VITR	02-May-19	Annual	Management	10	Receive Nomination Committee's Report	None	None	
Vitrolife AB	VITR	02-May-19	Annual	Management	11	Determine Number of Members (5) and Deputy Members (0) of Board	For	Against	We view the proposed board size as too small.
Vitrolife AB	VITR	02-May-19	Annual	Management	12	Approve Remuneration of Directors in the Amount of SEK 825,000 for Chairman and SEK 275,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	

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Vitrolife AB	VITR	02-May-19	Annual	Management	13	Reelect Barbro Friden, Lars Holmqvist, Pia Marions and Jon Sigurdsson (Chairman) as Directors; Elect Henrik Blomquist as New Director; Ratify Deloitte as Auditors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Vitrolife AB	VITR	02-May-19	Annual	Management	14	Authorize Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Vitrolife AB	VITR	02-May-19	Annual	Management	15	Approve Issuance of up to 10.85 Million Shares without Preemptive Rights	For	For	
Vitrolife AB	VITR	02-May-19	Annual	Management	16	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Vitrolife AB	VITR	02-May-19	Annual	Management	17	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Vitrolife AB	VITR	02-May-19	Annual	Management	18	Close Meeting	None	None	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.1	Elect Director Barbara L. Bowles	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.2	Elect Director Albert J. Budney, Jr.	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.3	Elect Director Patricia W. Chadwick	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.4	Elect Director Curt S. Culver	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.5	Elect Director Danny L. Cunningham	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.6	Elect Director William M. Farrow, III	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.7	Elect Director Thomas J. Fischer	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.8	Elect Director J. Kevin Fletcher	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.9	Elect Director Gale E. Klappa	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.10	Elect Director Henry W. Knueppel	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.11	Elect Director Allen L. Leverett	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.12	Elect Director Ulice Payne, Jr.	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	1.13	Elect Director Mary Ellen Stanek	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
WEC Energy Group, Inc.	WEC	02-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	For	
Welltower Inc.	WELL	02-May-19	Annual	Management	1a	Elect Director Kenneth J. Bacon	For	For	
Welltower Inc.	WELL	02-May-19	Annual	Management	1b	Elect Director Thomas J. DeRosa	For	For	
Welltower Inc.	WELL	02-May-19	Annual	Management	1c	Elect Director Karen B. DeSalvo	For	For	
Welltower Inc.	WELL	02-May-19	Annual	Management	1d	Elect Director Jeffrey H. Donahue	For	For	
Welltower Inc.	WELL	02-May-19	Annual	Management	1e	Elect Director Timothy J. Naughton	For	Against	This director is overboarded.

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Welltower Inc.	WELL	02-May-19	Annual	Management	1f	Elect Director Sharon M. Oster	For	For	
Welltower Inc.	WELL	02-May-19	Annual	Management	1g	Elect Director Sergio D. Rivera	For	For	
Welltower Inc.	WELL	02-May-19	Annual	Management	1h	Elect Director Johnese M. Spisso	For	For	
Welltower Inc.	WELL	02-May-19	Annual	Management	1i	Elect Director Kathryn M. Sullivan	For	For	
Welltower Inc.	WELL	02-May-19	Annual	Management	1j	Elect Director R. Scott Trumbull	For	For	
Welltower Inc.	WELL	02-May-19	Annual	Management	1k	Elect Director Gary Whitelaw	For	For	
Welltower Inc.	WELL	02-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Welltower Inc.	WELL	02-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Western Forest Products Inc.	WEF	02-May-19	Annual	Management	1	Fix Number of Directors at Eight	For	For	
Western Forest Products Inc.	WEF	02-May-19	Annual	Management	2.1	Elect Director Cheri Phyfer	For	For	
Western Forest Products Inc.	WEF	02-May-19	Annual	Management	2.2	Elect Director Daniel Nocente	For	For	
Western Forest Products Inc.	WEF	02-May-19	Annual	Management	2.3	Elect Director Donald Demens	For	For	
Western Forest Products Inc.	WEF	02-May-19	Annual	Management	2.4	Elect Director James Arthurs	For	For	
Western Forest Products Inc.	WEF	02-May-19	Annual	Management	2.5	Elect Director Jane Bird	For	For	
Western Forest Products Inc.	WEF	02-May-19	Annual	Management	2.6	Elect Director Laura A. Cillis	For	For	
Western Forest Products Inc.	WEF	02-May-19	Annual	Management	2.7	Elect Director Lee Doney	For	For	
Western Forest Products Inc.	WEF	02-May-19	Annual	Management	2.8	Elect Director Michael T. Waites	For	For	
Western Forest Products Inc.	WEF	02-May-19	Annual	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Western Forest Products Inc.	WEF	02-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Woodside Petroleum Ltd.	WPL	02-May-19	Annual	Management	2a	Elect Frank Cooper as Director	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Woodside Petroleum Ltd.	WPL	02-May-19	Annual	Management	2b	Elect Ann Pickard as Director	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Woodside Petroleum Ltd.	WPL	02-May-19	Annual	Management	2c	Elect Sarah Ryan as Director	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Woodside Petroleum Ltd.	WPL	02-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Woodside Petroleum Ltd.	WPL	02-May-19	Annual	Management	4	Approve the Increase in Maximum Aggregate Remuneration of Non-Executive Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Woodside Petroleum Ltd.	WPL	02-May-19	Annual	Management	5	Approve the Amendments to the Company's Constitution	For	For	
Woodside Petroleum Ltd.	WPL	02-May-19	Annual	Management	6	Approve the Proportional Takeover Provisions	For	For	
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	1.1	Elect Director John Begeman	For	For	
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	1.2	Elect Director Christiane Bergevin	For	For	
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	1.3	Elect Director Andrea Bertone	For	For	
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	1.4	Elect Director Alexander Davidson	For	For	
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	1.5	Elect Director Robert Gallagher	For	For	
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	1.6	Elect Director Richard Graff	For	For	
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	1.7	Elect Director Kimberly Keating	For	For	
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	1.8	Elect Director Nigel Lees	For	For	
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	1.9	Elect Director Peter Marrone	For	Withhold	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	1.10	Elect Director Jane Sadowsky	For	Withhold	We are holding this nominee accountable, as Chair of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale.
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	1.11	Elect Director Dino Titaro	For	For	
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	2	Ratify Deloitte LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Yamana Gold Inc.	YRI	02-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
AbbVie Inc.	ABBV	03-May-19	Annual	Management	1.1	Elect Director William H.L. Burnside	For	For	
AbbVie Inc.	ABBV	03-May-19	Annual	Management	1.2	Elect Director Brett J. Hart	For	For	
AbbVie Inc.	ABBV	03-May-19	Annual	Management	1.3	Elect Director Edward J. Rapp	For	For	
AbbVie Inc.	ABBV	03-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
AbbVie Inc.	ABBV	03-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
AbbVie Inc.	ABBV	03-May-19	Annual	Management	4	Eliminate Supermajority Vote Requirement for Amendments to the By-Law and Certificate of Incorporation	For	For	
AbbVie Inc.	ABBV	03-May-19	Annual	Shareholder	5	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
AbbVie Inc.	ABBV	03-May-19	Annual	Shareholder	6	Report on Integrating Risks Related to Drug Pricing into Senior Executive Compensation	Against	For	We are supportive of this proposal seeking disclosure on how drug pricing strategies are integrated in the company's executive incentive plan. Enhanced disclosure will help investors better assess how such risks can affect a company's activities and longer-term financial results.
AbbVie Inc.	ABBV	03-May-19	Annual	Shareholder	7	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
AutoCanada Inc.	ACQ	03-May-19	Annual/Special	Management	1	Fix Number of Directors at Seven	For	For	
AutoCanada Inc.	ACQ	03-May-19	Annual/Special	Management	2.1	Elect Director Paul W. Antony	For	For	
AutoCanada Inc.	ACQ	03-May-19	Annual/Special	Management	2.2	Elect Director Dennis DesRosiers	For	For	
AutoCanada Inc.	ACQ	03-May-19	Annual/Special	Management	2.3	Elect Director Stephen Green	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
AutoCanada Inc.	ACQ	03-May-19	Annual/Special	Management	2.4	Elect Director Barry L. James	For	For	
AutoCanada Inc.	ACQ	03-May-19	Annual/Special	Management	2.5	Elect Director Maryann N. Keller	For	For	
AutoCanada Inc.	ACQ	03-May-19	Annual/Special	Management	2.6	Elect Director Elias Olmeta	For	For	
AutoCanada Inc.	ACQ	03-May-19	Annual/Special	Management	2.7	Elect Director Michael Rawluk	For	Withhold	We do not support insiders on the board other than the CEO.
AutoCanada Inc.	ACQ	03-May-19	Annual/Special	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
AutoCanada Inc.	ACQ	03-May-19	Annual/Special	Management	4	Re-approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Barnes Group, Inc.	B	03-May-19	Annual	Management	1a	Elect Director Thomas O. Barnes	For	Against	We are voting against this director due to concerns over tenure.
Barnes Group, Inc.	B	03-May-19	Annual	Management	1b	Elect Director Elijah K. Barnes	For	For	
Barnes Group, Inc.	B	03-May-19	Annual	Management	1c	Elect Director Gary G. Benanav	For	For	

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Barnes Group, Inc.	B	03-May-19	Annual	Management	1d	Elect Director Patrick J. Dempsey	For	For	
Barnes Group, Inc.	B	03-May-19	Annual	Management	1e	Elect Director Richard J. Hipple	For	For	
Barnes Group, Inc.	B	03-May-19	Annual	Management	1f	Elect Director Thomas J. Hook	For	For	
Barnes Group, Inc.	B	03-May-19	Annual	Management	1g	Elect Director Mylle H. Mangum	For	For	
Barnes Group, Inc.	B	03-May-19	Annual	Management	1h	Elect Director Hans-Peter Manner	For	For	
Barnes Group, Inc.	B	03-May-19	Annual	Management	1i	Elect Director Hassell H. McClellan	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Barnes Group, Inc.	B	03-May-19	Annual	Management	1j	Elect Director William J. Morgan	For	For	
Barnes Group, Inc.	B	03-May-19	Annual	Management	1k	Elect Director Anthony V. Nicolosi	For	For	
Barnes Group, Inc.	B	03-May-19	Annual	Management	1l	Elect Director JoAnna L. Sohovich	For	For	
Barnes Group, Inc.	B	03-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Barnes Group, Inc.	B	03-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Boliden AB	BOL	03-May-19	Annual	Management	1	Open Meeting	None	None	
Boliden AB	BOL	03-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Boliden AB	BOL	03-May-19	Annual	Management	8	Receive Report on Work of Board and its Committees	None	None	
Boliden AB	BOL	03-May-19	Annual	Management	9	Receive President's Report	None	None	
Boliden AB	BOL	03-May-19	Annual	Management	10	Receive Report on Audit Work During 2018	None	None	
Boliden AB	BOL	03-May-19	Annual	Management	11	Accept Financial Statements and Statutory Reports	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	12	Approve Allocation of Income and Dividends of SEK 8.75 Per Share	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	13	Approve Discharge of Board and President	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	14	Determine Number of Directors (7) and Deputy Directors (0) of Board; Set Number of Auditors at One	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	15	Approve Remuneration of Directors in the Amount of SEK 1.75 Million for Chairman and SEK 580,000 for Other Directors; Approve Remuneration for Committee Work	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	16.a	Reelect Marie Berglund as Director	For	For	

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Boliden AB	BOL	03-May-19	Annual	Management	16.b	Reelect Tom Erixon as Director	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	16.c	Reelect Michael G:son Low as Director	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	16.d	Reelect Elisabeth Nilsson as Director	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	16.e	Reelect Pia Rudengren as Director	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	16.f	Reelect Anders Ullberg as Director	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	16.g	Elect Perttu Louhiluoto as New Director	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	16.h	Reelect Anders Ullberg as Board Chairman	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	17	Approve Remuneration of Auditors	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	18	Ratify Deloitte as Auditors	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	19	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	20	Reelect Jan Andersson (Chairman), Lars Erik Forsgardh, Ola Peter Gjessing, Tommi Saukkoriipi and Anders Ullberg as Members of Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Boliden AB	BOL	03-May-19	Annual	Management	21	Approve Share Redemption Program	For	For	
Boliden AB	BOL	03-May-19	Annual	Management	22	Allow Questions	None	None	
Boliden AB	BOL	03-May-19	Annual	Management	23	Close Meeting	None	None	
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	1.1	Elect Trustee Kerry D. Adams	For	For	
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	1.2	Elect Trustee Christie J.B. Clark	For	For	
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	1.3	Elect Trustee Graeme M. Eadie	For	For	
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	1.4	Elect Trustee Anthony R. Graham	For	For	
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	1.5	Elect Trustee Karen Kinsley	For	For	
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	1.6	Elect Trustee R. Michael Latimer	For	For	
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	1.7	Elect Trustee Nancy H.O. Lockhart	For	For	
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	1.8	Elect Trustee Dale R. Ponder	For	For	
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	1.9	Elect Trustee Paul R. Weiss	For	For	
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	1.10	Elect Trustee Galen G. Weston	For	Withhold	This director is overboarded.
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	For	
Choice Properties Real Estate Investment Trust	CHP.UN	03-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	1a	Elect Director Jon E. Barfield	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	1b	Elect Director Deborah H. Butler	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	1c	Elect Director Kurt L. Darrow	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	1d	Elect Director Stephen E. Ewing	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	1e	Elect Director William D. Harvey	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	1f	Elect Director Patricia K. Poppe	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	1g	Elect Director John G. Russell	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CMS Energy Corporation	CMS	03-May-19	Annual	Management	1h	Elect Director Suzanne F. Shank	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	1i	Elect Director Myrna M. Soto	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	1j	Elect Director John G. Sznewajs	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	1k	Elect Director Laura H. Wright	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
CMS Energy Corporation	CMS	03-May-19	Annual	Shareholder	4	Report on Political Contributions Disclosure	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
CSX Corporation	CSX	03-May-19	Annual	Management	1a	Elect Director Donna M. Alvarado	For	For	
CSX Corporation	CSX	03-May-19	Annual	Management	1b	Elect Director Pamela L. Carter	For	For	
CSX Corporation	CSX	03-May-19	Annual	Management	1c	Elect Director James M. Foote	For	For	
CSX Corporation	CSX	03-May-19	Annual	Management	1d	Elect Director Steven T. Halverson	For	For	
CSX Corporation	CSX	03-May-19	Annual	Management	1e	Elect Director Paul C. Hilal	For	For	
CSX Corporation	CSX	03-May-19	Annual	Management	1f	Elect Director John D. McPherson	For	For	
CSX Corporation	CSX	03-May-19	Annual	Management	1g	Elect Director David M. Moffett	For	For	
CSX Corporation	CSX	03-May-19	Annual	Management	1h	Elect Director Linda H. Riefler	For	For	
CSX Corporation	CSX	03-May-19	Annual	Management	1i	Elect Director J. Steven Whisler	For	For	
CSX Corporation	CSX	03-May-19	Annual	Management	1j	Elect Director John J. Zillmer	For	For	
CSX Corporation	CSX	03-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
CSX Corporation	CSX	03-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
CSX Corporation	CSX	03-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	1.1	Elect Director Robert S. Boswell	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	1.2	Elect Director Maureen Cormier Jackson	For	For	
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	1.3	Elect Director W. Byron Dunn	For	For	
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	1.4	Elect Director H. Stanley Marshall	For	For	
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	1.5	Elect Director Kevin J. Reinhart	For	For	

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Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	1.6	Elect Director Marc E. Rossiter	For	For	
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	1.7	Elect Director Stephen J. Savidant	For	For	
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	1.8	Elect Director Michael A. Weill	For	For	
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	1.9	Elect Director Helen J. Wesley	For	For	
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and contains features that are not in line with best practice
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	4	Approve Increase in Maximum Number of Directors from Nine to Twelve	For	For	
Enerflex Ltd.	EFX	03-May-19	Annual/Special	Management	5	Approve Advance Notice Requirement	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	1a	Elect Director John R. Burbank	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	1b	Elect Director Patrick J. Condon	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	1c	Elect Director Leo P. Denault	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	1d	Elect Director Kirkland H. Donald	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	1e	Elect Director Philip L. Frederickson	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	1f	Elect Director Alexis M. Herman	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	1g	Elect Director M. Elise Hyland	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	1h	Elect Director Stuart L. Levenick	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	1i	Elect Director Blanche Lambert Lincoln	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	1j	Elect Director Karen A. Puckett	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Energy Corporation	ETR	03-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
FirstService Corporation	FSV	03-May-19	Annual/Special	Management	1	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
FirstService Corporation	FSV	03-May-19	Annual/Special	Management	2a	Elect Director Brendan Calder	For	For	

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FirstService Corporation	FSV	03-May-19	Annual/Special	Management	2b	Elect Director Bernard I. Ghert	For	For	
FirstService Corporation	FSV	03-May-19	Annual/Special	Management	2c	Elect Director Jay S. Hennick	For	For	
FirstService Corporation	FSV	03-May-19	Annual/Special	Management	2d	Elect Director D. Scott Patterson	For	For	
FirstService Corporation	FSV	03-May-19	Annual/Special	Management	2e	Elect Director Frederick F. Reichheld	For	For	
FirstService Corporation	FSV	03-May-19	Annual/Special	Management	2f	Elect Director Joan Eloise Sproul	For	For	
FirstService Corporation	FSV	03-May-19	Annual/Special	Management	2g	Elect Director Michael Stein	For	For	
FirstService Corporation	FSV	03-May-19	Annual/Special	Management	2h	Elect Director Erin J. Wallace	For	For	
FirstService Corporation	FSV	03-May-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
FirstService Corporation	FSV	03-May-19	Annual/Special	Management	4	Collapse Dual Class Share Structure and Eliminate Management Services Agreement	For	For	
FirstService Corporation	FSV	03-May-19	Annual/Special	Management	5	If Transaction Resolution is Approved: Amend Articles	For	For	
Flughafen Wien AG	FLU	03-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports (Non-Voting)	None	None	
Flughafen Wien AG	FLU	03-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.89 per Share	For	For	
Flughafen Wien AG	FLU	03-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Flughafen Wien AG	FLU	03-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Flughafen Wien AG	FLU	03-May-19	Annual	Management	5	Ratify KPMG Austria GmbH as Auditors for Fiscal 2019	For	For	
Flughafen Wien AG	FLU	03-May-19	Annual	Management	6	Elect Susanne Hoellinger as Supervisory Board Member	For	Against	As the board's overall independence is low, we are voting against all non-independent directors on the ballot, except the CEO.
Flughafen Wien AG	FLU	03-May-19	Annual	Shareholder	7	Initiate Share Repurchase Program	None	For	
Horizon North Logistics Inc.	HNL	03-May-19	Annual	Management	1	Fix Number of Directors at Eight	For	For	
Horizon North Logistics Inc.	HNL	03-May-19	Annual	Management	2.1	Elect Director Richard T. Ballantyne	For	For	
Horizon North Logistics Inc.	HNL	03-May-19	Annual	Management	2.2	Elect Director Bradley P.D. Fedora	For	For	

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Horizon North Logistics Inc.	HNL	03-May-19	Annual	Management	2.3	Elect Director Mary Garden	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Horizon North Logistics Inc.	HNL	03-May-19	Annual	Management	2.4	Elect Director Rod W. Graham	For	For	
Horizon North Logistics Inc.	HNL	03-May-19	Annual	Management	2.5	Elect Director Kevin D. Nabholz	For	For	
Horizon North Logistics Inc.	HNL	03-May-19	Annual	Management	2.6	Elect Director Russell A. Newmark	For	For	
Horizon North Logistics Inc.	HNL	03-May-19	Annual	Management	2.7	Elect Director Ann I. Rooney	For	For	
Horizon North Logistics Inc.	HNL	03-May-19	Annual	Management	2.8	Elect Director Dale E. Tremblay	For	For	
Horizon North Logistics Inc.	HNL	03-May-19	Annual	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Huron Consulting Group, Inc.	HURN	03-May-19	Annual	Management	1.1	Elect Director John McCartney	For	For	
Huron Consulting Group, Inc.	HURN	03-May-19	Annual	Management	1.2	Elect Director James H. Roth	For	For	
Huron Consulting Group, Inc.	HURN	03-May-19	Annual	Management	1.3	Elect Director Ekta Singh-Bushell	For	For	
Huron Consulting Group, Inc.	HURN	03-May-19	Annual	Management	2	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Huron Consulting Group, Inc.	HURN	03-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Huron Consulting Group, Inc.	HURN	03-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.1	Elect Director Marc A. Bibeau	For	For	
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.2	Elect Director Jeffrey R. Carney	For	For	
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.3	Elect Director Marcel R. Coutu	For	For	
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.4	Elect Director Andre Desmarais	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair. This director is overboarded.
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.5	Elect Director Paul Desmarais, Jr.	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure. This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.6	Elect Director Gary Doer	For	For	
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.7	Elect Director Susan Doniz	For	For	

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IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.8	Elect Director Claude Genereux	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair. In addition, we are holding this nominee accountable, as Chair of the Compensation Committee, for ratifying what we believe to be problematic compensation issues.
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.9	Elect Director Sharon Hodgson	For	For	
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.10	Elect Director Sharon MacLeod	For	For	
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.11	Elect Director Susan J. McArthur	For	For	
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.12	Elect Director John McCallum	For	For	
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.13	Elect Director R. Jeffrey Orr	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for not appointing an Independent Lead Director to counterbalance a non-independent Chair. This director is overboarded. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.14	Elect Director Gregory D. Tretiak	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	1.15	Elect Director Beth Wilson	For	For	
IGM Financial, Inc.	IGM	03-May-19	Annual	Management	2	Ratify Deloitte LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	1a	Elect Director Daniel J. Brutto	For	For	
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	1b	Elect Director Susan Crown	For	For	
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	1c	Elect Director James W. Griffith	For	For	
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	1d	Elect Director Jay L. Henderson	For	For	
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	1e	Elect Director Richard H. Lenny	For	For	
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	1f	Elect Director E. Scott Santi	For	For	
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	1g	Elect Director James A. Skinner	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	1h	Elect Director David B. Smith, Jr.	For	For	
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	1i	Elect Director Pamela B. Strobel	For	For	
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	1j	Elect Director Kevin M. Warren	For	For	
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	1k	Elect Director Anre D. Williams	For	For	

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Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	For	
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Illinois Tool Works Inc.	ITW	03-May-19	Annual	Shareholder	5	Adopt Quantitative Company-wide GHG Goals	Against	For	The adoption of targets to manage GHG emissions would better prepare the company for potential future regulatory risks and would provide shareholders with another proxy of operational effectiveness.
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	3	Approve Final Dividend	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	4a	Re-elect Keith Barr as Director	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	4b	Re-elect Anne Busquet as Director	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	4c	Re-elect Patrick Cescau as Director	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	4d	Re-elect Ian Dyson as Director	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	4e	Re-elect Paul Edgecliffe-Johnson as Director	For	Against	We do not support insiders on the board other than the CEO.
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	4f	Re-elect Jo Harlow as Director	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	4g	Re-elect Elie Maalouf as Director	For	Against	We do not support insiders on the board other than the CEO.
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	4h	Re-elect Luke Mayhew as Director	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	4i	Re-elect Jill McDonald as Director	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	4j	Re-elect Dale Morrison as Director	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	4k	Re-elect Malina Ngai as Director	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	5	Reappoint Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	6	Authorise the Audit Committee to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	7	Authorise EU Political Donations and Expenditure	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	8	Approve Colleague Share Plan	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	9	Authorise Issue of Equity	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	10	Authorise Issue of Equity without Pre-emptive Rights	For	For	

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InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	11	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	12	Authorise Market Purchase of Ordinary Shares	For	For	
InterContinental Hotels Group Plc	IHG	03-May-19	Annual	Management	13	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Kingspan Group Plc	KRX	03-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Kingspan Group Plc	KRX	03-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Kingspan Group Plc	KRX	03-May-19	Annual	Management	3a	Re-elect Eugene Murtagh as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Kingspan Group Plc	KRX	03-May-19	Annual	Management	3b	Re-elect Gene Murtagh as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Kingspan Group Plc	KRX	03-May-19	Annual	Management	3c	Re-elect Geoff Doherty as Director	For	Against	We do not support insiders on the board other than the CEO.
Kingspan Group Plc	KRX	03-May-19	Annual	Management	3d	Re-elect Russell Shiels as Director	For	Against	We do not support insiders on the board other than the CEO.
Kingspan Group Plc	KRX	03-May-19	Annual	Management	3e	Re-elect Peter Wilson as Director	For	Against	We do not support insiders on the board other than the CEO.
Kingspan Group Plc	KRX	03-May-19	Annual	Management	3f	Re-elect Gilbert McCarthy as Director	For	Against	We do not support insiders on the board other than the CEO.
Kingspan Group Plc	KRX	03-May-19	Annual	Management	3g	Re-elect Linda Hickey as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Kingspan Group Plc	KRX	03-May-19	Annual	Management	3h	Re-elect Michael Cawley as Director	For	For	
Kingspan Group Plc	KRX	03-May-19	Annual	Management	3i	Re-elect John Cronin as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Kingspan Group Plc	KRX	03-May-19	Annual	Management	3j	Re-elect Bruce McLennan as Director	For	For	
Kingspan Group Plc	KRX	03-May-19	Annual	Management	3k	Re-elect Jost Massenberg as Director	For	For	
Kingspan Group Plc	KRX	03-May-19	Annual	Management	4	Authorise Board to Fix Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Kingspan Group Plc	KRX	03-May-19	Annual	Management	5	Approve Remuneration of Directors	For	For	
Kingspan Group Plc	KRX	03-May-19	Annual	Management	6	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kingspan Group Plc	KRX	03-May-19	Annual	Management	7	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kingspan Group Plc	KRX	03-May-19	Annual	Management	8	Authorise Issue of Equity	For	For	
Kingspan Group Plc	KRX	03-May-19	Annual	Management	9	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Kingspan Group Plc	KRX	03-May-19	Annual	Management	10	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Kingspan Group Plc	KRX	03-May-19	Annual	Management	11	Authorise Market Purchase of Shares	For	For	
Kingspan Group Plc	KRX	03-May-19	Annual	Management	12	Authorise Reissuance of Treasury Shares	For	For	
Kingspan Group Plc	KRX	03-May-19	Annual	Management	13	Authorise the Company to Call EGM with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	4	Re-elect Sir John Sunderland as Director	For	For	

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Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	5	Re-elect Nick Varney as Director	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	6	Re-elect Anne-Francoise Nesmes as Director	For	Against	We do not support insiders on the board other than the CEO.
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	7	Re-elect Charles Gurassa as Director	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	8	Re-elect Fru Hazlitt as Director	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	9	Re-elect Soren Thorup Sorensen as Director	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	10	Re-elect Trudy Rautio as Director	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	11	Re-elect Rachel Chiang as Director	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	12	Elect Andrew Fisher as Director	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	13	Reappoint KPMG LLP as Auditors	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	14	Authorise Board to Fix Remuneration of Auditors	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	15	Authorise EU Political Donations and Expenditure	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	16	Authorise Issue of Equity	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	For	
Merlin Entertainments Plc	MERL	03-May-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Midsona AB	MSON.B	03-May-19	Annual	Management	1	Open Meeting	None	None	
Midsona AB	MSON.B	03-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	7	Receive President's Report	None	None	
Midsona AB	MSON.B	03-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	
Midsona AB	MSON.B	03-May-19	Annual	Management	9	Accept Financial Statements and Statutory Reports	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	10	Approve Allocation of Income and Dividends of SEK 1.25 Per Share	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	11	Approve Discharge of Board and President	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	12	Determine Number of Members (6) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	Against	We view the proposed board size as too small.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Midsona AB	MSON.B	03-May-19	Annual	Management	13	Approve Remuneration of Directors in the Amount of SEK 550,000 for Chairman, and SEK 235,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Midsona AB	MSON.B	03-May-19	Annual	Management	14.a	Reelect Ola Erics as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Midsona AB	MSON.B	03-May-19	Annual	Management	14.b	Reelect Johan Wester as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Midsona AB	MSON.B	03-May-19	Annual	Management	14.c	Reelect Birgitta Stymne Goransson as Director	For	Against	This director is overboarded.
Midsona AB	MSON.B	03-May-19	Annual	Management	14.d	Reelect Peter Wahlberg as Director	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	14.e	Reelect Kirsten Aegidius as Director	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	14.f	Reelect Henrik Stenqvist as Director	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	15	Reelect Ola Erics as Chairman of the Board	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Midsona AB	MSON.B	03-May-19	Annual	Management	16	Ratify Deloitte as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Midsona AB	MSON.B	03-May-19	Annual	Management	17	Authorize Chairman of Board and Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Midsona AB	MSON.B	03-May-19	Annual	Management	18	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	19.a	Approve Creation of Pool of Capital with Preemptive Rights	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	19.b	Approve Creation of Pool of Capital without Preemptive Rights	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	20	Authorize Editorial Changes to Adopted Resolutions in Connection with Registration with Swedish Authorities	For	For	
Midsona AB	MSON.B	03-May-19	Annual	Management	21	Close Meeting	None	None	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	1.1	Elect Director Anne-Marie N. Ainsworth	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	1.2	Elect Director Michael (Mick) H. Dilger	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	1.3	Elect Director Randall J. Findlay	For	For	

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Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	1.4	Elect Director Maureen E. Howe	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	1.5	Elect Director Gordon J. Kerr	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	1.6	Elect Director David M.B. LeGresley	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	1.7	Elect Director Robert B. Michaleski	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	1.8	Elect Director Leslie A. O'Donoghue	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	1.9	Elect Director Bruce D. Rubin	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	1.10	Elect Director Jeffrey T. Smith	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	1.11	Elect Director Henry W. Sykes	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	2	Approve KPMG LLP Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	3	Re-approve Shareholder Rights Plan	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	4	Increase Authorized Class A Preferred Shares	For	For	
Pembina Pipeline Corporation	PPL	03-May-19	Annual/Special	Management	5	Advisory Vote on Executive Compensation Approach	For	For	
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	1.1	Elect Director Michael R. Culbert	For	For	
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	1.2	Elect Director William T. Donovan	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	1.3	Elect Director Brian J. Gibson	For	For	
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	1.4	Elect Director Allen R. Hagerman	For	For	
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	1.5	Elect Director Steven W. Krablin	For	For	
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	1.6	Elect Director Susan M. MacKenzie	For	For	
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	1.7	Elect Director Kevin O. Meyers	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	1.8	Elect Director Kevin A. Neveu	For	For	
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	1.9	Elect Director David W. Williams	For	For	
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Precision Drilling Corp.	PD	03-May-19	Annual/Special	Management	4	Amend Shareholder Rights Plan	For	For	
Primoris Services Corporation	PRIM	03-May-19	Annual	Management	1.1	Elect Director Stephen C. Cook	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Primoris Services Corporation	PRIM	03-May-19	Annual	Management	1.2	Elect Director Carla S. Mashinski	For	For	
Primoris Services Corporation	PRIM	03-May-19	Annual	Management	2	Ratify Moss Adams LLP as Auditors	For	For	
RWE AG	RWE	03-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
RWE AG	RWE	03-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.70 per Share	For	For	
RWE AG	RWE	03-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
RWE AG	RWE	03-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
RWE AG	RWE	03-May-19	Annual	Management	5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal 2019	For	For	
RWE AG	RWE	03-May-19	Annual	Management	6	Ratify PricewaterhouseCoopers GmbH as Auditors for Half-Year and Quarterly Reports 2019	For	For	
RWE AG	RWE	03-May-19	Annual	Management	7	Approve Conversion of Preference Shares into Ordinary Shares	For	For	
RWE AG	RWE	03-May-19	Annual	Management	8	For Common Shareholders Only: Ratify Conversion of Preference Shares into Common Shares from Item 7	For	For	
Schibsted ASA	SCHA	03-May-19	Annual	Management	7	Receive Report from Nominating Committee	None	None	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	3	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	4	Elect Anne Anderson as Director	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	5a	Re-elect Irial Finan as Director	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	5b	Re-elect Anthony Smurfit as Director	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	5c	Re-elect Ken Bowles as Director	For	Against	We do not support insiders on the board other than the CEO.
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	5d	Re-elect Frits Beurskens as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	5e	Re-elect Christel Bories as Director	For	Against	This director is overboarded.
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	5f	Re-elect Carol Fairweather as Director	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	5g	Re-elect James Lawrence as Director	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	5h	Re-elect John Moloney as Director	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	5i	Re-elect Roberto Newell as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	5j	Re-elect Jorgen Rasmussen as Director	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	5k	Re-elect Gonzalo Restrepo as Director	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	6	Authorise Board to Fix Remuneration of Auditors	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	7	Authorise Issue of Equity	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	8	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	9	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	10	Authorise Market Purchase of Shares	For	For	
Smurfit Kappa Group Plc	SK3	03-May-19	Annual	Management	11	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Teleflex Incorporated	TFX	03-May-19	Annual	Management	1a	Elect Director John C. Heinmiller	For	For	
Teleflex Incorporated	TFX	03-May-19	Annual	Management	1b	Elect Director Andrew A. Krakauer	For	For	
Teleflex Incorporated	TFX	03-May-19	Annual	Management	1c	Elect Director Richard A. Packer	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Teleflex Incorporated	TFX	03-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Teleflex Incorporated	TFX	03-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	2	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	3a	Elect David Li Kwok-po as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	3b	Elect Allan Wong Chi-yun as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. This director is overboarded.
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	3c	Elect Aubrey Li Kwok-sing as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure. This director is overboarded.
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	3d	Elect Winston Lo Yau-lai as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	3e	Elect Stephen Charles Li Kwok-sze Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	3f	Elect Daryl Ng Win-kong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	3g	Elect Masayuki Oku as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	3h	Elect Rita Fan Hsu Lai-tai as Director	For	For	
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	4	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Bank of East Asia, Limited	23	03-May-19	Annual	Management	6	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	1.1	Elect Director Peter J. Blake	For	For	
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	1.2	Elect Director Jeffrey S. Chisholm	For	For	
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	1.3	Elect Director Cathryn E. Cranston	For	For	
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	1.4	Elect Director Robert M. Franklin	For	For	
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	1.5	Elect Director James W. Gill	For	For	
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	1.6	Elect Director Wayne S. Hill	For	For	
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	1.7	Elect Director Sharon L. Hodgson	For	For	
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	1.8	Elect Director Scott J. Medhurst	For	For	
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	1.9	Elect Director Robert M. Ogilvie	For	Withhold	We are voting against this director due to concerns over tenure.
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	1.10	Elect Director Katherine A. Rethy	For	For	
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	1.11	Elect Director Richard G. Roy	For	For	
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Toromont Industries Ltd.	TIH	03-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance,
TransCanada Corp.	TRP	03-May-19	Annual/Special	Management	1.1	Elect Director Stephan Cretier	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Special	Management	1.2	Elect Director Russell K. Girling	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Special	Management	1.3	Elect Director S. Barry Jackson	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Special	Management	1.4	Elect Director Randy Limbacher	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Special	Management	1.5	Elect Director John E. Lowe	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Special	Management	1.6	Elect Director Una Power	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Special	Management	1.7	Elect Director Mary Pat Salomone	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Special	Management	1.8	Elect Director Indira V. Samarasekera	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Special	Management	1.9	Elect Director D. Michael G. Stewart	For	For	

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TransCanada Corp.	TRP	03-May-19	Annual/Sp ecial	Management	1.10	Elect Director Siim A. Vanaselja	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Sp ecial	Management	1.11	Elect Director Thierry Vandal	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Sp ecial	Management	1.12	Elect Director Steven W. Williams	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Sp ecial	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
TransCanada Corp.	TRP	03-May-19	Annual/Sp ecial	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Sp ecial	Management	4	Change Company Name to TC Energy Corporation/ Corporation TC Energie	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Sp ecial	Management	5	Approve Shareholder Rights Plan	For	For	
TransCanada Corp.	TRP	03-May-19	Annual/Sp ecial	Shareholder	6	Prepare a Report Outlining How the Company Respects Internationally Recognized Standards for Indigenous Peoples Rights in its Business Activities	Against	For	We are supportive of this shareholder proposal as it is in line with internationally recognized best practice standards and frameworks. Additional disclosure on the implementation of the company's policy and of performance indicators would help shareholders better assess risk and performance.
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.1	Elect Director Warren E. Buffet	For	For	
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.2	Elect Director Charles T. Munger	For	Withhold	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.3	Elect Director Gregory E. Abel	For	Withhold	We do not support insiders on the board other than the CEO.
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.4	Elect Director Howard G. Buffett	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.5	Elect Director Stephen B. Burke	For	For	
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.6	Elect Director Susan L. Decker	For	For	
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.7	Elect Director William H. Gates, III	For	For	
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.8	Elect Director David S. Gottesman	For	For	
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.9	Elect Director Charlotte Guyman	For	For	
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.10	Elect Director Ajit Jain	For	Withhold	We do not support insiders on the board other than the CEO.
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.11	Elect Director Thomas S. Murphy	For	For	

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Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.12	Elect Director Ronald L. Olson	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.13	Elect Director Walter Scott, Jr.	For	Withhold	We are voting against the Chair of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position.
Berkshire Hathaway Inc.	BRK.B	04-May-19	Annual	Management	1.14	Elect Director Meryl B. Witmer	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	1a	Elect Director Daniel P. Amos	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	1b	Elect Director W. Paul Bowers	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	1c	Elect Director Toshihiko Fukuzawa	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	1d	Elect Director Robert B. Johnson	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	1e	Elect Director Thomas J. Kenny	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	1f	Elect Director Georgette D. Kiser	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	1g	Elect Director Karole F. Lloyd	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	1h	Elect Director Joseph L. Moskowitz	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	1i	Elect Director Barbara K. Rimer	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	1j	Elect Director Katherine T. Rohrer	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	1k	Elect Director Melvin T. Stith	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Aflac Incorporated	AFL	06-May-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Air Canada	AC	06-May-19	Annual/Special	Management	1.1	Elect Director Christie J.B. Clark	For	For	
Air Canada	AC	06-May-19	Annual/Special	Management	1.2	Elect Director Gary A. Doer	For	For	
Air Canada	AC	06-May-19	Annual/Special	Management	1.3	Elect Director Rob Fyfe	For	For	
Air Canada	AC	06-May-19	Annual/Special	Management	1.4	Elect Director Michael M. Green	For	For	
Air Canada	AC	06-May-19	Annual/Special	Management	1.5	Elect Director Jean Marc Huot	For	For	
Air Canada	AC	06-May-19	Annual/Special	Management	1.6	Elect Director Madeleine Paquin	For	For	
Air Canada	AC	06-May-19	Annual/Special	Management	1.7	Elect Director Calin Rovinescu	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Air Canada	AC	06-May-19	Annual/Sp ecial	Management	1.8	Elect Director Vagn Sorensen	For	For	
Air Canada	AC	06-May-19	Annual/Sp ecial	Management	1.9	Elect Director Kathleen Taylor	For	For	
Air Canada	AC	06-May-19	Annual/Sp ecial	Management	1.10	Elect Director Annette Verschuren	For	For	
Air Canada	AC	06-May-19	Annual/Sp ecial	Management	1.11	Elect Director Michael M. Wilson	For	For	
Air Canada	AC	06-May-19	Annual/Sp ecial	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Air Canada	AC	06-May-19	Annual/Sp ecial	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Air Canada	AC	06-May-19	Annual/Sp ecial	Management	4	Amend Articles Re: Alignment of Restrictions on the Level of Non-Canadian Ownership and Voting Control	For	For	
Air Canada	AC	06-May-19	Annual/Sp ecial	Management	5	The Undersigned Hereby Certifies that the Shares Represented by this Proxy are Owned and Controlled by a Canadian. Vote FOR = Yes and ABSTAIN = No. A Vote Against will be treated as not voted.	None	For	
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1a	Elect Director Emily Peterson Alva	For	For	
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1b	Elect Director Paul Bisaro	For	For	
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1c	Elect Director J. Kevin Buchi	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws measures that restrict shareholder rights.
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1d	Elect Director Robert L. Burr	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against incumbent directors on the ballot for failing to remove bylaws measures that restrict shareholder rights.
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1e	Elect Director Jean Selden Greene	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws measures that restrict shareholder rights.
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1f	Elect Director Ted Nark	For	For	
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1g	Elect Director Chintu Patel	For	For	
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1h	Elect Director Chirag Patel	For	For	
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1i	Elect Director Gautam Patel	For	Against	We are not supportive of non-independent directors sitting on key board committees.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1j	Elect Director Dharmendra Rama	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws measures that restrict shareholder rights.
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1k	Elect Director Robert A. Stewart	For	For	
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1l	Elect Director Peter R. Terreri	For	For	
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	1m	Elect Director Janet S. Vergis	For	For	
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	3	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Amneal Pharmaceuticals, Inc.	AMRX	06-May-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditors	For	For	
CLP Holdings Ltd.	2	06-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
CLP Holdings Ltd.	2	06-May-19	Annual	Management	2a	Elect Philip Lawrence Kadoorie as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CLP Holdings Ltd.	2	06-May-19	Annual	Management	2b	Elect May Siew Boi Tan as Director	For	For	
CLP Holdings Ltd.	2	06-May-19	Annual	Management	2c	Elect John Andrew Harry Leigh as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
CLP Holdings Ltd.	2	06-May-19	Annual	Management	2d	Elect Richard Kendall Lancaster as Director	For	For	
CLP Holdings Ltd.	2	06-May-19	Annual	Management	2e	Elect Zia Mody as Director as Director	For	For	
CLP Holdings Ltd.	2	06-May-19	Annual	Management	2f	Elect Geert Herman August Peeters as Director	For	Against	We do not support insiders on the board other than the CEO.
CLP Holdings Ltd.	2	06-May-19	Annual	Management	3	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
CLP Holdings Ltd.	2	06-May-19	Annual	Management	4	Approve Revised Levels of Remuneration Payable to the Directors	For	For	
CLP Holdings Ltd.	2	06-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
CLP Holdings Ltd.	2	06-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Eli Lilly and Company	LLY	06-May-19	Annual	Management	1a	Elect Director Ralph Alvarez	For	For	
Eli Lilly and Company	LLY	06-May-19	Annual	Management	1b	Elect Director Carolyn R. Bertozzi	For	For	
Eli Lilly and Company	LLY	06-May-19	Annual	Management	1c	Elect Director Juan R. Luciano	For	For	
Eli Lilly and Company	LLY	06-May-19	Annual	Management	1d	Elect Director Kathi P. Seifert	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Eli Lilly and Company	LLY	06-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Eli Lilly and Company	LLY	06-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Eli Lilly and Company	LLY	06-May-19	Annual	Management	4	Declassify the Board of Directors	For	For	We support this proposal to declassify the board structure and institute annual elections of all directors.
Eli Lilly and Company	LLY	06-May-19	Annual	Management	5	Eliminate Supermajority Vote Requirement	For	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Eli Lilly and Company	LLY	06-May-19	Annual	Shareholder	6	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Great Canadian Gaming Corporation	GC	06-May-19	Annual/Sp ecial	Management	1	Fix Number of Directors at Seven	For	For	
Great Canadian Gaming Corporation	GC	06-May-19	Annual/Sp ecial	Management	2.1	Elect Director Peter G. Meredith	For	For	
Great Canadian Gaming Corporation	GC	06-May-19	Annual/Sp ecial	Management	2.2	Elect Director Rod N. Baker	For	For	
Great Canadian Gaming Corporation	GC	06-May-19	Annual/Sp ecial	Management	2.3	Elect Director Larry W. Campbell	For	For	
Great Canadian Gaming Corporation	GC	06-May-19	Annual/Sp ecial	Management	2.4	Elect Director Mark A. Davis	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Great Canadian Gaming Corporation	GC	06-May-19	Annual/Sp ecial	Management	2.5	Elect Director Thomas W. Gaffney	For	For	
Great Canadian Gaming Corporation	GC	06-May-19	Annual/Sp ecial	Management	2.6	Elect Director Christopher W. Hart	For	For	
Great Canadian Gaming Corporation	GC	06-May-19	Annual/Sp ecial	Management	2.7	Elect Director Karen A. Keilty	For	For	
Great Canadian Gaming Corporation	GC	06-May-19	Annual/Sp ecial	Management	3	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Great Canadian Gaming Corporation	GC	06-May-19	Annual/Sp ecial	Management	4	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks sufficient disclosure.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Great Canadian Gaming Corporation	GC	06-May-19	Annual/Special	Management	5	Amend Articles	For	For	
Guangdong Haid Group Co., Ltd.	002311	06-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Guangdong Haid Group Co., Ltd.	002311	06-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Guangdong Haid Group Co., Ltd.	002311	06-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Guangdong Haid Group Co., Ltd.	002311	06-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Guangdong Haid Group Co., Ltd.	002311	06-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Guangdong Haid Group Co., Ltd.	002311	06-May-19	Annual	Management	6	Approve Shareholder Dividend Return Plan	For	For	
Guangdong Haid Group Co., Ltd.	002311	06-May-19	Annual	Management	7	Approve Development of Hedging Business	For	For	
Guangdong Haid Group Co., Ltd.	002311	06-May-19	Annual	Management	8	Approve Application of Comprehensive Bank Credit Lines	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Guangdong Haid Group Co., Ltd.	002311	06-May-19	Annual	Management	9	Approve External Guarantee	For	For	
Guangdong Haid Group Co., Ltd.	002311	06-May-19	Annual	Management	10	Approve Repurchase Cancellation of Performance Shares	For	For	
Guangdong Haid Group Co., Ltd.	002311	06-May-19	Annual	Management	11	Approve Draft and Summary on Phase 3 Core Team Employee Share Purchase Plan	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	1	Open Meeting	None	None	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	7	Receive Chairman's Report	None	None	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	8	Receive President's Report	None	None	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	9	Receive Financial Statements and Statutory Reports on Consolidated Accounts	None	None	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	10	Accept Financial Statements and Statutory Reports on Consolidated Accounts	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	11	Approve Allocation of Income and Dividends of SEK 8.25 Per Share	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	12	Approve Discharge of Board and President	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	13	Determine Number of Members (6) and Deputy Members (0) of Board	For	Against	We view the proposed board size as too small.
Kinnevik AB	KINV.B	06-May-19	Annual	Management	14	Approve Remuneration of Directors in the Amount of SEK 2.4 Million for Chairman, SEK 1.8 Million for Vice Chairman and SEK 600,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Kinnevik AB	KINV.B	06-May-19	Annual	Management	15.a	Reelect Dame Amelia Fawcett as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Kinnevik AB	KINV.B	06-May-19	Annual	Management	15.b	Reelect Wilhelm Klingspor as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Kinnevik AB	KINV.B	06-May-19	Annual	Management	15.c	Reelect Henrik Poulsen as Director	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	15.d	Reelect Charlotte Stromberg as Director	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	15.e	Elect Susanna Campbell as New Director	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	15.f	Elect Brian McBride as New Director	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	16	Elect Dame Amelia Fawcett as Board Chair	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Kinnevik AB	KINV.B	06-May-19	Annual	Management	17	Authorize Representatives of at Least Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Kinnevik AB	KINV.B	06-May-19	Annual	Management	18	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kinnevik AB	KINV.B	06-May-19	Annual	Management	19.a	Approve Performance Share Matching Plan LTI 2019	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	19.b	Amend Articles Re: Equity-Related	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	19.c	Approve Issuance of Shares to Participants of LTI 2019	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	20	Approve Transfer of Class B Shares	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	21	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Kinnevik AB	KINV.B	06-May-19	Annual	Management	22	Approve Transaction with a Closely Related Party; Transfer of Real Property from Forvaltningsaktiebolaget Eris e Co to Aggsjons Vildmark AB	For	For	
Kinnevik AB	KINV.B	06-May-19	Annual	Management	23	Close Meeting	None	None	
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	3	Elect Lee Man Bun as Director	For	For	

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Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	4	Elect Peter A. Davies as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure.
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	5	Authorize Board to Confirm the Terms of Appointment, Including the Remuneration, of Poon Chun Kwong	For	For	
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	6	Authorize Board to Confirm the Terms of Appointment, Including the Remuneration, of Wong Kai Tung Tony	For	For	
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	7	Authorize Board to Confirm the Terms of Appointment, Including the Remuneration, of Chau Shing Yim David	For	For	
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	8	Approve Remuneration of Directors for the Year Ended December 31, 2018	For	For	
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	9	Authorize Board to Fix Remuneration of Directors for the Year Ending December 31, 2019	For	For	
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	10	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	12	Authorize Repurchase of Issued Share Capital	For	For	
Lee & Man Paper Manufacturing Ltd.	2314	06-May-19	Annual	Management	13	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
LKQ Corporation	LKQ	06-May-19	Annual	Management	1a	Elect Director A. Clinton Allen	For	For	
LKQ Corporation	LKQ	06-May-19	Annual	Management	1b	Elect Director Meg A. Divitto	For	For	
LKQ Corporation	LKQ	06-May-19	Annual	Management	1c	Elect Director Robert M. Hanser	For	For	
LKQ Corporation	LKQ	06-May-19	Annual	Management	1d	Elect Director Joseph M. Holsten	For	For	
LKQ Corporation	LKQ	06-May-19	Annual	Management	1e	Elect Director Blythe J. McGarvie	For	For	
LKQ Corporation	LKQ	06-May-19	Annual	Management	1f	Elect Director John W. Mendel	For	For	
LKQ Corporation	LKQ	06-May-19	Annual	Management	1g	Elect Director Jody G. Miller	For	For	
LKQ Corporation	LKQ	06-May-19	Annual	Management	1h	Elect Director John F. O'Brien	For	For	
LKQ Corporation	LKQ	06-May-19	Annual	Management	1i	Elect Director Guhan Subramanian	For	For	
LKQ Corporation	LKQ	06-May-19	Annual	Management	1j	Elect Director William M. Webster, IV	For	For	
LKQ Corporation	LKQ	06-May-19	Annual	Management	1k	Elect Director Dominick Zarcone	For	For	
LKQ Corporation	LKQ	06-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
LKQ Corporation	LKQ	06-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Polyus PJSC	PLZL	06-May-19	Annual	Management	1	Approve Annual Report and Financial Statements	For	For	
Polyus PJSC	PLZL	06-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of RUB 143.62 per Share	For	For	
Polyus PJSC	PLZL	06-May-19	Annual	Management	3.1	Elect Pavel Grachev as Director	None	For	
Polyus PJSC	PLZL	06-May-19	Annual	Management	3.2	Elect Mariya Gordon as Director	None	For	
Polyus PJSC	PLZL	06-May-19	Annual	Management	3.3	Elect Edward Dowling as Director	None	For	
Polyus PJSC	PLZL	06-May-19	Annual	Management	3.4	Elect Said Kerimov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Polyus PJSC	PLZL	06-May-19	Annual	Management	3.5	Elect Sergey Nosov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Polyus PJSC	PLZL	06-May-19	Annual	Management	3.6	Elect Vladimir Polin as Director	None	Against	We do not support insiders on the board other than the CEO.
Polyus PJSC	PLZL	06-May-19	Annual	Management	3.7	Elect Kent Potter as Director	None	For	
Polyus PJSC	PLZL	06-May-19	Annual	Management	3.8	Elect Mikhail Stiskin as Director	None	Against	We do not support insiders on the board other than the CEO.
Polyus PJSC	PLZL	06-May-19	Annual	Management	3.9	Elect William Champion as Director	None	For	
Polyus PJSC	PLZL	06-May-19	Annual	Management	4	Ratify Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Polyus PJSC	PLZL	06-May-19	Annual	Management	5	Approve Company's Membership in Association	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	1	Open Meeting	None	None	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	5	Receive Financial Statements and Management Board Proposal on Allocation of Income and Covering of Loss from Previous Years	None	None	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	6	Receive Management Board Report on Company's and Group's Operations, Consolidated Financial Statements	None	None	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	7	Receive Supervisory Board Report	None	None	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.1	Approve Financial Statements	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.2	Approve Management Board Report on Company's and Group's Operations	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.3	Approve Consolidated Financial Statements	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.4	Approve Supervisory Board Report	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.5	Approve Allocation of Income and Dividends of PLN 1.33 per Share; Approve Treatment of Net Loss from Previous Years	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.6	Approve Terms of Dividend Payment	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.7a	Approve Discharge of Zbigniew Jagiello (CEO)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.7b	Approve Discharge of Rafal Antczak (Deputy CEO)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.7c	Approve Discharge of Rafal Kozlowski (Deputy CEO)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.7d	Approve Discharge of Maks Kraczkowski (Deputy CEO)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.7e	Approve Discharge of Mieczyslaw Krol (Deputy CEO)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.7f	Approve Discharge of Adam Marciniak (Deputy CEO)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.7g	Approve Discharge of Piotr Mazur (Deputy CEO)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.7h	Approve Discharge of Jakub Papierski (Deputy CEO)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.7i	Approve Discharge of Jan Rosciszewski (Deputy CEO)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.8a	Approve Discharge of Piotr Sadownik (Supervisory Chairman)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.8b	Approve Discharge of Grazyna Ciurzynska (Supervisory Deputy Chairman)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.8c	Approve Discharge of Zbigniew Hajlasz (Supervisory Board Secretary)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.8d	Approve Discharge of Mariusz Andrzejewski (Supervisory Board Member)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.8e	Approve Discharge of Miroslaw Barszcz (Supervisory Board Member)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.8f	Approve Discharge of Adam Budnikowski (Supervisory Board Member)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.8g	Approve Discharge of Wojciech Jasinski (Supervisory Board Member)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.8h	Approve Discharge of Andrzej Kisielewicz (Supervisory Board Member)	For	For	

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Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.8i	Approve Discharge of Elzbieta Maczynska-Ziemacka (Supervisory Board Member)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.8j	Approve Discharge of Janusz Ostaszewski (Supervisory Board Member)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	8.8k	Approve Discharge of Jerzy Paluchniak (Supervisory Board Member)	For	For	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	9	Receive Supervisory Board Report on Remuneration Policy and Compliance with Corporate Governance Principles	None	None	
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	10.1	Recall Supervisory Board Member	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	10.2	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Powszechna Kasa Oszczednosci Bank Polski SA	PKO	06-May-19	Annual	Management	11	Close Meeting	None	None	
PT Jasa Marga (Persero) Tbk	JSMR	06-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
PT Jasa Marga (Persero) Tbk	JSMR	06-May-19	Annual	Management	2	Accept Annual Report of the Partnership and Community Development Program (PCDP)	For	For	
PT Jasa Marga (Persero) Tbk	JSMR	06-May-19	Annual	Management	3	Approve Allocation of Income	For	For	
PT Jasa Marga (Persero) Tbk	JSMR	06-May-19	Annual	Management	4	Appoint Auditors of the Company and the Partnership and Community Development Program (PCDP)	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
PT Jasa Marga (Persero) Tbk	JSMR	06-May-19	Annual	Management	5	Approve Remuneration and Tantiem of Directors and Commissioners	For	For	
PT Jasa Marga (Persero) Tbk	JSMR	06-May-19	Annual	Management	6	Accept Report on the Use of Proceeds	For	For	
PT Jasa Marga (Persero) Tbk	JSMR	06-May-19	Annual	Management	7	Amend Corporate Purpose	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Jasa Marga (Persero) Tbk	JSMR	06-May-19	Annual	Management	8	Approve Changes in Board of Company	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Securitas AB	SECU.B	06-May-19	Annual	Management	1	Open Meeting	None	None	
Securitas AB	SECU.B	06-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Securitas AB	SECU.B	06-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Securitas AB	SECU.B	06-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Securitas AB	SECU.B	06-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	

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Securitas AB	SECU.B	06-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Securitas AB	SECU.B	06-May-19	Annual	Management	7	Receive President's Report	None	None	
Securitas AB	SECU.B	06-May-19	Annual	Management	8.a	Receive Financial Statements and Statutory Reports	None	None	
Securitas AB	SECU.B	06-May-19	Annual	Management	8.b	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	None	None	
Securitas AB	SECU.B	06-May-19	Annual	Management	8.c	Receive Board's Dividend Proposal	None	None	
Securitas AB	SECU.B	06-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
Securitas AB	SECU.B	06-May-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 4.40 Per Share	For	For	
Securitas AB	SECU.B	06-May-19	Annual	Management	9.c	Approve May 8, 2019, as Record Date for Dividend Payment	For	For	
Securitas AB	SECU.B	06-May-19	Annual	Management	9.d	Approve Discharge of Board and President	For	For	
Securitas AB	SECU.B	06-May-19	Annual	Management	10	Determine Number of Directors (8) and Deputy Directors (0) of Board	For	For	
Securitas AB	SECU.B	06-May-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 2.2 Million for Chairman, SEK 845,000 for Vice Chairman, and SEK 635,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Securitas AB	SECU.B	06-May-19	Annual	Management	12.a	Reelect Ingrid Bonde, John Brandon, Anders Boos, Fredrik Cappelen, Carl Douglas, Marie Ehrling (Chairman), Sofia Schorling Hogberg and Dick Seger as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Securitas AB	SECU.B	06-May-19	Annual	Shareholder	12.b	Elect Claus-Christian Gartner as New Director	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Securitas AB	SECU.B	06-May-19	Annual	Management	13	Ratify PricewaterhouseCoopers as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Securitas AB	SECU.B	06-May-19	Annual	Management	14	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Securitas AB	SECU.B	06-May-19	Annual	Management	15	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.

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Securitas AB	SECU.B	06-May-19	Annual	Management	16	Approve 2019 Incentive Scheme and Related Hedging Measures	For	For	
Securitas AB	SECU.B	06-May-19	Annual	Management	17	Approve Performance Share Program LTI 2019/2021 for Key Employees and Related Financing	For	Against	The performance share plan does not meet our guidelines.
Securitas AB	SECU.B	06-May-19	Annual	Shareholder	18	Conduct Investigation on Alleged Wrongdoings in Securitas German Operations	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Securitas AB	SECU.B	06-May-19	Annual	Management	19	Close Meeting	None	None	
Shanghai Electric Group Company Limited	2727	06-May-19	Special	Management	1	Approve Change in Use of Proceeds	For	For	
Shanghai Electric Group Company Limited	2727	06-May-19	Special	Management	1	Approve Change in Use of Proceeds	For	For	
Shanghai Electric Group Company Limited	2727	06-May-19	Special	Management	2	Adopt Restricted A Shares Incentive Scheme	For	Against	The restrictive share incentive scheme does not meet our guidelines.
Shanghai Electric Group Company Limited	2727	06-May-19	Special	Management	2	Adopt Restricted A Shares Incentive Scheme	For	Against	The restrictive share incentive scheme does not meet our guidelines.
Shanghai Electric Group Company Limited	2727	06-May-19	Special	Management	3	Approve Adoption of the Assessment Management Measures for Implementation of Restricted A Share Incentive Scheme	For	Against	The restrictive share incentive scheme does not meet our guidelines.
Shanghai Electric Group Company Limited	2727	06-May-19	Special	Management	3	Approve Adoption of the Assessment Management Measures for Implementation of Restricted A Share Incentive Scheme	For	Against	The restrictive share incentive scheme does not meet our guidelines.
Shanghai Electric Group Company Limited	2727	06-May-19	Special	Management	4	Approve Grant of Mandate to the Board to Deal with Matters in Relation to Restricted A Share Incentive Scheme	For	Against	The restrictive share incentive scheme does not meet our guidelines.
Shanghai Electric Group Company Limited	2727	06-May-19	Special	Management	4	Approve Grant of Mandate to the Board to Deal with Matters in Relation to Restricted A Share Incentive Scheme	For	Against	The restrictive share incentive scheme does not meet our guidelines.
Tele2 AB	TEL2.B	06-May-19	Annual	Management	1	Open Meeting	None	None	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	7	Receive Chairman's Report	None	None	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	8	Receive CEO's Report	None	None	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	9	Receive Financial Statements and Statutory Reports	None	None	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	10	Accept Financial Statements and Statutory Reports	For	For	

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Tele2 AB	TEL2.B	06-May-19	Annual	Management	11	Approve Allocation of Income and Dividends of SEK 4.40 Per Share	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	12	Approve Discharge of Board and President	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	13	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	14	Approve Remuneration of Directors in the Amount of SEK 1.7 Million to Chair and SEK 625,000 to Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	15.a	Reelect Andrew Barron as Director	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	15.b	Reelect Anders Bjorkman as Director	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	15.c	Reelect Georgi Ganev as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are also holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Furthermore, since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tele2 AB	TEL2.B	06-May-19	Annual	Management	15.d	Reelect Cynthia Gordon as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tele2 AB	TEL2.B	06-May-19	Annual	Management	15.e	Reelect Eva Lindqvist as Director	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	15.f	Reelect Lars-Ake Norling as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Also, since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tele2 AB	TEL2.B	06-May-19	Annual	Management	15.g	Reelect Carla Smits-Nusteling as Director	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	16	Elect Carla Smits-Nusteling as Board Chair	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	17	Determine Number of Auditors (1); Ratify Deloitte as Auditors	For	For	

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Tele2 AB	TEL2.B	06-May-19	Annual	Management	18	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Tele2 AB	TEL2.B	06-May-19	Annual	Management	19.a	Approve Restricted Stock Plan LTI 2019	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	19.b	Approve Equity Plan Financing Through Issuance of Class C Shares	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	19.c	Approve Equity Plan Financing Through Repurchase of Class C Shares	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	19.d	Approve Transfer of Class B Shares to Participants under LTI 2019	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	19.e	Approve Equity Plan Financing Through Transfer of Shares	For	For	
Tele2 AB	TEL2.B	06-May-19	Annual	Management	20	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Tele2 AB	TEL2.B	06-May-19	Annual	Shareholder	21.a	Conduct Investigation of the Company's Efforts to Ensure that the Current Members of the Board and Management Meet the Relevant Requirements of Laws, Regulations and the Ethical Values that Society Imposes on Individuals in Senior Positions	None	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Tele2 AB	TEL2.B	06-May-19	Annual	Shareholder	21.b	In the Event that the Investigation Clarifies Need, Relevant Measures Shall be Taken to Ensure that the Requirements are Fulfilled	None	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Tele2 AB	TEL2.B	06-May-19	Annual	Shareholder	21.c	The Investigation and Any Measures Should be Presented as Soon as Possible, and Not Later than During General Meeting 2020	None	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Tele2 AB	TEL2.B	06-May-19	Annual	Management	22	Close Meeting	None	None	
Tenaris SA	TEN	06-May-19	Annual	Management	1	Receive and Approve Board's and Auditor's Reports Re: Consolidated Financial Statements and Statutory Reports	For	For	
Tenaris SA	TEN	06-May-19	Annual	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Tenaris SA	TEN	06-May-19	Annual	Management	3	Approve Financial Statements	For	For	
Tenaris SA	TEN	06-May-19	Annual	Management	4	Approve Allocation of Income and Dividends	For	For	
Tenaris SA	TEN	06-May-19	Annual	Management	5	Approve Discharge of Directors	For	For	

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Tenaris SA	TEN	06-May-19	Annual	Management	6	Elect Directors (Bundled)	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Tenaris SA	TEN	06-May-19	Annual	Management	7	Approve Remuneration of Directors	For	For	
Tenaris SA	TEN	06-May-19	Annual	Management	8	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	For	
Tenaris SA	TEN	06-May-19	Annual	Management	9	Allow Electronic Distribution of Company Documents to Shareholders	For	For	
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	5	Approve Internal Control Self-Evaluation Report	For	For	
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	6	Approve Special Report on the Deposit and Usage of Raised Funds	For	For	
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	7	Approve Profit Distribution	For	For	
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	8	Approve 2018 Daily Related Party Transaction and 2019 Daily Related Party Transactions	For	For	
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	9	Approve Validation on Past Entrusted Asset Management	For	Against	This proposal is not in shareholders' best interests.
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	10	Approve Provision of Guarantee	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	11	Approve Remuneration or Allowance of Directors and Supervisors	For	For	
Wen's Foodstuffs Group Co., Ltd.	300498	06-May-19	Annual	Management	12	Approve Appointment of Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	1	Open Meeting	None	None	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	7	Receive President's Report	None	None	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	9	Accept Financial Statements and Statutory Reports	For	For	

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Addnode Group AB	ANOD.B	07-May-19	Annual	Management	10	Approve Allocation of Income and Dividends of SEK 2.50 Per Share	For	For	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	11	Approve Discharge of Board and President	For	For	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	12	Receive Nominating Committee's Report	None	None	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	13	Determine Number of Members (6) and Deputy Members (0) of Board	For	Against	We view the proposed board size as too small.
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	14	Approve Remuneration of Directors in the Amount of SEK 400,000 to Chairman and SEK 200,000 to other Directors; Approve Committee Fees; Approve Remuneration of Auditors	For	For	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	15	Reelect Jan Andersson, Kristoffer Arwin, Johanna Frelin, Staffan Hanstorp (Chair), Sigrun Hjelmquist and Thord Wilkne as Directors; Ratify PricewaterhouseCoopers as Auditors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	16	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	17	Approve Stock Option Plan (LTIP 2019) for Key Employees; Approve transfer of Shares to Participants	For	For	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	18	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	19	Approve Creation of SEK 39.6 Million Pool of Capital without Preemptive Rights	For	For	
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	20	Authorize Chairman of Board and Representatives of Four of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Addnode Group AB	ANOD.B	07-May-19	Annual	Management	21	Close Meeting	None	None	
Ag Growth International Inc.	AFN	07-May-19	Annual	Management	1	Fix Number of Directors at Eight	For	For	
Ag Growth International Inc.	AFN	07-May-19	Annual	Management	2.1	Elect Director Gary Anderson	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Ag Growth International Inc.	AFN	07-May-19	Annual	Management	2.2	Elect Director Tim Close	For	For	
Ag Growth International Inc.	AFN	07-May-19	Annual	Management	2.3	Elect Director Anne De Greef-Safft	For	For	
Ag Growth International Inc.	AFN	07-May-19	Annual	Management	2.4	Elect Director Janet Giesselman	For	For	
Ag Growth International Inc.	AFN	07-May-19	Annual	Management	2.5	Elect Director William (Bill) Lambert	For	For	

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Ag Growth International Inc.	AFN	07-May-19	Annual	Management	2.6	Elect Director Bill Maslechko	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Ag Growth International Inc.	AFN	07-May-19	Annual	Management	2.7	Elect Director Malcolm (Mac) Moore	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Ag Growth International Inc.	AFN	07-May-19	Annual	Management	2.8	Elect Director David White	For	For	
Ag Growth International Inc.	AFN	07-May-19	Annual	Management	3	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 2.65 per Share and an Extra of EUR 0.26 per Share to Long Term Registered Shares	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	4	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	5	Reelect Sian Herbert-Jones as Director	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	6	Reelect Genevieve Berger as Director	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	7	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	8	Approve Compensation of Benoit Potier	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	9	Approve Remuneration Policy of Executive Officers	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	10	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	11	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 470 Million	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	12	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	

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Air Liquide SA	AI	07-May-19	Annual/Special	Management	13	Authorize up to 2 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
Air Liquide SA	AI	07-May-19	Annual/Special	Management	14	Authorize up to 0.5 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Air Liquide SA	AI	07-May-19	Annual/Special	Management	15	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Air Liquide SA	AI	07-May-19	Annual/Special	Management	16	Approve Stock Purchase Plan Reserved for Employees of International Subsidiaries	For	Against	The employee stock purchase plan does not meet our guidelines.
Air Liquide SA	AI	07-May-19	Annual/Special	Management	17	Authorize Filing of Required Documents/Other Formalities	For	For	
Alaris Royalty Corp.	AD	07-May-19	Annual/Special	Management	1	Fix Number of Directors at Seven	For	For	
Alaris Royalty Corp.	AD	07-May-19	Annual/Special	Management	2.1	Elect Director Jack C. Lee	For	For	
Alaris Royalty Corp.	AD	07-May-19	Annual/Special	Management	2.2	Elect Director E. Mitchell Shier	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Alaris Royalty Corp.	AD	07-May-19	Annual/Special	Management	2.3	Elect Director Mary C. Ritchie	For	For	
Alaris Royalty Corp.	AD	07-May-19	Annual/Special	Management	2.4	Elect Director Stephen W. King	For	For	
Alaris Royalty Corp.	AD	07-May-19	Annual/Special	Management	2.5	Elect Director Gary Patterson	For	For	
Alaris Royalty Corp.	AD	07-May-19	Annual/Special	Management	2.6	Elect Director Robert Bertram	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Alaris Royalty Corp.	AD	07-May-19	Annual/Special	Management	2.7	Elect Director John (Jay) Ripley	For	For	
Alaris Royalty Corp.	AD	07-May-19	Annual/Special	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Alaris Royalty Corp.	AD	07-May-19	Annual/Special	Management	4	Amend Restricted Stock Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs). The restricted stock plan does not meet our guidelines.
Albemarle Corporation	ALB	07-May-19	Annual	Management	1	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Albemarle Corporation	ALB	07-May-19	Annual	Management	2a	Elect Director Mary Lauren Brlas	For	For	

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Albemarle Corporation	ALB	07-May-19	Annual	Management	2b	Elect Director William H. Hernandez	For	For	
Albemarle Corporation	ALB	07-May-19	Annual	Management	2c	Elect Director Luther C. Kissam, IV	For	For	
Albemarle Corporation	ALB	07-May-19	Annual	Management	2d	Elect Director Douglas L. Maine	For	For	
Albemarle Corporation	ALB	07-May-19	Annual	Management	2e	Elect Director J. Kent Masters	For	For	
Albemarle Corporation	ALB	07-May-19	Annual	Management	2f	Elect Director James J. O'Brien	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Albemarle Corporation	ALB	07-May-19	Annual	Management	2g	Elect Director Diarmuid B. O'Connell	For	For	
Albemarle Corporation	ALB	07-May-19	Annual	Management	2h	Elect Director Dean L. Seavers	For	For	
Albemarle Corporation	ALB	07-May-19	Annual	Management	2i	Elect Director Gerald A. Steiner	For	For	
Albemarle Corporation	ALB	07-May-19	Annual	Management	2j	Elect Director Harriett Tee Taggart	For	For	
Albemarle Corporation	ALB	07-May-19	Annual	Management	2k	Elect Director Alejandro D. Wolff	For	For	
Albemarle Corporation	ALB	07-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.1	Elect Director Franklin W. Hobbs	For	Against	This director is overboarded.
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.2	Elect Director Kenneth J. Bacon	For	For	
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.3	Elect Director Katryn "Trynka" Shineman Blake	For	For	
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.4	Elect Director Maureen A. Breakiron-Evans	For	For	
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.5	Elect Director William H. Cary	For	For	
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.6	Elect Director Mayree C. Clark	For	For	
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.7	Elect Director Kim S. Fennebresque	For	For	
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.8	Elect Director Marjorie Magner	For	For	
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.9	Elect Director Brian H. Sharples	For	For	
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.10	Elect Director John J. Stack	For	For	
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.11	Elect Director Michael F. Steib	For	For	
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	1.12	Elect Director Jeffrey J. Brown	For	For	
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and lacks disclosure.
Ally Financial, Inc.	ALLY	07-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Altus Group Ltd.	AIF	07-May-19	Annual	Management	1a	Elect Director Angela L. Brown	For	For	
Altus Group Ltd.	AIF	07-May-19	Annual	Management	1b	Elect Director Robert G. Courteau	For	For	
Altus Group Ltd.	AIF	07-May-19	Annual	Management	1c	Elect Director Colin Dyer	For	For	
Altus Group Ltd.	AIF	07-May-19	Annual	Management	1d	Elect Director Carl Farrell	For	Withhold	We do not support insiders on the board other than the CEO.
Altus Group Ltd.	AIF	07-May-19	Annual	Management	1e	Elect Director Anthony Gaffney	For	For	
Altus Group Ltd.	AIF	07-May-19	Annual	Management	1f	Elect Director Anthony Long	For	For	
Altus Group Ltd.	AIF	07-May-19	Annual	Management	1g	Elect Director Diane MacDiarmid	For	For	
Altus Group Ltd.	AIF	07-May-19	Annual	Management	1h	Elect Director Raymond C. Mikulich	For	For	

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Altus Group Ltd.	AIF	07-May-19	Annual	Management	1i	Elect Director Eric W. Slavens	For	For	
Altus Group Ltd.	AIF	07-May-19	Annual	Management	1j	Elect Director Janet P. Woodruff	For	For	
Altus Group Ltd.	AIF	07-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Altus Group Ltd.	AIF	07-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
American Express Company	AXP	07-May-19	Annual	Management	1a	Elect Director Charlene Barshefsky	For	For	
American Express Company	AXP	07-May-19	Annual	Management	1b	Elect Director John J. Brennan	For	For	
American Express Company	AXP	07-May-19	Annual	Management	1c	Elect Director Peter Chernin	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
American Express Company	AXP	07-May-19	Annual	Management	1d	Elect Director Ralph de la Vega	For	For	
American Express Company	AXP	07-May-19	Annual	Management	1e	Elect Director Anne Lauvergeon	For	For	
American Express Company	AXP	07-May-19	Annual	Management	1f	Elect Director Michael O. Leavitt	For	For	
American Express Company	AXP	07-May-19	Annual	Management	1g	Elect Director Theodore J. Leonsis	For	For	
American Express Company	AXP	07-May-19	Annual	Management	1h	Elect Director Stephen J. Squeri	For	For	
American Express Company	AXP	07-May-19	Annual	Management	1i	Elect Director Daniel L. Vasella	For	For	
American Express Company	AXP	07-May-19	Annual	Management	1j	Elect Director Ronald A. Williams	For	For	
American Express Company	AXP	07-May-19	Annual	Management	1k	Elect Director Christopher D. Young	For	For	
American Express Company	AXP	07-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
American Express Company	AXP	07-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
American Express Company	AXP	07-May-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
American Express Company	AXP	07-May-19	Annual	Shareholder	5	Adjust Executive Compensation Metrics for Share Buybacks	Against	Against	We do not believe that support for this proposal is in the interests of shareholders.
American Express Company	AXP	07-May-19	Annual	Shareholder	6	Report on Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would bring the company in line with peers and help investors assess the company's management of related risks and opportunities.
ArcelorMittal SA	MT	07-May-19	Annual	Management	1	Receive Board's and Auditor's Reports	None	None	
ArcelorMittal SA	MT	07-May-19	Annual	Management	I	Approve Consolidated Financial Statements	For	For	
ArcelorMittal SA	MT	07-May-19	Annual	Management	II	Approve Financial Statements	For	For	
ArcelorMittal SA	MT	07-May-19	Annual	Management	III	Approve Allocation of Income and Dividends of USD 0.20 Per Share	For	For	

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ArcelorMittal SA	MT	07-May-19	Annual	Management	IV	Approve Remuneration of Directors	For	For	
ArcelorMittal SA	MT	07-May-19	Annual	Management	V	Approve Discharge of Directors	For	For	
ArcelorMittal SA	MT	07-May-19	Annual	Management	VI	Reelect Vanisha Mittal Bhatia as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ArcelorMittal SA	MT	07-May-19	Annual	Management	VII	Reelect Suzanne Nimocks as Director	For	Against	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
ArcelorMittal SA	MT	07-May-19	Annual	Management	VIII	Reelect Jeannot Krecke as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ArcelorMittal SA	MT	07-May-19	Annual	Management	IX	Reelect Karel De Gucht as Director	For	For	
ArcelorMittal SA	MT	07-May-19	Annual	Management	X	Ratify Deloitte as Auditor	For	For	
ArcelorMittal SA	MT	07-May-19	Annual	Management	XI	Approve Share Plan Grant Under the Performance Share Unit Plan	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	1	Open Meeting	None	None	
Arjo AB	ARJO.B	07-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	7.a	Receive Financial Statements and Statutory Reports	None	None	
Arjo AB	ARJO.B	07-May-19	Annual	Management	7.b	Receive Financial Statements and Statutory Reports on Consolidated Accounts	None	None	
Arjo AB	ARJO.B	07-May-19	Annual	Management	7.c	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	None	None	
Arjo AB	ARJO.B	07-May-19	Annual	Management	7.d	Receive Board's Dividend Proposal	None	None	
Arjo AB	ARJO.B	07-May-19	Annual	Management	8	Receive Board and Board Committee Reports	None	None	
Arjo AB	ARJO.B	07-May-19	Annual	Management	9	Receive President's Report	None	None	
Arjo AB	ARJO.B	07-May-19	Annual	Management	10	Accept Financial Statements and Statutory Reports	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	11	Approve Allocation of Income and Dividends of SEK 0.55 Per Share	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	12	Approve Discharge of Board and President	For	For	

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Arjo AB	ARJO.B	07-May-19	Annual	Management	13	Determine Number of Members (7) and Deputy Members (0) of Board; Determine Number of Auditors and Deputy Auditors	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	14	Approve Remuneration of Directors in the Aggregate Amount of SEK 4.33 Million; Approve Remuneration of Auditors	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	15.a	Reelect Johan Malmquist as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Arjo AB	ARJO.B	07-May-19	Annual	Management	15.b	Reelect Carl Bennet as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Arjo AB	ARJO.B	07-May-19	Annual	Management	15.c	Reelect Eva Elmstedt as Director	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	15.d	Reelect Ulf Grunander as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Arjo AB	ARJO.B	07-May-19	Annual	Management	15.e	Reelect Carola Lemne as Director	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	15.f	Reelect Joacim Lindoff as Director	For	For	
Arjo AB	ARJO.B	07-May-19	Annual	Management	15.g	Elect Dan Frohm as New Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Arjo AB	ARJO.B	07-May-19	Annual	Management	15.h	Reelect Johan Malmquist as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Arjo AB	ARJO.B	07-May-19	Annual	Management	16	Ratify PricewaterhouseCoopers as Auditors	For	For	

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Arjo AB	ARJO.B	07-May-19	Annual	Management	17	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Arjo AB	ARJO.B	07-May-19	Annual	Management	18	Close Meeting	None	None	
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	2	Approve Final Dividend	For	For	
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	3	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	4	Authorize Repurchase of Issued Share Capital	For	For	
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	6	Authorize Reissuance of Repurchased Shares	For	For	
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	7	Elect Charles Dean del Prado as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	8	Elect Petrus Antonius Maria van Bommel as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	9	Elect Orasa Livasiri as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure.
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	10	Elect Wong Hon Yee as Director	For	For	
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	11	Elect Tang Koon Hung, Eric as Director	For	For	
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	12	Authorize Board to Fix Remuneration of Directors	For	For	
ASM Pacific Technology Limited	522	07-May-19	Annual	Management	13	Approve Employee Share Incentive Scheme and Authorize Grant of Scheme Mandate	For	Against	We do not support the granting of stock options to non-executive directors (NEDs). The stock option plan does not meet our guidelines.
Assurant, Inc.	AIZ	07-May-19	Annual	Management	1a	Elect Director Elaine D. Rosen	For	For	
Assurant, Inc.	AIZ	07-May-19	Annual	Management	1b	Elect Director Juan N. Cento	For	For	

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Assurant, Inc.	AIZ	07-May-19	Annual	Management	1c	Elect Director Alan B. Colberg	For	For	
Assurant, Inc.	AIZ	07-May-19	Annual	Management	1d	Elect Director Harriet Edelman	For	For	
Assurant, Inc.	AIZ	07-May-19	Annual	Management	1e	Elect Director Lawrence V. Jackson	For	For	
Assurant, Inc.	AIZ	07-May-19	Annual	Management	1f	Elect Director Charles J. Koch	For	For	
Assurant, Inc.	AIZ	07-May-19	Annual	Management	1g	Elect Director Jean-Paul L. Montupet	For	For	
Assurant, Inc.	AIZ	07-May-19	Annual	Management	1h	Elect Director Debra J. Perry	For	For	
Assurant, Inc.	AIZ	07-May-19	Annual	Management	1i	Elect Director Paul J. Reilly	For	For	
Assurant, Inc.	AIZ	07-May-19	Annual	Management	1j	Elect Director Robert W. Stein	For	For	
Assurant, Inc.	AIZ	07-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Assurant, Inc.	AIZ	07-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Assurant, Inc.	AIZ	07-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Autoliv, Inc.	ALV	07-May-19	Annual	Management	1.1	Elect Director Mikael Bratt	For	For	
Autoliv, Inc.	ALV	07-May-19	Annual	Management	1.2	Elect Director Jan Carlson	For	Withhold	This director is overboarded.
Autoliv, Inc.	ALV	07-May-19	Annual	Management	1.3	Elect Director Hasse Johansson	For	For	
Autoliv, Inc.	ALV	07-May-19	Annual	Management	1.4	Elect Director Leif Johansson	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Autoliv, Inc.	ALV	07-May-19	Annual	Management	1.5	Elect Director David E. Kepler	For	For	
Autoliv, Inc.	ALV	07-May-19	Annual	Management	1.6	Elect Director Franz-Josef Kortum	For	For	
Autoliv, Inc.	ALV	07-May-19	Annual	Management	1.7	Elect Director Xiaozhi Liu	For	For	
Autoliv, Inc.	ALV	07-May-19	Annual	Management	1.8	Elect Director Min Liu	For	For	
Autoliv, Inc.	ALV	07-May-19	Annual	Management	1.9	Elect Director James M. Ringler	For	For	
Autoliv, Inc.	ALV	07-May-19	Annual	Management	1.10	Elect Director Thaddeus J. "Ted" Senko	For	For	
Autoliv, Inc.	ALV	07-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Autoliv, Inc.	ALV	07-May-19	Annual	Management	3	Ratify Ernst & Young AB as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Barrick Gold Corporation	ABX	07-May-19	Annual	Management	1.1	Elect Director Mark Bristow	For	For	
Barrick Gold Corporation	ABX	07-May-19	Annual	Management	1.2	Elect Director Gustavo A. Cisneros	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Barrick Gold Corporation	ABX	07-May-19	Annual	Management	1.3	Elect Director Christopher L. Coleman	For	For	
Barrick Gold Corporation	ABX	07-May-19	Annual	Management	1.4	Elect Director J. Michael Evans	For	For	
Barrick Gold Corporation	ABX	07-May-19	Annual	Management	1.5	Elect Director Brian L. Greenspun	For	For	
Barrick Gold Corporation	ABX	07-May-19	Annual	Management	1.6	Elect Director J. Brett Harvey	For	For	
Barrick Gold Corporation	ABX	07-May-19	Annual	Management	1.7	Elect Director Andrew J. Quinn	For	For	
Barrick Gold Corporation	ABX	07-May-19	Annual	Management	1.8	Elect Director John L. Thornton	For	For	

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Barrick Gold Corporation	ABX	07-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Barrick Gold Corporation	ABX	07-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Baxter International Inc.	BAX	07-May-19	Annual	Management	1a	Elect Director Jose "Joe" E. Almeida	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	1b	Elect Director Thomas F. Chen	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	1c	Elect Director John D. Forsyth	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	1d	Elect Director James R. Gavin, III	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	1e	Elect Director Peter S. Hellman	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	1f	Elect Director Michael F. Mahoney	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	1g	Elect Director Patricia B. Morrison	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	1h	Elect Director Stephen N. Oesterle	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	1i	Elect Director Cathy R. Smith	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	1j	Elect Director Thomas T. Stallkamp	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	1k	Elect Director Albert P.L. Stroucken	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	1l	Elect Director Amy A. Wendell	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Baxter International Inc.	BAX	07-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Baxter International Inc.	BAX	07-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Baxter International Inc.	BAX	07-May-19	Annual	Shareholder	5	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Bure Equity AB	BURE	07-May-19	Annual	Management	1	Open Meeting	None	None	
Bure Equity AB	BURE	07-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Bure Equity AB	BURE	07-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Bure Equity AB	BURE	07-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Bure Equity AB	BURE	07-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Bure Equity AB	BURE	07-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Bure Equity AB	BURE	07-May-19	Annual	Management	7	Receive President's Report	None	None	
Bure Equity AB	BURE	07-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	
Bure Equity AB	BURE	07-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
Bure Equity AB	BURE	07-May-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 2.00 Per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bure Equity AB	BURE	07-May-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
Bure Equity AB	BURE	07-May-19	Annual	Management	10	Determine Number of Members (6) and Deputy Members of Board (0)	For	Against	We view the proposed board size as too small.
Bure Equity AB	BURE	07-May-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 2 Million for Chairman, and SEK 300,000 for Other Directors	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
Bure Equity AB	BURE	07-May-19	Annual	Management	12	Reelect Carl Bjorkman, Bengt Engstrom, Charlotta Falvin, Sarah McPhee and Patrik Tigerschiold (Chairman) as Directors; Elect Carsten Browall as New Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Bure Equity AB	BURE	07-May-19	Annual	Management	13	Ratify Ohrlings PricewaterhouseCoopers as Auditors	For	For	
Bure Equity AB	BURE	07-May-19	Annual	Management	14	Approve Remuneration of Auditors	For	For	
Bure Equity AB	BURE	07-May-19	Annual	Management	15	Authorize Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Bure Equity AB	BURE	07-May-19	Annual	Management	16	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bure Equity AB	BURE	07-May-19	Annual	Management	17	Approve SEK 2.79 Million Reduction in Share Capital via Share Cancellation; Approve SEK 2.79 Million Share Issuance	For	For	
Bure Equity AB	BURE	07-May-19	Annual	Management	18	Authorize Share Repurchase Program	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Bure Equity AB	BURE	07-May-19	Annual	Management	19	Approve Transaction with Related Parties; Approve Divestment of Shares in Subsidiary Mercuri International Group AB	For	For	
Bure Equity AB	BURE	07-May-19	Annual	Management	20	Close Meeting	None	None	
Cameco Corporation	CCO	07-May-19	Annual	Management	A.1	Elect Director Ian Bruce	For	For	
Cameco Corporation	CCO	07-May-19	Annual	Management	A.2	Elect Director Daniel Camus	For	For	
Cameco Corporation	CCO	07-May-19	Annual	Management	A.3	Elect Director Donald Deranger	For	For	
Cameco Corporation	CCO	07-May-19	Annual	Management	A.4	Elect Director Catherine Gignac	For	For	
Cameco Corporation	CCO	07-May-19	Annual	Management	A.5	Elect Director Tim Gitzel	For	For	
Cameco Corporation	CCO	07-May-19	Annual	Management	A.6	Elect Director Jim Gowans	For	For	
Cameco Corporation	CCO	07-May-19	Annual	Management	A.7	Elect Director Kathryn Jackson	For	For	
Cameco Corporation	CCO	07-May-19	Annual	Management	A.8	Elect Director Don Kayne	For	Withhold	This director is overboarded.
Cameco Corporation	CCO	07-May-19	Annual	Management	A.9	Elect Director Anne McLellan	For	For	

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Cameco Corporation	CCO	07-May-19	Annual	Management	B	Ratify KPMG LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Cameco Corporation	CCO	07-May-19	Annual	Management	C	Advisory Vote on Executive Compensation Approach	For	For	
Cameco Corporation	CCO	07-May-19	Annual	Management	D	The Undersigned Hereby Certifies that the Shares Represented by this Proxy are Owned and Controlled by a Canadian. Vote FOR = Yes and ABSTAIN = No. A Vote Against will be treated as not voted.	None	For	
Canadian Pacific Railway Limited	CP	07-May-19	Annual	Management	1	Ratify Deloitte LLP as Auditors	For	For	
Canadian Pacific Railway Limited	CP	07-May-19	Annual	Management	2	Advisory Vote on Executive Compensation Approach	For	For	
Canadian Pacific Railway Limited	CP	07-May-19	Annual	Management	3.1	Elect Director John Baird	For	For	
Canadian Pacific Railway Limited	CP	07-May-19	Annual	Management	3.2	Elect Director Isabelle Courville	For	For	
Canadian Pacific Railway Limited	CP	07-May-19	Annual	Management	3.3	Elect Director Keith E. Creel	For	For	
Canadian Pacific Railway Limited	CP	07-May-19	Annual	Management	3.4	Elect Director Gillian (Jill) H. Denham	For	For	
Canadian Pacific Railway Limited	CP	07-May-19	Annual	Management	3.5	Elect Director Rebecca MacDonald	For	For	
Canadian Pacific Railway Limited	CP	07-May-19	Annual	Management	3.6	Elect Director Edward L. Monser	For	For	
Canadian Pacific Railway Limited	CP	07-May-19	Annual	Management	3.7	Elect Director Matthew H. Paull	For	For	
Canadian Pacific Railway Limited	CP	07-May-19	Annual	Management	3.8	Elect Director Jane L. Peverett	For	For	
Canadian Pacific Railway Limited	CP	07-May-19	Annual	Management	3.9	Elect Director Gordon T. Trafton	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 3.12 per Share	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	4	Approve Transaction with Mercialis Re: Specific Costs Agreement	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	5	Approve Compensation of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	6	Approve Remuneration Policy of Chairman and CEO	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	7	Reelect Jean-Charles Naouri as Director	For	For	

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Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	8	Reelect Finatis as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	9	Reelect Matignon Diderot as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	10	Renew Appointment of Gilles Pinoncely as Censor	For	Against	This proposal is not in shareholders' best interests.
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	12	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 59 Million	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	13	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 16.7 Million	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	14	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 16.7 Million	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	15	Authorize Board to Set Issue Price for 5 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	16	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 12-15	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	17	Authorize Capitalization of Reserves of Up to EUR 59 Million for Bonus Issue or Increase in Par Value	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	18	Authorize Capital Increase of Up to EUR 16.7 Million for Future Exchange Offers	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	19	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Sp ecial	Management	20	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 59 Million	For	For	

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Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Special	Management	21	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Special	Management	22	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Special	Management	23	Amend Article 11 of Bylaws Re: Shareholding Disclosure Thresholds	For	For	
Casino, Guichard-Perrachon SA	CO	07-May-19	Annual/Special	Management	24	Authorize Filing of Required Documents/Other Formalities	For	For	
Danaher Corporation	DHR	07-May-19	Annual	Management	1.1	Elect Director Donald J. Ehrlich	For	For	
Danaher Corporation	DHR	07-May-19	Annual	Management	1.2	Elect Director Linda Hefner Filler	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also holding this director accountable for excessive pledging of shares by directors.
Danaher Corporation	DHR	07-May-19	Annual	Management	1.3	Elect Director Thomas P. Joyce, Jr.	For	For	
Danaher Corporation	DHR	07-May-19	Annual	Management	1.4	Elect Director Teri List-Stoll	For	For	
Danaher Corporation	DHR	07-May-19	Annual	Management	1.5	Elect Director Walter G. Lohr, Jr.	For	Against	We are voting against this director due to concerns over tenure.
Danaher Corporation	DHR	07-May-19	Annual	Management	1.6	Elect Director Mitchell P. Rales	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are also voting against this director due to concerns over tenure.
Danaher Corporation	DHR	07-May-19	Annual	Management	1.7	Elect Director Steven M. Rales	For	Against	We are voting against this director due to concerns over tenure.
Danaher Corporation	DHR	07-May-19	Annual	Management	1.8	Elect Director John T. Schwieters	For	Against	We are holding this director accountable for excessive pledging of shares by directors.
Danaher Corporation	DHR	07-May-19	Annual	Management	1.9	Elect Director Alan G. Spoon	For	For	
Danaher Corporation	DHR	07-May-19	Annual	Management	1.10	Elect Director Raymond C. Stevens	For	For	
Danaher Corporation	DHR	07-May-19	Annual	Management	1.11	Elect Director Elias A. Zerhouni	For	For	
Danaher Corporation	DHR	07-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
Danaher Corporation	DHR	07-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Danaher Corporation	DHR	07-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Deutsche Lufthansa AG	LHA	07-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.1	Elect Director James A. Bennett	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.2	Elect Director Helen E. Dragas	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.3	Elect Director James O. Ellis, Jr.	For	For	

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Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.4	Elect Director Thomas F. Farrell, II	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.5	Elect Director D. Maybank Hagood	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.6	Elect Director John W. Harris	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.7	Elect Director Ronald W. Jibson	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.8	Elect Director Mark J. Kington	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.9	Elect Director Joseph M. Rigby	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.10	Elect Director Pamela J. Royal	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.11	Elect Director Robert H. Spilman, Jr.	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.12	Elect Director Susan N. Story	For	Against	This director is overboarded.
Dominion Energy, Inc.	D	07-May-19	Annual	Management	1.13	Elect Director Michael E. Szymanczyk	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Dominion Energy, Inc.	D	07-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Management	4	Increase Authorized Common Stock	For	For	
Dominion Energy, Inc.	D	07-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	1	Open Meeting and Elect Presiding Council of Meeting	For	For	
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	2	Accept Board Report	For	For	
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	3	Accept Audit Report	For	For	
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	4	Accept Financial Statements	For	For	
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	5	Approve Discharge of Board	For	For	
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	6	Elect Directors and Approve Their Remuneration	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	7	Approve Allocation of Income	For	For	
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	8	Approve Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	9	Approve Upper Limit of Donations for 2019 and Receive Information on Donations Made in 2018	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	10	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose and Receive Information in Accordance to Article 1.3.6 of Corporate Governance Principles	For	For	
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	11	Receive Information on Related Party Transactions	None	None	

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Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	12	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	None	None	
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	13	Wishes	None	None	
Ege Profil Ticaret ve Sanayi AS	EGPRO	07-May-19	Annual	Management	14	Close Meeting	None	None	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.1	Elect Director Terry Bassham	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.2	Elect Director Mollie Hale Carter	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.3	Elect Director Charles Q. Chandler, IV	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.4	Elect Director Gary D. Forsee	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.5	Elect Director Scott D. Grimes	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.6	Elect Director Richard L. Hawley	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.7	Elect Director Thomas D. Hyde	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.8	Elect Director B. Anthony Isaac	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.9	Elect Director Sandra A.J. Lawrence	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.10	Elect Director Ann D. Murtlow	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.11	Elect Director Sandra J. Price	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.12	Elect Director Mark A. Ruelle	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.13	Elect Director John J. Sherman	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.14	Elect Director S. Carl Soderstrom, Jr.	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Evergy, Inc.	EVRG	07-May-19	Annual	Management	1.15	Elect Director John Arthur Stall	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Evergy, Inc.	EVRG	07-May-19	Annual	Management	3	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Evergy, Inc.	EVRG	07-May-19	Annual	Management	4	Ratify Deloitte & Touche LLP as Auditors	For	For	
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	1.1	Elect Director Robert R. Wright	For	For	
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	1.2	Elect Director Glenn M. Alger	For	For	
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	1.3	Elect Director Robert P. Carlile	For	For	
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	1.4	Elect Director James M. "Jim" DuBois	For	For	
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	1.5	Elect Director Mark A. Emmert	For	For	
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	1.6	Elect Director Diane H. Gulyas	For	For	
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	1.7	Elect Director Richard B. McCune	For	For	
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	1.8	Elect Director Alain Monie	For	For	
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	1.9	Elect Director Jeffrey S. Musser	For	For	
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	1.10	Elect Director Liane J. Pelletier	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.

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Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program lacks sufficient disclosure.
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	3	Amend Qualified Employee Stock Purchase Plan	For	For	
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Management	4	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Expeditors International of Washington, Inc.	EXPD	07-May-19	Annual	Shareholder	5	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Finning International Inc.	FTT	07-May-19	Annual	Management	1.1	Elect Director Vicki L. Avril	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	1.2	Elect Director Marcelo A. Awad	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	1.3	Elect Director James E.C. Carter	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	1.4	Elect Director Jacynthe Cote	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	1.5	Elect Director Nicholas Hartery	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	1.6	Elect Director Mary Lou Kelley	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	1.7	Elect Director Harold N. Kvisle	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	1.8	Elect Director Stuart L. Levenick	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	1.9	Elect Director Kathleen M. O'Neill	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	1.10	Elect Director Christopher W. Patterson	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	1.11	Elect Director Edward R. Seraphim	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	1.12	Elect Director L. Scott Thomson	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Finning International Inc.	FTT	07-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Fortune Brands Home & Security, Inc.	FBHS	07-May-19	Annual	Management	1a	Elect Director Irial Finan	For	For	
Fortune Brands Home & Security, Inc.	FBHS	07-May-19	Annual	Management	1b	Elect Director Susan S. Kilsby	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Fortune Brands Home & Security, Inc.	FBHS	07-May-19	Annual	Management	1c	Elect Director Christopher J. Klein	For	For	
Fortune Brands Home & Security, Inc.	FBHS	07-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Fortune Brands Home & Security, Inc.	FBHS	07-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	1.1	Elect Director Gary R. Bugeaud	For	For	
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	1.2	Elect Director Peter T. Harrison	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	1.3	Elect Director J. Douglas Kay	For	For	
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	1.4	Elect Director Arthur N. Korpach	For	For	
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	1.5	Elect Director Susan M. MacKenzie	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	1.6	Elect Director Thomas J. Mullane	For	For	
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	1.7	Elect Director Marvin F. Romanow	For	For	
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	1.8	Elect Director Aidan M. Walsh	For	For	
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	2	Ratify KPMG LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	4	Approve Issuance of Common Shares under Management Agreement	For	For	
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	5	Approve Advance Notice Requirement	For	For	
Freehold Royalties Ltd.	FRU	07-May-19	Annual/Special	Management	6	Approve Reduction in Stated Capital	For	For	
George Weston Limited	WN	07-May-19	Annual	Management	1.1	Elect Director Paviter S. Binning,	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
George Weston Limited	WN	07-May-19	Annual	Management	1.2	Elect Director Andrew A. Ferrier	For	For	
George Weston Limited	WN	07-May-19	Annual	Management	1.3	Elect Director Nancy H.O. Lockhart	For	For	
George Weston Limited	WN	07-May-19	Annual	Management	1.4	Elect Director Sarabjit S. Marwah	For	For	
George Weston Limited	WN	07-May-19	Annual	Management	1.5	Elect Director Gordon M. Nixon	For	For	
George Weston Limited	WN	07-May-19	Annual	Management	1.6	Elect Director J. Robert S. Prichard	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
George Weston Limited	WN	07-May-19	Annual	Management	1.7	Elect Director Robert Sawyer	For	For	
George Weston Limited	WN	07-May-19	Annual	Management	1.8	Elect Director Christi Strauss	For	For	
George Weston Limited	WN	07-May-19	Annual	Management	1.9	Elect Director Barbara Stymiest	For	For	
George Weston Limited	WN	07-May-19	Annual	Management	1.10	Elect Director Alannah Weston	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
George Weston Limited	WN	07-May-19	Annual	Management	1.11	Elect Director Galen G. Weston	For	For	

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George Weston Limited	WN	07-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
George Weston Limited	WN	07-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Gibson Energy Inc.	GEI	07-May-19	Annual/Special	Management	1.1	Elect Director James M. Estey	For	For	
Gibson Energy Inc.	GEI	07-May-19	Annual/Special	Management	1.2	Elect Director Douglas P. Bloom	For	For	
Gibson Energy Inc.	GEI	07-May-19	Annual/Special	Management	1.3	Elect Director James J. Cleary	For	Withhold	We are holding accountable the Chair of the Environment, Health and Safety Committee for insufficient climate-related disclosure.
Gibson Energy Inc.	GEI	07-May-19	Annual/Special	Management	1.4	Elect Director John L. Festival	For	For	
Gibson Energy Inc.	GEI	07-May-19	Annual/Special	Management	1.5	Elect Director Susan C. Jones	For	For	
Gibson Energy Inc.	GEI	07-May-19	Annual/Special	Management	1.6	Elect Director Marshall L. McRae	For	For	
Gibson Energy Inc.	GEI	07-May-19	Annual/Special	Management	1.7	Elect Director Mary Ellen Peters	For	For	
Gibson Energy Inc.	GEI	07-May-19	Annual/Special	Management	1.8	Elect Director Steven R. Spaulding	For	For	
Gibson Energy Inc.	GEI	07-May-19	Annual/Special	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Gibson Energy Inc.	GEI	07-May-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Gibson Energy Inc.	GEI	07-May-19	Annual/Special	Management	4	Re-approve Equity Incentive Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Gran Tierra Energy, Inc.	GTE	07-May-19	Annual	Management	1.1	Elect Director Gary S. Guidry	For	For	
Gran Tierra Energy, Inc.	GTE	07-May-19	Annual	Management	1.2	Elect Director Peter J. Dey	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
Gran Tierra Energy, Inc.	GTE	07-May-19	Annual	Management	1.3	Elect Director Evan Hazell	For	For	
Gran Tierra Energy, Inc.	GTE	07-May-19	Annual	Management	1.4	Elect Director Robert B. Hodgins	For	For	
Gran Tierra Energy, Inc.	GTE	07-May-19	Annual	Management	1.5	Elect Director Ronald W. Royal	For	For	
Gran Tierra Energy, Inc.	GTE	07-May-19	Annual	Management	1.6	Elect Director Sondra Scott	For	For	
Gran Tierra Energy, Inc.	GTE	07-May-19	Annual	Management	1.7	Elect Director David P. Smith	For	For	
Gran Tierra Energy, Inc.	GTE	07-May-19	Annual	Management	1.8	Elect Director Brooke Wade	For	For	

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Gran Tierra Energy, Inc.	GTE	07-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Gran Tierra Energy, Inc.	GTE	07-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	1	Open Meeting	None	None	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	3	Receive President's Report	None	None	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	4	Prepare and Approve List of Shareholders	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	5	Approve Agenda of Meeting	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	6	Designate Inspector(s) of Minutes of Meeting	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	7	Acknowledge Proper Convening of Meeting	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	8.a	Receive Financial Statements and Statutory Reports	None	None	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	8.b	Receive Auditor's Statement, and Statement By Chairman of Audit Committee	None	None	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	8.c	Receive Board's Report	None	None	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	8.d	Receive Nominating Committee's Report	None	None	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	9.b1	Approve Allocation of Income and Dividends of SEK 9.75 Per Share	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	10	Determine Number of Members (8) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 1.7 Million for Chairman, and SEK 650,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	12.a	Reelect Stina Bergfors as Director	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	12.b	Reelect Anders Dahlvig as Director	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	12.c	Reelect Lena Patriksson Keller as Director	For	For	

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Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	12.d	Reelect Stefan Persson as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	12.e	Reelect Christian Sievert as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	12.f	Reelect Erica Wiking Hager as Director	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	12.g	Reelect Niklas Zennstrom as Director	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	12.h	Elect Danica Kragic Jensfelt as New Director	For	For	
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	12.i	Elect Stefan Persson as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	13	Ratify Ernst & Young as Auditors	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	14	Authorize Chairman of Board and Representatives of Four of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	15.a	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Shareholder	15.b	Disclose Sustainability Targets to be Achieved in order for Senior Executives to be Paid Variable Remuneration; Report Annually on the Performance of Senior Executives About Sustainability Targets	None	Against	We are not supportive of this shareholder proposal as we believe it is overly prescriptive.
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Shareholder	16	Conduct a SEK 5 Million General Analysis About the Assessing of Improvement Activities	None	Against	We are not supportive of this shareholder proposal as we believe it is overly prescriptive.
Hennes & Mauritz AB	HM.B	07-May-19	Annual	Management	17	Close Meeting	None	None	

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Hochtief AG	HOT	07-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Hochtief AG	HOT	07-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 4.98 per Share	For	For	
Hochtief AG	HOT	07-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Hochtief AG	HOT	07-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Hochtief AG	HOT	07-May-19	Annual	Management	5	Ratify KPMG AG as Auditors for Fiscal 2019	For	For	
Hochtief AG	HOT	07-May-19	Annual	Management	6	Approve Creation of EUR 24.7 Million Pool of Capital with Partial Exclusion of Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Hochtief AG	HOT	07-May-19	Annual	Management	7	Amend Articles Re: Editorial Changes	For	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Management	1j	Elect Management Nominee Michael Anglin - Withdrawn Resolution	None	None	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.1	Elect Waterton Nominee Peter Kukielski	For	Withhold	We are voting on the dissident card as we believe the company exhibits sub-optimal shareholder returns and business strategy. We are supporting only two of the four dissident candidates that we consider could bring the most valuable contribution to the board.
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.2	Elect Waterton Nominee Richard Nesbitt	For	Withhold	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.3	Elect Waterton Nominee Daniel Muniz Quintanilla	For	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.4	Elect Waterton Nominee A.E. Michael Anglin - Withdrawn Resolution	None	None	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.5	Elect Waterton Nominee David Smith	For	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.6	Elect Management Nominee Richard Howes	None	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.7	Elect Management Nominee Carol T. Banducci	None	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.8	Elect Management Nominee Alan Hair	None	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.9	Elect Management Nominee Sarah B. Kavanagh	None	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.10	Elect Management Nominee Carin S. Knickel	None	For	

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HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.11	Elect Management Nominee Colin Osborne	None	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.12	Elect Management Nominee Kenneth G. Stowe	Withhold	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.13	Elect Management Nominee Igor A. Gonzales	Withhold	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Shareholder	1.14	Elect Management Nominee Alan R. Hibben	Withhold	Withhold	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Management	2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Management	3	Approve Advance Notice Requirement	None	For	
HudBay Minerals Inc.	HBM	07-May-19	Proxy Contest	Management	4	Advisory Vote on Executive Compensation Approach	Against	For	
IAMGOLD Corporation	IMG	07-May-19	Annual	Management	1.1	Elect Director John E. Caldwell	For	For	
IAMGOLD Corporation	IMG	07-May-19	Annual	Management	1.2	Elect Director Donald K. Charter	For	For	
IAMGOLD Corporation	IMG	07-May-19	Annual	Management	1.3	Elect Director Richard J. Hall	For	For	
IAMGOLD Corporation	IMG	07-May-19	Annual	Management	1.4	Elect Director Stephen J. J. Letwin	For	For	
IAMGOLD Corporation	IMG	07-May-19	Annual	Management	1.5	Elect Director Mahendra Naik	For	Withhold	We are voting against this director due to concerns over tenure.
IAMGOLD Corporation	IMG	07-May-19	Annual	Management	1.6	Elect Director Timothy R. Snider	For	For	
IAMGOLD Corporation	IMG	07-May-19	Annual	Management	1.7	Elect Director Sybil E. Veenman	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
IAMGOLD Corporation	IMG	07-May-19	Annual	Management	1.8	Elect Director Ronald P. Gagel	For	For	
IAMGOLD Corporation	IMG	07-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
IAMGOLD Corporation	IMG	07-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kirkland Lake Gold Ltd.	KL	07-May-19	Annual/Special	Management	1	Fix Number of Directors at Seven	For	For	
Kirkland Lake Gold Ltd.	KL	07-May-19	Annual/Special	Management	2a	Elect Director Jonathan Gill	For	For	
Kirkland Lake Gold Ltd.	KL	07-May-19	Annual/Special	Management	2b	Elect Director Arnold Klassen	For	For	
Kirkland Lake Gold Ltd.	KL	07-May-19	Annual/Special	Management	2c	Elect Director Pamela Klessig	For	For	

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Kirkland Lake Gold Ltd.	KL	07-May-19	Annual/Special	Management	2d	Elect Director Anthony Makuch	For	For	
Kirkland Lake Gold Ltd.	KL	07-May-19	Annual/Special	Management	2e	Elect Director Barry Olson	For	Withhold	We are holding accountable the Chair of the Health, Safety, Environment and CSR Committee for insufficient climate-related disclosure.
Kirkland Lake Gold Ltd.	KL	07-May-19	Annual/Special	Management	2f	Elect Director Jeffrey Parr	For	For	
Kirkland Lake Gold Ltd.	KL	07-May-19	Annual/Special	Management	2g	Elect Director Raymond Threlkeld	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
Kirkland Lake Gold Ltd.	KL	07-May-19	Annual/Special	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Kirkland Lake Gold Ltd.	KL	07-May-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Management	1.1	Elect Management Nominee James C. Gale	For	For	
Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Management	1.2	Elect Management Nominee Jonathan Ross Goodman	For	For	
Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Management	1.3	Elect Management Nominee Nancy Harrison	For	For	
Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Management	1.4	Elect Management Nominee Robert N. Lande	For	For	
Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Management	1.5	Elect Management Nominee Samira Sakhia	For	For	
Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Management	1.6	Elect Management Nominee Sylvie Tendler	For	For	
Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Management	1.7	Elect Management Nominee Michael J. Tremblay	For	For	
Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Management	1.8	Elect Management Nominee Meir Jakobsohn	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Management	3	Approve Advance Notice Requirement	For	For	
Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Management	4	Re-approve Employee Stock Purchase Plan	For	For	

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Knight Therapeutics Inc.	GUD	07-May-19	Proxy Contest	Shareholder	5	Approve By-Law No. 3	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way and aims at micromanaging the company.
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 6.00 per Share	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.1.1	Reelect Renato Fassbind as Director	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.1.2	Reelect Karl Gernandt as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.1.3	Reelect Klaus-Michael Kuehne as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.1.4	Reelect Thomas Staehelin as Director	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.1.5	Reelect Hauke Stars as Director	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.1.6	Reelect Martin Wittig as Director	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.1.7	Reelect Joerg Wolle as Director	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.2	Elect David Kamenetzky as Director	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.3	Reelect Joerg Wolle as Board Chairman	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.4.1	Reappoint Karl Gernandt as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.

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Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.4.2	Reappoint Klaus-Michael Kuehne as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.4.3	Appoint Hauke Stars as Member of the Compensation Committee	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.5	Designate Investarit AG as Independent Proxy	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	4.6	Ratify Ernst & Young AG as Auditors	For	For	
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	5.1	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	5.2	Approve Remuneration of Directors in the Amount of CHF 5 Million	For	Against	The director remuneration plan does not meet our guidelines.
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	5.3	Approve Remuneration of Executive Committee in the Amount of CHF 20 Million	For	Against	The director remuneration plan does not meet our guidelines.
Kuehne + Nagel International AG	KNIN	07-May-19	Annual	Management	6	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Leggett & Platt, Incorporated	LEG	07-May-19	Annual	Management	1a	Elect Director Robert E. Brunner	For	For	
Leggett & Platt, Incorporated	LEG	07-May-19	Annual	Management	1b	Elect Director R. Ted Enloe, III	For	Against	We are voting against this director due to concerns over tenure.
Leggett & Platt, Incorporated	LEG	07-May-19	Annual	Management	1c	Elect Director Manuel A. Fernandez	For	For	
Leggett & Platt, Incorporated	LEG	07-May-19	Annual	Management	1d	Elect Director Karl G. Glassman	For	For	
Leggett & Platt, Incorporated	LEG	07-May-19	Annual	Management	1e	Elect Director Joseph W. McClanathan	For	For	
Leggett & Platt, Incorporated	LEG	07-May-19	Annual	Management	1f	Elect Director Judy C. Odom	For	For	
Leggett & Platt, Incorporated	LEG	07-May-19	Annual	Management	1g	Elect Director Srikanth Padmanabhan	For	For	
Leggett & Platt, Incorporated	LEG	07-May-19	Annual	Management	1h	Elect Director Phoebe A. Wood	For	For	
Leggett & Platt, Incorporated	LEG	07-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Leggett & Platt, Incorporated	LEG	07-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and as there are problematic features.
Newell Brands Inc.	NWL	07-May-19	Annual	Management	1a	Elect Director Bridget Ryan Berman	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	1b	Elect Director Patrick D. Campbell	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	1c	Elect Director James R. Craigie	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	1d	Elect Director Debra A. Crew	For	For	

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Newell Brands Inc.	NWL	07-May-19	Annual	Management	1e	Elect Director Brett M. Icahn	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	1f	Elect Director Gerardo I. Lopez	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	1g	Elect Director Courtney R. Mather	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	1h	Elect Director Michael B. Polk	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	1i	Elect Director Judith A. Sprieser	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	1j	Elect Director Robert A. Steele	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	1k	Elect Director Steven J. Strobel	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	1l	Elect Director Michael A. Todman	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, lacks certain risk mitigation features, and contains features that are not in line with best practice.
Newell Brands Inc.	NWL	07-May-19	Annual	Management	4	Provide Right to Act by Written Consent	For	For	
Newell Brands Inc.	NWL	07-May-19	Annual	Shareholder	5	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
Newell Brands Inc.	NWL	07-May-19	Annual	Shareholder	6	Prepare Employment Diversity Report	Against	For	As we are proponent of increased diversity representation at the overall company level as well as on the board, we are supportive of this shareholder proposal calling for the company to prepare an employment diversity report.
NiSource Inc.	NI	07-May-19	Annual	Management	1a	Elect Director Peter A. Altabef	For	For	
NiSource Inc.	NI	07-May-19	Annual	Management	1b	Elect Director Theodore H. Bunting, Jr.	For	For	
NiSource Inc.	NI	07-May-19	Annual	Management	1c	Elect Director Eric L. Butler	For	For	
NiSource Inc.	NI	07-May-19	Annual	Management	1d	Elect Director Aristides S. Candris	For	For	
NiSource Inc.	NI	07-May-19	Annual	Management	1e	Elect Director Wayne S. DeVeydt	For	Against	This director is overboarded.
NiSource Inc.	NI	07-May-19	Annual	Management	1f	Elect Director Joseph Hamrock	For	For	
NiSource Inc.	NI	07-May-19	Annual	Management	1g	Elect Director Deborah A. Henretta	For	For	
NiSource Inc.	NI	07-May-19	Annual	Management	1h	Elect Director Michael E. Jsanis	For	For	
NiSource Inc.	NI	07-May-19	Annual	Management	1i	Elect Director Kevin T. Kabat	For	For	

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NiSource Inc.	NI	07-May-19	Annual	Management	1j	Elect Director Carolyn Y. Woo	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
NiSource Inc.	NI	07-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
NiSource Inc.	NI	07-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	For	
NiSource Inc.	NI	07-May-19	Annual	Management	4	Increase Authorized Common Stock	For	For	
NiSource Inc.	NI	07-May-19	Annual	Management	5	Amend Certificate of Incorporation to Provide Directors May Be Removed With or Without Cause	For	For	
NiSource Inc.	NI	07-May-19	Annual	Management	6	Amend Qualified Employee Stock Purchase Plan	For	For	
NiSource Inc.	NI	07-May-19	Annual	Shareholder	7	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Norsk Hydro ASA	NHY	07-May-19	Annual	Management	5	Discuss Company's Corporate Governance Statement	None	None	
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	1	Fix Number of Directors at Nine	For	For	
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	2.1	Elect Director Ronald J. Eckhardt	For	For	
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	2.2	Elect Director Pentti O. Karkkainen	For	For	
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	2.3	Elect Director Keith A. MacPhail	For	Withhold	We are voting against this director due to concerns over tenure.
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	2.4	Elect Director Ronald J. Poelzer	For	Withhold	We are voting against this director due to concerns over tenure.
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	2.5	Elect Director Brian G. Shaw	For	For	
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	2.6	Elect Director Sheldon B. Steeves	For	For	
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	2.7	Elect Director Deborah S. Stein	For	For	
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	2.8	Elect Director Jonathan A. Wright	For	For	
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	2.9	Elect Director Grant A. Zawalsky	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are also voting against this director due to concerns over tenure.
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
NuVista Energy Ltd.	NVA	07-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	

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O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Management	1a	Elect Director David O'Reilly	For	Against	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Management	1b	Elect Director Larry O'Reilly	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Management	1c	Elect Director Rosalie O'Reilly Wooten	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Management	1d	Elect Director Greg Henslee	For	Against	We do not support insiders on the board other than the CEO.
O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Management	1e	Elect Director Jay D. Burchfield	For	For	
O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Management	1f	Elect Director Thomas T. Hendrickson	For	For	
O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Management	1g	Elect Director John R. Murphy	For	For	
O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Management	1h	Elect Director Dana M. Perlman	For	For	
O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Management	1i	Elect Director Andrea M. Weiss	For	For	
O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
O'Reilly Automotive, Inc.	ORLY	07-May-19	Annual	Shareholder	4	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Packaging Corporation of America	PKG	07-May-19	Annual	Management	1.1	Elect Director Cheryl K. Beebe	For	For	
Packaging Corporation of America	PKG	07-May-19	Annual	Management	1.2	Elect Director Duane C. Farrington	For	For	
Packaging Corporation of America	PKG	07-May-19	Annual	Management	1.3	Elect Director Hasan Jameel	For	For	
Packaging Corporation of America	PKG	07-May-19	Annual	Management	1.4	Elect Director Mark W. Kowlzan	For	For	
Packaging Corporation of America	PKG	07-May-19	Annual	Management	1.5	Elect Director Robert C. Lyons	For	For	
Packaging Corporation of America	PKG	07-May-19	Annual	Management	1.6	Elect Director Thomas P. Maurer	For	For	
Packaging Corporation of America	PKG	07-May-19	Annual	Management	1.7	Elect Director Samuel M. Menco	For	Against	We are voting against this director due to concerns over tenure.
Packaging Corporation of America	PKG	07-May-19	Annual	Management	1.8	Elect Director Roger B. Porter	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Packaging Corporation of America	PKG	07-May-19	Annual	Management	1.9	Elect Director Thomas S. Souleles	For	For	
Packaging Corporation of America	PKG	07-May-19	Annual	Management	1.10	Elect Director Paul T. Stecko	For	Against	We are voting against this director due to concerns over tenure.
Packaging Corporation of America	PKG	07-May-19	Annual	Management	1.11	Elect Director James D. Woodrum	For	For	
Packaging Corporation of America	PKG	07-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	

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Packaging Corporation of America	PKG	07-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	1a	Elect Director Glynis A. Bryan	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	1b	Elect Director Jacques Esculier	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	1c	Elect Director T. Michael Glenn	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	1d	Elect Director Theodore L. Harris	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	1e	Elect Director David A. Jones	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	1f	Elect Director Michael T. Speetzen	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	1g	Elect Director John L. Stauch	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	1h	Elect Director Billie I. Williamson	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	3	Approve Deloitte & Touche LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Pentair plc	PNR	07-May-19	Annual	Management	4	Authorize Issue of Equity	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	5	Authorize Board to Opt-Out of Statutory Pre-Emptions Rights	For	For	
Pentair plc	PNR	07-May-19	Annual	Management	6	Determine Price Range for Reissuance of Treasury Shares	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	3	Approve Investment Plan	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	5	Approve Profit Distribution and Capitalization of Capital Reserves	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	6	Approve Annual Report and Summary	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	7	Approve Appointment of Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	8	Approve External Guarantees	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	9	Approve Related-party Transactions	For	Against	This proposal is not in shareholders' best interests.
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	10	Approve Company's Subsidiary Plan for Overseas Listing in Compliance with the Notice Governing Overseas Listing of Enterprises Subordinate to Companies Listed in China	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	11	Approve Overseas Listing of Company's Subsidiary	For	For	

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Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	12	Approve Commitment of Upholding the Independent Listing Status	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	13	Approve Description and Prospect on Continuous Profitability	For	For	
Poly Developments & Holdings Group Co., Ltd.	600048	07-May-19	Annual	Management	14	Approve Authorization of the Board to Handle All Related Matters	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	1a	Elect Director Martin E. Stein, Jr.	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	1b	Elect Director Joseph F. Azrack	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	1c	Elect Director Bryce Blair	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	1d	Elect Director C. Ronald Blankenship	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	1e	Elect Director Deirdre J. Evens	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	1f	Elect Director Thomas W. Furphy	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	1g	Elect Director Karin M. Klein	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	1h	Elect Director Peter D. Linneman	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	1i	Elect Director David P. O'Connor	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	1j	Elect Director Lisa Palmer	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Regency Centers Corporation	REG	07-May-19	Annual	Management	1k	Elect Director John C. Schweitzer	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	1l	Elect Director Thomas G. Wattles	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Regency Centers Corporation	REG	07-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Regency Centers Corporation	REG	07-May-19	Annual	Management	4	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	1.1	Elect Director Ravichandra "Ravi" K. Saligram	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	1.2	Elect Director Beverley Anne Briscoe	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	1.3	Elect Director Robert George Elton	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	1.4	Elect Director J. Kim Fennell	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	1.5	Elect Director Amy Guggenheim Shenkan	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	1.6	Elect Director Erik Olsson	For	Withhold	This director is overboarded.
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	1.7	Elect Director Sarah Raiss	For	For	

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Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	1.8	Elect Director Christopher Zimmerman	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	4	Amend Stock Option Plan	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	5	Amend Performance Stock Plan	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	6	Amend Performance Stock Plan	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	7	Amend Restricted Stock Plan	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	8	Amend Restricted Stock Plan	For	For	
Ritchie Bros. Auctioneers Incorporated	RBA	07-May-19	Annual/Special	Management	9	Amend Shareholder Rights Plan	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	2	Approve Final Dividend	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	3	Approve Remuneration Report	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	4	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
SDL Plc	SDL	07-May-19	Annual	Management	5	Re-elect David Clayton as Director	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	6	Re-elect Glenn Collinson as Director	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	7	Re-elect Mandy Gradden as Director	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	8	Re-elect Adolfo Hernandez as Director	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	9	Re-elect Christopher Humphrey as Director	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	10	Re-elect Alan McWalter as Director	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	11	Elect Xenia Walters as Director	For	Against	We do not support insiders on the board other than the CEO.
SDL Plc	SDL	07-May-19	Annual	Management	12	Reappoint KPMG LLP as Auditors	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	13	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	14	Amend SDL (International) Sharesave Scheme	For	For	

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SDL Plc	SDL	07-May-19	Annual	Management	15	Authorise Issue of Equity	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
SDL Plc	SDL	07-May-19	Annual	Management	18	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Sleep Country Canada Holdings Inc.	ZZZ	07-May-19	Annual	Management	1.1	Elect Director Christine Magee	For	For	
Sleep Country Canada Holdings Inc.	ZZZ	07-May-19	Annual	Management	1.2	Elect Director David Friesema	For	For	
Sleep Country Canada Holdings Inc.	ZZZ	07-May-19	Annual	Management	1.3	Elect Director David Shaw	For	For	
Sleep Country Canada Holdings Inc.	ZZZ	07-May-19	Annual	Management	1.4	Elect Director Andrew Moor	For	For	
Sleep Country Canada Holdings Inc.	ZZZ	07-May-19	Annual	Management	1.5	Elect Director John Cassaday	For	For	
Sleep Country Canada Holdings Inc.	ZZZ	07-May-19	Annual	Management	1.6	Elect Director J. Douglas Bradley	For	For	
Sleep Country Canada Holdings Inc.	ZZZ	07-May-19	Annual	Management	1.7	Elect Director Zabeen Hirji	For	For	
Sleep Country Canada Holdings Inc.	ZZZ	07-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Sleep Country Canada Holdings Inc.	ZZZ	07-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and the program lacks disclosure.
TAG Immobilien AG	TEG	07-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
TAG Immobilien AG	TEG	07-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.75 per Share	For	For	
TAG Immobilien AG	TEG	07-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
TAG Immobilien AG	TEG	07-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
TAG Immobilien AG	TEG	07-May-19	Annual	Management	5	Ratify KPMG AG as Auditors for Fiscal 2019	For	For	
TAG Immobilien AG	TEG	07-May-19	Annual	Management	6	Approve EUR 750 Million Capitalization of Reserves Followed by a EUR 750 Million Share Capital Reduction	For	For	
Telenor ASA	TEL	07-May-19	Annual	Management	1	Open Meeting	None	None	
Telenor ASA	TEL	07-May-19	Annual	Management	2	Open Meeting; Registration of Attending Shareholders and Proxies	None	None	
Telenor ASA	TEL	07-May-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	None	None	
Telenor ASA	TEL	07-May-19	Annual	Management	5	Receive President's Report	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Telenor ASA	TEL	07-May-19	Annual	Management	8	Discuss Company's Corporate Governance Statement	None	None	
Teradyne, Inc.	TER	07-May-19	Annual	Management	1A	Elect Director Michael A. Bradley	For	For	
Teradyne, Inc.	TER	07-May-19	Annual	Management	1B	Elect Director Edwin J. Gillis	For	For	
Teradyne, Inc.	TER	07-May-19	Annual	Management	1C	Elect Director Timothy E. Guertin	For	For	
Teradyne, Inc.	TER	07-May-19	Annual	Management	1D	Elect Director Mark E. Jagiela	For	For	
Teradyne, Inc.	TER	07-May-19	Annual	Management	1E	Elect Director Mercedes Johnson	For	For	
Teradyne, Inc.	TER	07-May-19	Annual	Management	1F	Elect Director Marilyn Matz	For	For	
Teradyne, Inc.	TER	07-May-19	Annual	Management	1G	Elect Director Paul J. Tufano	For	For	
Teradyne, Inc.	TER	07-May-19	Annual	Management	1H	Elect Director Roy A. Vallee	For	Against	We are voting against this director due to concerns over tenure.
Teradyne, Inc.	TER	07-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Teradyne, Inc.	TER	07-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Teranga Gold Corporation	TGZ	07-May-19	Annual	Management	1.1	Elect Director Alan R. Hill	For	For	
Teranga Gold Corporation	TGZ	07-May-19	Annual	Management	1.2	Elect Director Richard S. Young	For	For	
Teranga Gold Corporation	TGZ	07-May-19	Annual	Management	1.3	Elect Director Christopher R. Lattanzi	For	For	
Teranga Gold Corporation	TGZ	07-May-19	Annual	Management	1.4	Elect Director Jendayi E. Frazer	For	For	
Teranga Gold Corporation	TGZ	07-May-19	Annual	Management	1.5	Elect Director Edward Goldenberg	For	For	
Teranga Gold Corporation	TGZ	07-May-19	Annual	Management	1.6	Elect Director David J. Mimran	For	For	
Teranga Gold Corporation	TGZ	07-May-19	Annual	Management	1.7	Elect Director Alan R. Thomas	For	For	
Teranga Gold Corporation	TGZ	07-May-19	Annual	Management	1.8	Elect Director Frank D. Wheatley	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Teranga Gold Corporation	TGZ	07-May-19	Annual	Management	1.9	Elect Director William J. Biggar	For	For	
Teranga Gold Corporation	TGZ	07-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Trimble, Inc.	TRMB	07-May-19	Annual	Management	1.1	Elect Director Steven W. Berglund	For	For	
Trimble, Inc.	TRMB	07-May-19	Annual	Management	1.2	Elect Director Kaigham "Ken" Gabriel	For	For	
Trimble, Inc.	TRMB	07-May-19	Annual	Management	1.3	Elect Director Merit E. Janow	For	For	
Trimble, Inc.	TRMB	07-May-19	Annual	Management	1.4	Elect Director Ulf J. Johansson	For	For	
Trimble, Inc.	TRMB	07-May-19	Annual	Management	1.5	Elect Director Meaghan Lloyd	For	For	
Trimble, Inc.	TRMB	07-May-19	Annual	Management	1.6	Elect Director Sandra MacQuillan	For	For	
Trimble, Inc.	TRMB	07-May-19	Annual	Management	1.7	Elect Director Ronald S. Nersesian	For	For	
Trimble, Inc.	TRMB	07-May-19	Annual	Management	1.8	Elect Director Mark S. Peek	For	For	
Trimble, Inc.	TRMB	07-May-19	Annual	Management	1.9	Elect Director Johan Wibbergh	For	For	

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Trimble, Inc.	TRMB	07-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Trimble, Inc.	TRMB	07-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Tyler Technologies, Inc.	TYL	07-May-19	Annual	Management	1A	Elect Director Donald R. Brattain	For	For	
Tyler Technologies, Inc.	TYL	07-May-19	Annual	Management	1B	Elect Director Glenn A. Carter	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for the creation of an Executive Chair role, without a sufficient rationale.
Tyler Technologies, Inc.	TYL	07-May-19	Annual	Management	1C	Elect Director Brenda A. Cline	For	For	
Tyler Technologies, Inc.	TYL	07-May-19	Annual	Management	1D	Elect Director J. Luther King, Jr.	For	For	
Tyler Technologies, Inc.	TYL	07-May-19	Annual	Management	1E	Elect Director John S. Marr, Jr.	For	Against	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders. In addition, since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also voting against this director due to concerns over tenure.
Tyler Technologies, Inc.	TYL	07-May-19	Annual	Management	1F	Elect Director H. Lynn Moore, Jr.	For	For	
Tyler Technologies, Inc.	TYL	07-May-19	Annual	Management	1G	Elect Director Daniel M. Pope	For	For	
Tyler Technologies, Inc.	TYL	07-May-19	Annual	Management	1H	Elect Director Dustin R. Womble	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tyler Technologies, Inc.	TYL	07-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Tyler Technologies, Inc.	TYL	07-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and contains features that are not in line with best practice.
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Sp ecial	Management	1	Fix Number of Directors at Eleven	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Sp ecial	Management	2.1	Elect Director Clive J. Beddoe	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Sp ecial	Management	2.2	Elect Director Brad Armitage	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Sp ecial	Management	2.3	Elect Director Ron A. Brenneman	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	2.4	Elect Director Christopher M. Burley	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	2.5	Elect Director Brett Godfrey	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	2.6	Elect Director Allan W. Jackson	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	2.7	Elect Director S. Barry Jackson	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	2.8	Elect Director Colleen M. Johnston	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	2.9	Elect Director Janice Rennie	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	2.10	Elect Director Karen Sheriff	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	2.11	Elect Director Edward Sims	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	4	Amend Articles Re: Voting Rights of Variable Voting Shares and Amend By-Law no. 2005-1	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	5	Approve Cancellation of Second Preferred Shares and Third Preferred Shares and Redesignate the Authorized First Preferred Shares as "Preferred Shares"	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	6	Amend By-Law No. 1	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	7	Approve Advance Notice Requirement	For	Against	The proposed advance notice policy is not in shareholders' best interest.
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	8	Advisory Vote on Executive Compensation Approach	For	For	
WestJet Airlines Ltd.	WJA	07-May-19	Annual/Special	Management	9	The Undersigned Hereby Certifies that the Shares Represented by this Proxy are Owned and Controlled by a Canadian: Vote FOR = Yes and ABSTAIN = No. A Vote Against will be treated as not voted.	None	For	
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	2a	Elect Stephen Tin Hoi Ng as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	2b	Elect Doreen Yuk Fong Lee as Director	For	Against	We do not support insiders on the board other than the CEO.
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	2c	Elect Paul Yiu Cheng Tsui as Director	For	Against	We do not support insiders on the board other than the CEO.
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	2d	Elect Yen Thean Leng as Director	For	Against	We do not support insiders on the board other than the CEO.
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	2e	Elect Kai Hang Leung as Director	For	Against	We do not support insiders on the board other than the CEO.
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	2f	Elect Andrew Kwan Yuen Lueng as Director	For	For	
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	3a	Approve Chairman's Fee	For	For	
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	3b	Approve Directors' Fees	For	For	
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	3c	Approve Audit Committee's Fee	For	For	
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	4	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Wharf Real Estate Investment Company Limited	1997	07-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
Wynn Resorts, Limited	WYNN	07-May-19	Annual	Management	1.1	Elect Director Jay L. Johnson	For	For	
Wynn Resorts, Limited	WYNN	07-May-19	Annual	Management	1.2	Elect Director Margaret J. Myers	For	For	
Wynn Resorts, Limited	WYNN	07-May-19	Annual	Management	1.3	Elect Director Winifred M. Webb	For	For	
Wynn Resorts, Limited	WYNN	07-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Wynn Resorts, Limited	WYNN	07-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it contains features that are not in line with best practice and lacks risk mitigation features.
Wynn Resorts, Limited	WYNN	07-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions as it would provide investors with additional information to assess related risks and benefits of such contributions.
Allianz SE	ALV	08-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Almirall SA	ALM	08-May-19	Annual	Management	1	Approve Standalone Financial Statements	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	2	Approve Consolidated Financial Statements	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	3	Approve Discharge of Board	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	4	Approve Allocation of Income	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	5	Approve Dividends Charged to Unrestricted Reserves	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	6	Approve Scrip Dividends	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	7	Advisory Vote on Remuneration Report	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	8	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Almirall SA	ALM	08-May-19	Annual	Management	9	Ratify Appointment of and Elect Jorge Gallardo Ballart as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Almirall SA	ALM	08-May-19	Annual	Management	10	Ratify Appointment of and Elect Daniel Bravo Andreu as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Almirall SA	ALM	08-May-19	Annual	Management	11	Ratify Appointment of and Elect Tom McKillop as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Almirall SA	ALM	08-May-19	Annual	Management	12	Ratify Appointment of and Elect Enrique De Leyva Perez as Director	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	13	Reelect Gerhard Mayr as Director	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	14	Reelect Karin Dorrepaal as Director	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	15	Reelect Antonio Gallardo Torrededia as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Almirall SA	ALM	08-May-19	Annual	Management	16	Reelect Carlos Gallardo Pique as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Almirall SA	ALM	08-May-19	Annual	Management	17	Appoint PricewaterhouseCoopers Auditores as Auditor of Standalone Financial Statements	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Almirall SA	ALM	08-May-19	Annual	Management	18	Appoint PricewaterhouseCoopers Auditores as Auditor of Consolidated Financial Statements	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Almirall SA	ALM	08-May-19	Annual	Management	19	Amend Article 47 Re: Audit Committee	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	20	Amend Articles Re: Annual Accounts	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	21	Amend Long-term Incentive Plan	For	Against	The long-term incentive plan does not meet our guidelines.
Almirall SA	ALM	08-May-19	Annual	Management	22	Approve Stock-for-Salary Plan	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	23	Amend Issuance of Non-Convertibles Bonds to Convertible Bonds without Preemptive Rights	For	For	
Almirall SA	ALM	08-May-19	Annual	Management	24	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	1a	Elect Director John L. Bunce, Jr.	For	For	

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Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	1b	Elect Director Marc Grandisson	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	1c	Elect Director Eugene S. Sunshine	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	4a	Elect Director Robert Appleby as Designated Company Director of Non-U.S. Subsidiaries	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	4b	Elect Director Dennis R. Brand as Designated Company Director of Non-U.S. Subsidiaries	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	4c	Elect Director Graham B.R. Collis as Designated Company Director of Non-U.S. Subsidiaries	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	4d	Elect Director Matthew Dragonetti as Designated Company Director of Non-U.S. Subsidiaries	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	4e	Elect Director Jerome Halgan as Designated Company Director of Non-U.S. Subsidiaries	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	4f	Elect Director W. Preston Hutchings as Designated Company Director of Non-U.S. Subsidiaries	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	4g	Elect Director Pierre Jal as Designated Company Director of Non-U.S. Subsidiaries	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	4h	Elect Director Francois Morin as Designated Company Director of Non-U.S. Subsidiaries	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	4i	Elect Director David J. Mulholland as Designated Company Director of Non-U.S. Subsidiaries	For	For	
Arch Capital Group Ltd.	ACGL	08-May-19	Annual	Management	4j	Elect Director Maamoun Rajeh as Designated Company Director of Non-U.S. Subsidiaries	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	1	Open Meeting	None	None	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	7	Receive President's Report	None	None	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 10 Per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BioGaia AB	BIOG.B	08-May-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	10	Determine Number of Members (7) and Deputy Members of Board (0)	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 600,000 for Chairman, SEK 430,000 for Vice Chairman and SEK 230,000 for Other Directors; Approve Extra Remuneration of Peter Rothschild; Approve Remuneration of Auditors	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	12.a	Reelect Ewa Bjorling as Director	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	12.b	Reelect David Dangoor as Director	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	12.c	Reelect Peter Elving as Director	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	12.d	Reelect Inger Holmstrom as Director	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	12.e	Reelect Anthon Jahreskog as Director	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	12.f	Reelect Peter Rothschild as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
BioGaia AB	BIOG.B	08-May-19	Annual	Management	12.g	Reelect Brit Stakston as Director	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	13	Reelect Peter Rothschild as Board Chairman and David Dangoor as Vice Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
BioGaia AB	BIOG.B	08-May-19	Annual	Management	14	Ratify Deloitte as Auditors	For	For	
BioGaia AB	BIOG.B	08-May-19	Annual	Management	15	Authorize Chairman of Board and Representatives of Four of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
BioGaia AB	BIOG.B	08-May-19	Annual	Management	16	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
BioGaia AB	BIOG.B	08-May-19	Annual	Management	17	Close Meeting	None	None	
Boralex Inc.	BLX	08-May-19	Annual	Management	1.1	Elect Director Andre Courville	For	For	
Boralex Inc.	BLX	08-May-19	Annual	Management	1.2	Elect Director Lise Croteau	For	For	
Boralex Inc.	BLX	08-May-19	Annual	Management	1.3	Elect Director Ghyslain Deschamps	For	For	
Boralex Inc.	BLX	08-May-19	Annual	Management	1.4	Elect Director Alain Ducharme	For	For	
Boralex Inc.	BLX	08-May-19	Annual	Management	1.5	Elect Director Marie-Claude Dumas	For	For	
Boralex Inc.	BLX	08-May-19	Annual	Management	1.6	Elect Director Marie Giguere	For	For	
Boralex Inc.	BLX	08-May-19	Annual	Management	1.7	Elect Director Edward H. Kernaghan	For	For	

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Borex Inc.	BLX	08-May-19	Annual	Management	1.8	Elect Director Patrick Lemaire	For	For	
Borex Inc.	BLX	08-May-19	Annual	Management	1.9	Elect Director Yves Rheault	For	For	
Borex Inc.	BLX	08-May-19	Annual	Management	1.10	Elect Director Alain Rheume	For	For	
Borex Inc.	BLX	08-May-19	Annual	Management	1.11	Elect Director Dany St-Pierre	For	For	
Borex Inc.	BLX	08-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Borex Inc.	BLX	08-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Brederode SA	BREB	08-May-19	Annual	Management	1	Receive Director's Reports (Non-Voting)	None	None	
Brederode SA	BREB	08-May-19	Annual	Management	2	Receive Financial Statements and Statutory Reports (Non-Voting)	None	None	
Brederode SA	BREB	08-May-19	Annual	Management	3	Discuss Company's Corporate Governance Statement	None	None	
Brederode SA	BREB	08-May-19	Annual	Management	4	Receive Auditor's Report (Non-Voting)	None	None	
Brederode SA	BREB	08-May-19	Annual	Management	5	Approve Financial Statements	For	For	
Brederode SA	BREB	08-May-19	Annual	Management	6.1	Approve Allocation of Income	For	For	
Brederode SA	BREB	08-May-19	Annual	Management	6.2	Approve Dividends of EUR 0.94 Per Share	For	For	
Brederode SA	BREB	08-May-19	Annual	Management	7	Approve Discharge of Directors	For	For	
Brederode SA	BREB	08-May-19	Annual	Management	8	Approve Resignation of Michel Delloye as Director	For	For	
Brederode SA	BREB	08-May-19	Annual	Management	9	Elect Rene Beltjens as Director	For	For	
Brederode SA	BREB	08-May-19	Annual	Management	10.1	Approve Remuneration Report	For	For	
Brederode SA	BREB	08-May-19	Annual	Management	10.2	Approve Fixed Remuneration of EUR 27,000 for Directors	For	For	
Brederode SA	BREB	08-May-19	Annual	Management	11	Approve Discharge of Auditors	For	For	
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	2	Approve Report of the Independent Directors	For	For	
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	3	Approve Report of the Board of Supervisors	For	For	
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	4	Approve Financial Statements	For	For	
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	6	Approve Annual Report and Summary	For	For	
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	7	Approve Appointment of Financial Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	8	Approve Appointment of Internal Control Auditor	For	For	
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	9	Approve Loan Application	For	For	
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	10	Approve Provision of Financial Assistance to Controlled Subsidiary	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	11	Approve Related Party Transaction in Connection to Financial Assistance Provision	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	12	Approve 2018 & 2019 Daily Related Party Transaction with Controlling Shareholder and Its Related Parties	For	For	
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	13	Approve 2018 & 2019 Daily Related Party Transaction with Second Largest Shareholder and Its Related Parties	For	For	
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	14	Approve Draft and Summary of Performance Share Incentive Plan	For	Against	The performance shares plan does not meet our guidelines.
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	15	Approve Methods to Assess the Performance of Plan Participants	For	Against	The performance shares plan does not meet our guidelines.
BTG Hotels (Group) Co., Ltd.	600258	08-May-19	Annual	Management	16	Approve Authorization of Board to Handle All Matters Related to Performance Share Incentive Plan	For	Against	The performance shares plan does not meet our guidelines.
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1a	Elect Director Javed Ahmed	For	For	
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1b	Elect Director Robert C. Arzbaeher	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1c	Elect Director William Davisson	For	For	
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1d	Elect Director John W. Eaves	For	For	
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1e	Elect Director Stephen A. Furbacher	For	For	
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1f	Elect Director Stephen J. Hagge	For	For	
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1g	Elect Director John D. Johnson	For	For	
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1h	Elect Director Anne P. Noonan	For	For	
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1i	Elect Director Michael J. Toelle	For	For	
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1j	Elect Director Theresa E. Wagler	For	For	
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1k	Elect Director Celso L. White	For	For	
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	1l	Elect Director W. Anthony Will	For	For	
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and contains features that are not in line with best practice.
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
CF Industries Holdings, Inc.	CF	08-May-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
China Southern Airlines Co. Ltd.	1055	08-May-19	Special	Management	1.01	Elect Ma Xu Lun as Director	For	For	
China Southern Airlines Co. Ltd.	1055	08-May-19	Special	Management	1.02	Elect Han Wen Sheng as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

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China Southern Airlines Co. Ltd.	1055	08-May-19	Special	Shareholder	2.01	Elect Lin Xiao Chun as Supervisor	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	1.1	Elect Director Margaret Clandillon	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	1.2	Elect Director Gary M. Collins	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	1.3	Elect Director Karen Cramm	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	1.4	Elect Director Richard D. Falconer	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	1.5	Elect Director R. Stephen Hannahs	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	1.6	Elect Director Sydney John Isaacs	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	1.7	Elect Director Richard H. McCoy	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	1.8	Elect Director Marie-Lucie Morin	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	1.9	Elect Director Joseph D. Randell	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	1.10	Elect Director Michael Rousseau	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	3	Amend Articles Re: Voting Rights of Class A Variable Voting Shares	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Chorus Aviation Inc.	CHR	08-May-19	Annual/Special	Management	5	The Undersigned Hereby Certifies that the Shares Represented by this Proxy are Owned and Controlled by a Canadian: Vote FOR = Yes and ABSTAIN = No. A Vote Against will be treated as not voted.	None	For	
Cimarex Energy Co.	XEC	08-May-19	Annual	Management	1.1	Elect Director Hans Helmerich	For	Against	We are voting against this director due to concerns over tenure.
Cimarex Energy Co.	XEC	08-May-19	Annual	Management	1.2	Elect Director Harold R. Logan, Jr.	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Cimarex Energy Co.	XEC	08-May-19	Annual	Management	1.3	Elect Director Monroe W. Robertson	For	Against	We are holding this director accountable for insufficient climate-related disclosure.

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Cimarex Energy Co.	XEC	08-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and lacks sufficient disclosure.
Cimarex Energy Co.	XEC	08-May-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Cimarex Energy Co.	XEC	08-May-19	Annual	Management	4	Ratify KPMG LLP as Auditor	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1a	Elect Director Terrence A. Duffy	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1b	Elect Director Timothy S. Bitsberger	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1c	Elect Director Charles P. Carey	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1d	Elect Director Dennis H. Chookaszian	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1e	Elect Director Ana Dutra	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1f	Elect Director Martin J. Gepsman	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1g	Elect Director Larry G. Gerdes	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1h	Elect Director Daniel R. Glickman	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1i	Elect Director Daniel G. Kaye	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1j	Elect Director Phyllis M. Lockett	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1k	Elect Director Deborah J. Lucas	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1l	Elect Director Alex J. Pollock	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1m	Elect Director Terry L. Savage	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1n	Elect Director William R. Shepard	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1o	Elect Director Howard J. Siegel	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	1p	Elect Director Michael A. Spencer	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
CME Group Inc.	CME	08-May-19	Annual	Management	1q	Elect Director Dennis A. Suskind	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
CME Group Inc.	CME	08-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	2	Accept Financial Statements and Statutory Reports for Fiscal 2018	For	For	
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	3	Approve Allocation of Income and Dividends of EUR 0.62 per Share	For	For	
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	4	Approve Discharge of Personally Liable Partner for Fiscal 2018	For	For	
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	5	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	6	Ratify KPMG AG as Auditors for Fiscal 2019	For	For	
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	7	Approve Decrease in Size of Supervisory Board to Three Members	For	Against	We view the proposed board size as too small.
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	8.1	Reelect Bernd Kundrun to the Supervisory Board	For	For	
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	8.2	Reelect Juliane Thuemmel to the Supervisory Board	For	For	
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	8.3	Reelect Justinus Spee to the Supervisory Board	For	For	
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	8.4	Reelect Jobst Plog to the Supervisory Board, if Item 7 is Not Approved	For	For	
CTS Eventim AG & Co. KGaA	EVD	08-May-19	Annual	Management	9	Approve Creation of EUR 19.2 Million Pool of Capital with Partial Exclusion of Preemptive Rights	For	For	
Dairy Farm International Holdings Ltd.	D01	08-May-19	Annual	Management	1	Approve Financial Statements and Statutory Reports and Declare Final Dividend	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Dairy Farm International Holdings Ltd.	D01	08-May-19	Annual	Management	2	Re-elect George Ho as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Dairy Farm International Holdings Ltd.	D01	08-May-19	Annual	Management	3	Re-elect Adam Keswick as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Dairy Farm International Holdings Ltd.	D01	08-May-19	Annual	Management	4	Elect Dr Delman Lee as Director	For	For	
Dairy Farm International Holdings Ltd.	D01	08-May-19	Annual	Management	5	Re-elect Lord Sassoon as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Dairy Farm International Holdings Ltd.	D01	08-May-19	Annual	Management	6	Approve Directors' Fees	For	For	
Dairy Farm International Holdings Ltd.	D01	08-May-19	Annual	Management	7	Ratify Auditors and Authorise Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Dairy Farm International Holdings Ltd.	D01	08-May-19	Annual	Management	8	Authorise Issue of Shares	For	For	
Deutsche Boerse AG	DB1	08-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Discovery, Inc.	DISCA	08-May-19	Annual	Management	1.1	Elect Director Paul A. Gould	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are also voting against all incumbent directors on the ballot due to a poor governance record and concerns over the board's lack of responsiveness to shareholders' concerns.
Discovery, Inc.	DISCA	08-May-19	Annual	Management	1.2	Elect Director Kenneth W. Lowe	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are also voting against all incumbent directors on the ballot due to a poor governance record and concerns over the board's lack of responsiveness to shareholders' concerns.
Discovery, Inc.	DISCA	08-May-19	Annual	Management	1.3	Elect Director Daniel E. Sanchez	For	Withhold	We are also voting against all incumbent directors on the ballot due to a poor governance record and concerns over the board's lack of responsiveness to shareholders' concerns.
Discovery, Inc.	DISCA	08-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Discovery, Inc.	DISCA	08-May-19	Annual	Shareholder	3	Adopt Simple Majority	Against	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Discovery, Inc.	DISCA	08-May-19	Annual	Shareholder	4	Disclose Board Diversity and Qualifications	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Domtar Corporation	UFS	08-May-19	Annual	Management	1.1	Elect Director Giannella Alvarez	For	For	
Domtar Corporation	UFS	08-May-19	Annual	Management	1.2	Elect Director Robert E. Apple	For	For	
Domtar Corporation	UFS	08-May-19	Annual	Management	1.3	Elect Director David J. Illingworth	For	For	
Domtar Corporation	UFS	08-May-19	Annual	Management	1.4	Elect Director Brian M. Levitt	For	For	
Domtar Corporation	UFS	08-May-19	Annual	Management	1.5	Elect Director David G. Maffucci	For	For	
Domtar Corporation	UFS	08-May-19	Annual	Management	1.6	Elect Director Pamela B. Strobel	For	For	
Domtar Corporation	UFS	08-May-19	Annual	Management	1.7	Elect Director Denis Turcotte	For	For	
Domtar Corporation	UFS	08-May-19	Annual	Management	1.8	Elect Director John D. Williams	For	For	
Domtar Corporation	UFS	08-May-19	Annual	Management	1.9	Elect Director Mary A. Winston	For	For	
Domtar Corporation	UFS	08-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Domtar Corporation	UFS	08-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Edwards Lifesciences Corporation	EW	08-May-19	Annual	Management	1a	Elect Director Michael A. Mussallem	For	For	
Edwards Lifesciences Corporation	EW	08-May-19	Annual	Management	1b	Elect Director Kieran T. Gallahue	For	For	
Edwards Lifesciences Corporation	EW	08-May-19	Annual	Management	1c	Elect Director Leslie S. Heisz	For	For	
Edwards Lifesciences Corporation	EW	08-May-19	Annual	Management	1d	Elect Director William J. Link	For	For	
Edwards Lifesciences Corporation	EW	08-May-19	Annual	Management	1e	Elect Director Steven R. Loranger	For	For	
Edwards Lifesciences Corporation	EW	08-May-19	Annual	Management	1f	Elect Director Martha H. Marsh	For	For	
Edwards Lifesciences Corporation	EW	08-May-19	Annual	Management	1g	Elect Director Wesley W. von Schack	For	For	
Edwards Lifesciences Corporation	EW	08-May-19	Annual	Management	1h	Elect Director Nicholas J. Valeriani	For	For	
Edwards Lifesciences Corporation	EW	08-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Edwards Lifesciences Corporation	EW	08-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Edwards Lifesciences Corporation	EW	08-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Elanco Animal Health Incorporated	ELAN	08-May-19	Annual	Management	1a	Elect Director Kapila Kapur Anand	For	For	
Elanco Animal Health Incorporated	ELAN	08-May-19	Annual	Management	1b	Elect Director John "J.P." P. Bilbrey	For	For	
Elanco Animal Health Incorporated	ELAN	08-May-19	Annual	Management	1c	Elect Director R. David Hoover	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws measures that restrict shareholder rights.
Elanco Animal Health Incorporated	ELAN	08-May-19	Annual	Management	1d	Elect Director Lawrence E. Kurzius	For	For	
Elanco Animal Health Incorporated	ELAN	08-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Elanco Animal Health Incorporated	ELAN	08-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Elanco Animal Health Incorporated	ELAN	08-May-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Element Fleet Management Corp.	EFN	08-May-19	Annual	Management	1.1	Elect Director David F. Denison	For	For	
Element Fleet Management Corp.	EFN	08-May-19	Annual	Management	1.2	Elect Director Paul D. Damp	For	For	
Element Fleet Management Corp.	EFN	08-May-19	Annual	Management	1.3	Elect Director Jay Forbes	For	For	
Element Fleet Management Corp.	EFN	08-May-19	Annual	Management	1.4	Elect Director G. Keith Graham	For	For	
Element Fleet Management Corp.	EFN	08-May-19	Annual	Management	1.5	Elect Director Joan Lamm-Tennant	For	For	
Element Fleet Management Corp.	EFN	08-May-19	Annual	Management	1.6	Elect Director Rubin J. McDougal	For	For	
Element Fleet Management Corp.	EFN	08-May-19	Annual	Management	1.7	Elect Director Andrew Clarke	For	For	
Element Fleet Management Corp.	EFN	08-May-19	Annual	Management	1.8	Elect Director Alexander D. Greene	For	For	
Element Fleet Management Corp.	EFN	08-May-19	Annual	Management	1.9	Elect Director Andrea Rosen	For	For	
Element Fleet Management Corp.	EFN	08-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Element Fleet Management Corp.	EFN	08-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program contains features that are not in line with best practice.

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EMIS Group Plc	EMIS	08-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	3	Approve Final Dividend	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	4	Re-elect Mike O'Leary as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
EMIS Group Plc	EMIS	08-May-19	Annual	Management	5	Re-elect Andy Thorburn as Director	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	6	Re-elect Peter Southby as Director	For	Against	We do not support insiders on the board other than the CEO.
EMIS Group Plc	EMIS	08-May-19	Annual	Management	7	Re-elect Andy McKeon as Director	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	8	Re-elect Kevin Boyd as Director	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	9	Re-elect David Sides as Director	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	10	Reappoint KPMG LLP as Auditors	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	11	Authorise Board to Fix Remuneration of Auditors	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	12	Authorise Issue of Equity	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	13	Authorise Political Donations and Expenditure	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	14	Authorise Issue of Equity without Pre-emptive Rights	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	16	Authorise Market Purchase of Ordinary Shares	For	For	
EMIS Group Plc	EMIS	08-May-19	Annual	Management	17	Adopt New Articles of Association	For	For	
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.1	Elect Director Pamela L. Carter	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.2	Elect Director Marcel R. Coutu	For	For	
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.3	Elect Director Susan M. Cunningham	For	For	
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.4	Elect Director Gregory L. Ebel	For	For	
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.5	Elect Director J. Herb England	For	For	
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.6	Elect Director Charles W. Fischer	For	For	
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.7	Elect Director V. Maureen Kempston Darkes	For	For	
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.8	Elect Director Teresa S. Madden	For	For	
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.9	Elect Director Al Monaco	For	For	
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.10	Elect Director Michael E.J. Phelps *Withdrawn Resolution*	None	None	
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.11	Elect Director Dan C. Tutcher	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Enbridge, Inc.	ENB	08-May-19	Annual	Management	1.12	Elect Director Catherine L. Williams	For	For	
Enbridge, Inc.	ENB	08-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Enbridge, Inc.	ENB	08-May-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Enbridge, Inc.	ENB	08-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	A	The Undersigned Hereby Certifies that the Shares Represented by this Proxy are Owned and Controlled by a Canadian. Vote FOR = Yes and ABSTAIN = No. A Vote Against will be treated as not voted.	None	For	
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	1	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	2.1	Elect Director Brad Bennett	For	For	
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	2.2	Elect Director Gary Buckley	For	Withhold	As the company is not offering an annual say-on-pay vote, we are holding the Chair of the Compensation Committee accountable for ratifying what we believe to be problematic compensation issues.
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	2.3	Elect Director Polly Craik	For	For	
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	2.4	Elect Director Gary Filmon	For	For	
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	2.5	Elect Director Duncan D. Jessiman	For	Withhold	We do not support insiders on the board other than the CEO.
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	2.6	Elect Director Serena Kraayeveld	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	2.7	Elect Director Michael Pyle	For	For	
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	2.8	Elect Director Melissa Sonberg	For	For	
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	2.9	Elect Director Donald Streuber	For	For	
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	2.10	Elect Director Edward Warkentin	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	3	Re-approve Employee Share Purchase Plan	For	For	
Exchange Income Corporation	EIF	08-May-19	Annual/Special	Management	4	Amend Articles Re: Foreign Ownership Restrictions	For	For	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	1	Open Meeting	None	None	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	6	Approve Agenda of Meeting	For	For	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	8.a	Accept Financial Statements and Statutory Reports	For	For	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	8.b	Approve Allocation of Income and Omission of Dividends	For	For	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	8.c	Approve Discharge of Board and President	For	For	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	9	Determine Number of Members (5) and Deputy Members (0) of Board	For	Against	We view the proposed board size as too small.
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	10	Approve Remuneration of Directors in the Aggregate Amount of SEK 560,000; Approve Remuneration of Auditors	For	For	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	11	Reelect Christina Rogestam (Chairperson), Erik Selin, Fredrik Svensson, Sten Duner and Anders Wennergren as Directors; Ratify PricewaterhouseCoopers as Auditors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	12	Authorize Lars Rasin and Representatives of Two of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	13	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	14	Approve Issuance of up to 20 Million Class B Shares without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	15	Authorize Class B Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Fastighets Balder AB	BALD.B	08-May-19	Annual	Management	16	Close Meeting	None	None	

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Franco-Nevada Corporation	FNV	08-May-19	Annual/Special	Management	1.1	Elect Director Pierre Lassonde	For	For	
Franco-Nevada Corporation	FNV	08-May-19	Annual/Special	Management	1.2	Elect Director David Harquail	For	For	
Franco-Nevada Corporation	FNV	08-May-19	Annual/Special	Management	1.3	Elect Director Tom Albanese	For	For	
Franco-Nevada Corporation	FNV	08-May-19	Annual/Special	Management	1.4	Elect Director Derek W. Evans	For	For	
Franco-Nevada Corporation	FNV	08-May-19	Annual/Special	Management	1.5	Elect Director Catharine Farrow	For	For	
Franco-Nevada Corporation	FNV	08-May-19	Annual/Special	Management	1.6	Elect Director Louis Gignac	For	For	
Franco-Nevada Corporation	FNV	08-May-19	Annual/Special	Management	1.7	Elect Director Jennifer Maki	For	For	
Franco-Nevada Corporation	FNV	08-May-19	Annual/Special	Management	1.8	Elect Director Randall Oliphant	For	For	
Franco-Nevada Corporation	FNV	08-May-19	Annual/Special	Management	1.9	Elect Director David R. Peterson	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Franco-Nevada Corporation	FNV	08-May-19	Annual/Special	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Franco-Nevada Corporation	FNV	08-May-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	The executive compensation program lacks disclosure.
Future Land Development Holdings Ltd.	1030	08-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Future Land Development Holdings Ltd.	1030	08-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Future Land Development Holdings Ltd.	1030	08-May-19	Annual	Management	3a1	Elect Wang Zhenhua as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Future Land Development Holdings Ltd.	1030	08-May-19	Annual	Management	3a2	Elect Lv Xiaoping as Director	For	For	
Future Land Development Holdings Ltd.	1030	08-May-19	Annual	Management	3a3	Elect Wang Xiaosong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Future Land Development Holdings Ltd.	1030	08-May-19	Annual	Management	3b	Authorize Board to Fix Remuneration of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Future Land Development Holdings Ltd.	1030	08-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Future Land Development Holdings Ltd.	1030	08-May-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Future Land Development Holdings Ltd.	1030	08-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
Future Land Development Holdings Ltd.	1030	08-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	1	Open Meeting	None	None	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	3	Elect Chairman of Meeting	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	7	Receive President's Report	None	None	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 2.50 Per Share	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	10	Determine Number of Members (6) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	Against	We view the proposed board size as too small.
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	11	Approve Remuneration of Directors in the Aggregate Amount of SEK 1.7 Million; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	12	Reelect Petter Nylander (Chairman), Jeffrey Rose, Vladislav Suglobov, Christopher Carvalho, Stefan Lundborg and Johanna Fagrell Kohler as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	13	Ratify PricewaterhouseCoopers as Auditors	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	14	Authorize Representatives of Five of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.

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G5 Entertainment AB	G5EN	08-May-19	Annual	Management	15	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	16	Approve Restricted Stock Plan LTIP 2019 for Key Employees	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	17	Approve Restricted Stock Plan LTIP 2019 for CEO	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	18	Approve Equity Plan Financing Through Issuance of Class C Shares	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	19	Approve Equity Plan Financing Through Repurchase of Class C Shares	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	20	Approve Equity Plan Financing Through Transfer of Shares	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	21	Approve Creation of Pool of Capital without Preemptive Rights	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	22	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	23	Authorize Board to Repurchase Warrants from Participants in Incentive Plan 2016	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	24	Authorize Editorial Changes to Adopted Resolutions in Connection with Registration with Swedish Authorities	For	For	
G5 Entertainment AB	G5EN	08-May-19	Annual	Management	25	Close Meeting	None	None	
General Electric Company	GE	08-May-19	Annual	Management	1	Elect Director Sebastien M. Bazin	For	Against	This director is overboarded.
General Electric Company	GE	08-May-19	Annual	Management	2	Elect Director H. Lawrence Culp, Jr.	For	For	
General Electric Company	GE	08-May-19	Annual	Management	3	Elect Director Francisco D'Souza	For	For	
General Electric Company	GE	08-May-19	Annual	Management	4	Elect Director Edward P. Garden	For	For	
General Electric Company	GE	08-May-19	Annual	Management	5	Elect Director Thomas W. Horton	For	For	
General Electric Company	GE	08-May-19	Annual	Management	6	Elect Director Risa Lavizzo-Mourey	For	For	
General Electric Company	GE	08-May-19	Annual	Management	7	Elect Director Catherine Lesjak	For	For	
General Electric Company	GE	08-May-19	Annual	Management	8	Elect Director Paula Rosput Reynolds	For	For	
General Electric Company	GE	08-May-19	Annual	Management	9	Elect Director Leslie F. Seidman	For	For	
General Electric Company	GE	08-May-19	Annual	Management	10	Elect Director James S. Tisch	For	Against	This director is overboarded.
General Electric Company	GE	08-May-19	Annual	Management	11	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and as there are features that are not in line with best practices.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
General Electric Company	GE	08-May-19	Annual	Management	12	Approve Reduction in Minimum Size of Board	For	For	
General Electric Company	GE	08-May-19	Annual	Management	13	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
General Electric Company	GE	08-May-19	Annual	Shareholder	14	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
General Electric Company	GE	08-May-19	Annual	Shareholder	15	Provide for Cumulative Voting	Against	Against	We are not supportive of the shareholder proposal calling for cumulative voting as there are adequate safeguards in place to protect shareholders' rights.
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	1a	Elect Director Jacqueline K. Barton	For	For	
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	1b	Elect Director John F. Cogan	For	For	
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	1c	Elect Director Kelly A. Kramer	For	For	
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	1d	Elect Director Kevin E. Lofton	For	For	
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	1e	Elect Director Harish Manwani	For	For	
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	1f	Elect Director Daniel P. O'Day	For	For	
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	1g	Elect Director Richard J. Whitley	For	For	
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	1h	Elect Director Gayle E. Wilson	For	For	
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	1i	Elect Director Per Wold-Olsen	For	For	
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	3	Provide Right to Act by Written Consent	For	For	
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program contains features that are not in line with best practice.
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Gilead Sciences, Inc.	GILD	08-May-19	Annual	Shareholder	6	Report on Corporate Tax Savings Allocation	Against	Against	We do not believe that support for this proposal is in the best interests of shareholders.
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Special	Management	1	Approve Consumer Healthcare Joint Venture with Pfizer Inc.	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	3	Elect Iain Mackay as Director	For	Against	We do not support insiders on the board other than the CEO.
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	4	Re-elect Philip Hampton as Director	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	5	Re-elect Emma Walmsley as Director	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	6	Re-elect Vindi Banga as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	7	Re-elect Dr Hal Barron as Director	For	Against	We do not support insiders on the board other than the CEO.
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	8	Re-elect Dr Vivienne Cox as Director	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	9	Re-elect Lynn Elsenhans as Director	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	10	Re-elect Dr Laurie Glimcher as Director	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	11	Re-elect Dr Jesse Goodman as Director	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	12	Re-elect Judy Lewent as Director	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	13	Re-elect Urs Rohner as Director	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	14	Reappoint Deloitte LLP as Auditors	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	15	Authorise the Audit & Risk Committee to Fix Remuneration of Auditors	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	16	Authorise EU Political Donations and Expenditure	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	21	Approve the Exemption from Statement of the Name of the Senior Statutory Auditor in Published Copies of the Auditors' Reports	For	For	
GlaxoSmithKline Plc	GSK	08-May-19	Annual	Management	22	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Granges AB	GRNG	08-May-19	Annual	Management	1	Open Meeting	None	None	
Granges AB	GRNG	08-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	7	Receive CEO's Report	None	None	
Granges AB	GRNG	08-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	
Granges AB	GRNG	08-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 3.20 Per Share	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Granges AB	GRNG	08-May-19	Annual	Management	10	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 625,000 for Chairman, and SEK 310,000 for Other Directors; Approve Remuneration for the Committee Work	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	12	Reelect Anders Carlberg (Chairman), Carina Andersson, Peter Carlsson, Katarina Lindstrom, Hans Porat, Ragnhild Wiborg and Mats Backman as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Granges AB	GRNG	08-May-19	Annual	Management	13	Determine Number of Auditors (1); Approve Remuneration for Auditors; Ratify Ernst & Young as Auditors	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	14	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	15	Approve Long-Term Incentive Program 2019 for Management Team and Key Employees	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	16	Approve Creation of Pool of Capital without Preemptive Rights	For	For	
Granges AB	GRNG	08-May-19	Annual	Management	17	Close Meeting	None	None	
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	1	Approve Minutes of Previous Annual Stockholders' Meeting Held on May 9, 2018	For	For	
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	2	Approve Annual Report for the Year 2018	For	For	
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	3	Ratify All Acts and Resolutions of the Board of Directors, Executive Committee and Management from the Date of the Last Annual Stockholders' Meeting up to Date of This Meeting	For	For	
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	4	Appoint External Auditors	For	Against	The auditor's tenure is not disclosed.
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	5	Approve Stock Dividend for Common Shares	For	For	
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	6.1	Elect Arthur Vy Ty as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	6.2	Elect Francisco C. Sebastian as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	6.3	Elect Alfred Vy Ty as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	6.4	Elect Carmelo Maria Luza Bautista as Director	For	For	
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	6.5	Elect David T. Go as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	6.6	Elect Regis V. Puno as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	6.7	Elect Pascual M. Garcia III as Director	For	Withhold	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	6.8	Elect Jaime Miguel G. Belmonte, Jr. as Director	For	For	
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	6.9	Elect Wilfredo A. Paras as Director	For	For	
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	6.10	Elect Renato C. Valencia as Director	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
GT Capital Holdings, Inc.	GTCAP	08-May-19	Annual	Management	6.11	Elect Rene J. Buenaventura as Director	For	For	
Hannover Rueck SE	HNR1	08-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	1a	Elect Director Anne-Marie N. Ainsworth	For	For	
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	1b	Elect Director Douglas Y. Bech	For	For	
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	1c	Elect Director Anna C. Catalano	For	For	
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	1d	Elect Director George J. Damiris	For	For	
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	1e	Elect Director Leldon E. Echols	For	For	
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	1f	Elect Director Michael C. Jennings	For	For	
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	1g	Elect Director R. Craig Knocke	For	For	
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	1h	Elect Director Robert J. Kostelnik	For	For	

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HollyFrontier Corporation	HFC	08-May-19	Annual	Management	1i	Elect Director James H. Lee	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	1j	Elect Director Franklin Myers	For	For	
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	1k	Elect Director Michael E. Rose	For	For	
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
HollyFrontier Corporation	HFC	08-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Hongkong Land Holdings Ltd.	H78	08-May-19	Annual	Management	1	Approve Financial Statements and Statutory Reports and Declare Final Dividend	For	Against	This proposal is not in shareholders' best interests.
Hongkong Land Holdings Ltd.	H78	08-May-19	Annual	Management	2	Re-elect Adam Keswick as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hongkong Land Holdings Ltd.	H78	08-May-19	Annual	Management	3	Re-elect Anthony Nightingale as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Hongkong Land Holdings Ltd.	H78	08-May-19	Annual	Management	4	Elect Christina Ong as Director	For	For	
Hongkong Land Holdings Ltd.	H78	08-May-19	Annual	Management	5	Re-elect Lord Sassoon as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hongkong Land Holdings Ltd.	H78	08-May-19	Annual	Management	6	Re-elect Michael Wu as Director	For	For	
Hongkong Land Holdings Ltd.	H78	08-May-19	Annual	Management	7	Approve Directors' Fees	For	For	
Hongkong Land Holdings Ltd.	H78	08-May-19	Annual	Management	8	Ratify Auditors and Authorise Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Hongkong Land Holdings Ltd.	H78	08-May-19	Annual	Management	9	Authorise Issue of Equity	For	For	
IDEXX Laboratories, Inc.	IDXX	08-May-19	Annual	Management	1a	Elect Director Jonathan W. Ayers	For	For	
IDEXX Laboratories, Inc.	IDXX	08-May-19	Annual	Management	1b	Elect Director Stuart M. Essig	For	For	
IDEXX Laboratories, Inc.	IDXX	08-May-19	Annual	Management	1c	Elect Director M. Anne Szostak	For	For	
IDEXX Laboratories, Inc.	IDXX	08-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
IDEXX Laboratories, Inc.	IDXX	08-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
IMCD NV	IMCD	08-May-19	Annual	Management	1	Open Meeting	None	None	
IMCD NV	IMCD	08-May-19	Annual	Management	2a	Receive Report of Management Board (Non-Voting)	None	None	
IMCD NV	IMCD	08-May-19	Annual	Management	2b	Implementation of Remuneration Policy	None	None	

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IMCD NV	IMCD	08-May-19	Annual	Management	2c	Adopt Financial Statements	For	For	
IMCD NV	IMCD	08-May-19	Annual	Management	2d	Approve Dividends of EUR 0.80 Per Share	For	For	
IMCD NV	IMCD	08-May-19	Annual	Management	3a	Approve Discharge of Management Board	For	For	
IMCD NV	IMCD	08-May-19	Annual	Management	3b	Approve Discharge of Supervisory Board	For	For	
IMCD NV	IMCD	08-May-19	Annual	Management	4	Reelect Michel Plantevin to Supervisory Board	For	For	
IMCD NV	IMCD	08-May-19	Annual	Management	5a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital Plus Additional 10 Percent in Case of Merger or Acquisition	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
IMCD NV	IMCD	08-May-19	Annual	Management	5b	Authorize Board to Exclude Preemptive Rights from Share Issuances from Under Item 5a	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
IMCD NV	IMCD	08-May-19	Annual	Management	6	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
IMCD NV	IMCD	08-May-19	Annual	Management	7	Other Business (Non-Voting)	None	None	
IMCD NV	IMCD	08-May-19	Annual	Management	8	Close Meeting	None	None	
Indivior Plc	INDV	08-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Indivior Plc	INDV	08-May-19	Annual	Management	3	Re-elect Howard Pien as Director	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	4	Re-elect Shaun Thaxter as Director	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	5	Re-elect Mark Crossley as Director	For	Against	We do not support insiders on the board other than the CEO.
Indivior Plc	INDV	08-May-19	Annual	Management	6	Re-elect Thomas McLellan as Director	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	7	Re-elect Tatjana May as Director	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	8	Re-elect Lorna Parker as Director	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	9	Re-elect Daniel Phelan as Director	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	10	Re-elect Christian Schade as Director	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	11	Re-elect Daniel Tasse as Director	For	Against	This director is overboarded.
Indivior Plc	INDV	08-May-19	Annual	Management	12	Re-elect Elizabeth Zlatkus as Director	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	13	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	14	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	15	Authorise EU Political Donations and Expenditure	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	16	Authorise Issue of Equity	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Indivior Plc	INDV	08-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	For	
Indivior Plc	INDV	08-May-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	1	Open Meeting; Elect Chairman of Meeting	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	3	Approve Agenda of Meeting	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	6	Receive President's Report	None	None	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	8	Accept Financial Statements and Statutory Reports	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	9	Approve Allocation of Income and Dividends of SEK 1.50 Per Share	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	10	Approve Discharge of Board and President	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	11	Determine Number of Members (6) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	Against	We view the proposed board size as too small.
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	12	Approve Remuneration of Directors in the Aggregate Amount of SEK 2 Million; Approve Remuneration of Auditors	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	13	Reelect Olof Ehrlen (Chairman), Johnny Alvarsson, Carina Qvarngard, Carina Edblad, Per Leopoldsson and Camilla Oberg as Directors; Ratify Grant Thornton as Auditors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	14	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	15	Authorize Chairman of Board and Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	16	Amend Articles Re: Change Company Name to Instalco AB; Edit Object of Company Business	For	For	

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Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	17	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	18	Approve Creation of Pool of Capital without Preemptive Rights	For	For	
Instalco Intressenter AB	INSTAL	08-May-19	Annual	Management	19	Close Meeting	None	None	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.1	Elect Director Charles Brindamour	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.2	Elect Director Janet De Silva	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.3	Elect Director Claude Dussault	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.4	Elect Director Jane E. Kinney	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.5	Elect Director Robert G. Leary	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.6	Elect Director Eileen Mercier	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.7	Elect Director Sylvie Paquette	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.8	Elect Director Timothy H. Penner	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.9	Elect Director Frederick Singer	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.10	Elect Director Stephen G. Snyder	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.11	Elect Director Carol Stephenson	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	1.12	Elect Director William L. Young	For	For	
Intact Financial Corporation	IFC	08-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Intact Financial Corporation	IFC	08-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	1	Elect Chairman of Meeting	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	3	Approve Agenda of Meeting	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
Investor AB	INVE.B	08-May-19	Annual	Management	7	Receive President's Report	None	None	
Investor AB	INVE.B	08-May-19	Annual	Management	8	Receive Board and Board Committee Reports	None	None	
Investor AB	INVE.B	08-May-19	Annual	Management	9	Accept Financial Statements and Statutory Reports	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	10	Approve Discharge of Board and President	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	11	Approve Allocation of Income and Dividends of SEK 13.00 Per Share	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	12.a	Determine Number of Members (11) and Deputy Members (0) of Board	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	12.b	Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	

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Investor AB	INVE.B	08-May-19	Annual	Management	13.a	Approve Remuneration of Directors in the Amount of SEK 2.8 Million for Chairman, SEK 1.62 Million for Vice Chairman, and SEK 750,000 for Other Directors; Approve Remuneration for Committee Work	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	13.b	Approve Remuneration of Auditors	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	14.a	Elect Dominic Barton as New Director	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	14.b	Reelect Gunnar Brock as Director	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	14.c	Reelect Johan Forssell as Director	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	14.d	Reelect Magdalena Gerger as Director	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	14.e	Reelect Tom Johnstone as Director	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	14.f	Reelect Sara Mazur as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Investor AB	INVE.B	08-May-19	Annual	Management	14.g	Reelect Grace Reksten Skaugen as Director	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	14.h	Reelect Hans Straberg as Director	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	14.i	Reelect Lena Treschow Torell as Director	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	14.j	Reelect Jacob Wallenberg as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for not having addressed the CEO's overboarding. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Investor AB	INVE.B	08-May-19	Annual	Management	14.k	Reelect Marcus Wallenberg as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Investor AB	INVE.B	08-May-19	Annual	Management	15	Reelect Jacob Wallenberg as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Investor AB	INVE.B	08-May-19	Annual	Management	16	Ratify Deloitte as Auditors	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	17.a	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	

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Investor AB	INVE.B	08-May-19	Annual	Management	17.b	Approve Performance Share Matching Plan LTI 2019 for Management and Other Employees	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	17.c	Approve Performance Share Matching Plan LTI 2019 for Patricia Industries Employees	For	For	
Investor AB	INVE.B	08-May-19	Annual	Management	18.a	Authorize Repurchase of Issued Share Capital and Reissuance of Repurchased Shares for General Purposes and in Support of Long-Term Incentive Program and Synthetic Share Program for Board of Directors	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Investor AB	INVE.B	08-May-19	Annual	Management	18.b	Authorize Reissuance of up to 600,000 Repurchased Shares in Support of 2019 Long-Term Incentive Program	For	For	
Investor AB	INVE.B	08-May-19	Annual	Shareholder	19	Instruct CEO to Report to the 2020 AGM about Future Engagement in Sub-Saharan Africa	None	Against	We do not believe that support for this proposal is in shareholder's best interests.
Investor AB	INVE.B	08-May-19	Annual	Management	20	Close Meeting	None	None	
ITV Plc	ITV	08-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
ITV Plc	ITV	08-May-19	Annual	Management	3	Approve Final Dividend	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	4	Re-elect Salman Amin as Director	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	5	Re-elect Peter Bazalgette as Director	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	6	Elect Edward Bonham Carter as Director	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	7	Re-elect Margaret Ewing as Director	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	8	Re-elect Roger Faxon as Director	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	9	Re-elect Mary Harris as Director	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	10	Elect Chris Kennedy as Director	For	Against	We do not support insiders on the board other than the CEO.
ITV Plc	ITV	08-May-19	Annual	Management	11	Re-elect Anna Manz as Director	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	12	Re-elect Carolyn McCall as Director	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	13	Elect Duncan Painter as Director	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	14	Reappoint KPMG LLP as Auditors	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	15	Authorise Board to Fix Remuneration of Auditors	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	16	Authorise Issue of Equity	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	

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ITV Plc	ITV	08-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	19	Authorise EU Political Donations and Expenditure	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
ITV Plc	ITV	08-May-19	Annual	Management	21	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.1	Elect Director Richard D. Kinder	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.2	Elect Director Steven J. Kean	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.3	Elect Director Kimberly A. Dang	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.4	Elect Director Ted A. Gardner	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.5	Elect Director Anthony W. Hall, Jr.	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.6	Elect Director Gary L. Hultquist	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.7	Elect Director Ronald L. Kuehn, Jr.	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.8	Elect Director Deborah A. Macdonald	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.9	Elect Director Michael C. Morgan	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.10	Elect Director Arthur C. Reichstetter	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.11	Elect Director Fayez Sarofim	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.12	Elect Director C. Park Shaper	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.13	Elect Director William A. Smith	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.14	Elect Director Joel V. Staff	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.15	Elect Director Robert F. Vagt	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	1.16	Elect Director Perry M. Waughtal	For	For	
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Kinder Morgan, Inc.	KMI	08-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and there are features that are not in line with best practice. .
Kinross Gold Corporation	K	08-May-19	Annual/Sp ecial	Management	1.1	Elect Director Ian Atkinson	For	For	
Kinross Gold Corporation	K	08-May-19	Annual/Sp ecial	Management	1.2	Elect Director John A. Brough	For	For	
Kinross Gold Corporation	K	08-May-19	Annual/Sp ecial	Management	1.3	Elect Director Kerry D. Dyte	For	For	

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Kinross Gold Corporation	K	08-May-19	Annual/Special	Management	1.4	Elect Director Ave G. Lethbridge	For	For	
Kinross Gold Corporation	K	08-May-19	Annual/Special	Management	1.5	Elect Director Catherine McLeod-Seltzer	For	For	
Kinross Gold Corporation	K	08-May-19	Annual/Special	Management	1.6	Elect Director Kelly J. Osborne	For	For	
Kinross Gold Corporation	K	08-May-19	Annual/Special	Management	1.7	Elect Director J. Paul Rollinson	For	For	
Kinross Gold Corporation	K	08-May-19	Annual/Special	Management	1.8	Elect Director David A. Scott	For	For	
Kinross Gold Corporation	K	08-May-19	Annual/Special	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Kinross Gold Corporation	K	08-May-19	Annual/Special	Management	3	Amend Restricted Share Plan	For	For	
Kinross Gold Corporation	K	08-May-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	1	Open Meeting	None	None	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	2	Receive Report of Management Board (Non-Voting)	None	None	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	3.a	Discuss Implementation of Remuneration Policy	None	None	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	3.b	Amend Remuneration Policy for Management Board	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	3.c	Amend Remuneration of Supervisory Board	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	4	Adopt Financial Statements	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	5.a	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	5.b	Approve Dividends of EUR 2.30 Per Share	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	6.a	Approve Discharge of Management Board	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	6.b	Approve Discharge of Supervisory Board	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	7.a	Reelect Pauline van der Meer Mohr to Supervisory Board	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	7.b	Elect Erica Mann to Supervisory Board	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	8	Ratify KPMG as Auditors	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	9.a	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital and Exclude Pre-emptive Rights	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	9.b	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital in Connection with a Rights Issue	For	For	

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Koninklijke DSM NV	DSM	08-May-19	Annual	Management	10	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	11	Approve Cancellation of Repurchased Shares	For	For	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	12	Other Business (Non-Voting)	None	None	
Koninklijke DSM NV	DSM	08-May-19	Annual	Management	13	Close Meeting	None	None	
Lindab International AB	LIAB	08-May-19	Annual	Management	1	Opening of Meeting; Elect Chairman of Meeting	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	3	Approve Agenda of Meeting	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	6	Receive President's Report	None	None	
Lindab International AB	LIAB	08-May-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Lindab International AB	LIAB	08-May-19	Annual	Management	8.a	Accept Financial Statements and Statutory Reports	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	8.b	Approve Allocation of Income and Dividends of SEK 1.75 Per Share	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	8.c	Approve Discharge of Board and President	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	9	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	10	Approve Remuneration of Directors in the Amount of SEK 856,000 for Chairman, SEK 26,250 to Employee Representatives and SEK 391,250 to Other Directors; Approve Committee Fees; Approve Remuneration of Auditors	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	11	Reelect Peter Nilsson (Chairman), Viveka Ekberg, Sonat Burman-Olsson, Anette Frumerie, John Hedberg, Per Bertland and Bent Johannesson as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Lindab International AB	LIAB	08-May-19	Annual	Management	12	Ratify Deloitte as Auditors	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	13	Authorize Chairman of Board and Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Lindab International AB	LIAB	08-May-19	Annual	Management	14	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Lindab International AB	LIAB	08-May-19	Annual	Management	15	Approve Stock Option Plan for Key Employees	For	For	
Lindab International AB	LIAB	08-May-19	Annual	Management	16	Authorize Reissuance of Repurchased Shares	For	For	

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Lindab International AB	LIAB	08-May-19	Annual	Management	17	Close Meeting	None	None	
Loomis AB	LOOM.B	08-May-19	Annual	Management	1	Open Meeting	None	None	
Loomis AB	LOOM.B	08-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	7	Receive President's Report	None	None	
Loomis AB	LOOM.B	08-May-19	Annual	Management	8.a	Receive Financial Statements and Statutory Reports	None	None	
Loomis AB	LOOM.B	08-May-19	Annual	Management	8.b	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	None	None	
Loomis AB	LOOM.B	08-May-19	Annual	Management	8.c	Receive Board's Proposal for Appropriation of Profit	None	None	
Loomis AB	LOOM.B	08-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 10.00 Per Share	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	9.c	Approve May 10, 2019, as Record Date for Dividend Payment	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	9.d	Approve Discharge of Board and President	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	10	Determine Number of Members (6) and Deputy Members of Board (0)	For	Against	We view the proposed board size as too small.
Loomis AB	LOOM.B	08-May-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 1 Million for Chairman and SEK 425,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	12	Reelect Alf Goransson (Chairman), Jan Svensson, Patrik Andersson, Ingrid Bonde, CeciliaDaun Wennborg and Gun Nilsson as Directors; Ratify Deloitte as Auditors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Loomis AB	LOOM.B	08-May-19	Annual	Management	13	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	14	Approve Performance Share Plan; Approve Funding of Plan	For	For	
Loomis AB	LOOM.B	08-May-19	Annual	Management	15	Close Meeting	None	None	
MIRAE ASSET DAEWOO CO., LTD.	006800	08-May-19	Special	Management	1.1	Elect Jeong Yong-seon as Outside Director	For	For	

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MIRAE ASSET DAEWOO CO., LTD.	006800	08-May-19	Special	Management	1.2	Elect Cho Seong-il as Outside Director	For	For	
MIRAE ASSET DAEWOO CO., LTD.	006800	08-May-19	Special	Management	2	Elect Jeong Yong-seon as a Member of Audit Committee	For	For	
Molina Healthcare, Inc.	MOH	08-May-19	Annual	Management	1A	Elect Director Barbara L. Brasier	For	For	
Molina Healthcare, Inc.	MOH	08-May-19	Annual	Management	1B	Elect Director Steven J. Orlando	For	For	
Molina Healthcare, Inc.	MOH	08-May-19	Annual	Management	1C	Elect Director Richard C. Zoretic	For	For	
Molina Healthcare, Inc.	MOH	08-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Molina Healthcare, Inc.	MOH	08-May-19	Annual	Management	3	Declassify the Board of Directors	For	For	
Molina Healthcare, Inc.	MOH	08-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Molina Healthcare, Inc.	MOH	08-May-19	Annual	Management	5	Approve Qualified Employee Stock Purchase Plan	For	For	
Molina Healthcare, Inc.	MOH	08-May-19	Annual	Management	6	Ratify Ernst & Young LLP as Auditors	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	3	Re-elect Michael Findlay as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	4	Re-elect John Morgan as Director	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	5	Re-elect Steve Crummett as Director	For	Against	We do not support insiders on the board other than the CEO.
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	6	Re-elect Malcolm Cooper as Director	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	7	Re-elect Tracey Killen as Director	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	8	Elect David Lowden as Director	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	9	Approve Remuneration Report	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	10	Reappoint Deloitte LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	11	Authorise Board to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	12	Authorise EU Political Donations and Expenditure	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	13	Authorise Issue of Equity	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	14	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	16	Authorise Market Purchase of Ordinary Shares	For	For	
Morgan Sindall Group plc	MGNS	08-May-19	Annual	Management	17	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.

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Morguard Real Estate Investment Trust	MRT.UN	08-May-19	Annual	Management	1.1	Elect Trustee Michael A. J. Catford	For	Withhold	We are voting against this director due to concerns over tenure.
Morguard Real Estate Investment Trust	MRT.UN	08-May-19	Annual	Management	1.2	Elect Trustee Graeme M. Eadie	For	For	
Morguard Real Estate Investment Trust	MRT.UN	08-May-19	Annual	Management	1.3	Elect Trustee Edward C. Kress	For	For	
Morguard Real Estate Investment Trust	MRT.UN	08-May-19	Annual	Management	1.4	Elect Trustee Bart S. Munn	For	For	
Morguard Real Estate Investment Trust	MRT.UN	08-May-19	Annual	Management	1.5	Elect Trustee K. Rai Sahi	For	For	
Morguard Real Estate Investment Trust	MRT.UN	08-May-19	Annual	Management	1.6	Elect Trustee Antony K. Stephens	For	Withhold	We are voting against this director due to concerns over tenure.
Morguard Real Estate Investment Trust	MRT.UN	08-May-19	Annual	Management	1.7	Elect Trustee Timothy J. Walker	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We are voting against the Chair of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Morguard Real Estate Investment Trust	MRT.UN	08-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	For	
NOS SGPS SA	NOS	08-May-19	Annual	Management	1	Approve Individual and Consolidated Financial Statements and Statutory Reports	For	For	
NOS SGPS SA	NOS	08-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
NOS SGPS SA	NOS	08-May-19	Annual	Management	3	Appraise Management and Supervision of Company and Approve Vote of Confidence to Corporate Bodies	For	For	
NOS SGPS SA	NOS	08-May-19	Annual	Management	4	Approve Statement on Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
NOS SGPS SA	NOS	08-May-19	Annual	Management	5	Authorize Repurchase and Reissuance of Shares	For	For	
NOS SGPS SA	NOS	08-May-19	Annual	Management	6	Authorize Repurchase and Reissuance of Repurchased Debt Instruments	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.

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NOS SGPS SA	NOS	08-May-19	Annual	Management	7	Elect Corporate Bodies	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
NOS SGPS SA	NOS	08-May-19	Annual	Management	8	Appoint Auditor	For	For	
NOS SGPS SA	NOS	08-May-19	Annual	Management	9	Elect Remuneration Committee and Approve Committee Remuneration	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
ObsEva SA	OBSV	08-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
ObsEva SA	OBSV	08-May-19	Annual	Management	2	Approve Discharge of Board and Senior Management	For	For	
ObsEva SA	OBSV	08-May-19	Annual	Management	3	Approve Treatment of Net Loss	For	For	
ObsEva SA	OBSV	08-May-19	Annual	Management	4.1	Reelect Franciscus Verwiel as Director and Board Chairman	For	For	
ObsEva SA	OBSV	08-May-19	Annual	Management	4.2	Reelect Annette Clancy as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ObsEva SA	OBSV	08-May-19	Annual	Management	4.3	Reelect Barbara Duncan as Director	For	Against	This director is overboarded.
ObsEva SA	OBSV	08-May-19	Annual	Management	4.4	Reelect Jim Healy as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
ObsEva SA	OBSV	08-May-19	Annual	Management	4.5	Reelect Ernest Loumaye as Director	For	For	
ObsEva SA	OBSV	08-May-19	Annual	Management	4.6	Reelect Edward Mathers as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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ObsEva SA	OBSV	08-May-19	Annual	Management	4.7	Reelect Rafaele Tordjman as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ObsEva SA	OBSV	08-May-19	Annual	Management	4.8	Reelect Jacky Vonderscher as Director	For	For	
ObsEva SA	OBSV	08-May-19	Annual	Management	5.1	Reappoint Annette Clancy as Member of the Compensation Committee	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ObsEva SA	OBSV	08-May-19	Annual	Management	5.2	Reappoint Jim Healy as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
ObsEva SA	OBSV	08-May-19	Annual	Management	5.3	Reappoint Rafaele Tordjman as Member of the Compensation Committee	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ObsEva SA	OBSV	08-May-19	Annual	Management	5.4	Appoint Edward Mathers as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ObsEva SA	OBSV	08-May-19	Annual	Management	6	Ratify PricewaterhouseCoopers SA as Auditors	For	For	
ObsEva SA	OBSV	08-May-19	Annual	Management	7	Designate Perreard de Boccard SA as Independent Proxy	For	For	
ObsEva SA	OBSV	08-May-19	Annual	Management	8.1	Approve Remuneration of Directors in the Amount of USD 2.5 Million	For	Against	The director remuneration plan does not meet our guidelines.
ObsEva SA	OBSV	08-May-19	Annual	Management	8.2	Approve Remuneration of Executive Committee in the Amount of USD 15 Million for Fiscal 2020	For	Against	The director remuneration plan does not meet our guidelines.
ObsEva SA	OBSV	08-May-19	Annual	Management	9	Approve CHF 1.7 Million Authorized Capital Increase without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

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ObsEva SA	OBSV	08-May-19	Annual	Management	10	Approve CHF 1.3 Million Conditional Capital Increase for Financing Purposes without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
ObsEva SA	OBSV	08-May-19	Annual	Management	11	Approve Increase in Conditional Capital Reserved for Stock Option Plan	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
ObsEva SA	OBSV	08-May-19	Annual	Management	12	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	1a	Elect Director Atsushi Abe	For	For	
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	1b	Elect Director Alan Campbell	For	For	
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	1c	Elect Director Curtis J. Crawford	For	For	
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	1d	Elect Director Gilles Delfassy	For	For	
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	1e	Elect Director Emmanuel T. Hernandez	For	For	
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	1f	Elect Director Keith D. Jackson	For	For	
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	1g	Elect Director Paul A. Mascarenas	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	1h	Elect Director Daryl A. Ostrande	For	For	
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	1i	Elect Director Teresa M. Ressel	For	For	
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	1j	Elect Director Christine Y. Yan	For	For	
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
ON Semiconductor Corporation	ON	08-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Pan American Silver Corp.	PAAS	08-May-19	Annual/Special	Management	1.1	Elect Director Ross J. Beaty	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Pan American Silver Corp.	PAAS	08-May-19	Annual/Special	Management	1.2	Elect Director Michael Steinmann	For	For	
Pan American Silver Corp.	PAAS	08-May-19	Annual/Special	Management	1.3	Elect Director Michael L. Carroll	For	For	
Pan American Silver Corp.	PAAS	08-May-19	Annual/Special	Management	1.4	Elect Director Neil de Gelder	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Pan American Silver Corp.	PAAS	08-May-19	Annual/Special	Management	1.5	Elect Director Walter T. Segsworth	For	For	

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Pan American Silver Corp.	PAAS	08-May-19	Annual/Special	Management	1.6	Elect Director Gillian D. Winckler	For	For	
Pan American Silver Corp.	PAAS	08-May-19	Annual/Special	Management	1.7	Elect Director Charles A. Jeannes	For	For	
Pan American Silver Corp.	PAAS	08-May-19	Annual/Special	Management	1.8	Elect Director C. Kevin McArthur	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Pan American Silver Corp.	PAAS	08-May-19	Annual/Special	Management	2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Pan American Silver Corp.	PAAS	08-May-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Parex Resources Inc.	PXT	08-May-19	Annual	Management	1	Fix Number of Directors at Ten	For	For	
Parex Resources Inc.	PXT	08-May-19	Annual	Management	2.1	Elect Director Curtis Bartlett	For	For	
Parex Resources Inc.	PXT	08-May-19	Annual	Management	2.2	Elect Director Lisa Colnett	For	For	
Parex Resources Inc.	PXT	08-May-19	Annual	Management	2.3	Elect Director Robert Engbloom	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Parex Resources Inc.	PXT	08-May-19	Annual	Management	2.4	Elect Director Wayne Foo	For	For	
Parex Resources Inc.	PXT	08-May-19	Annual	Management	2.5	Elect Director G.R. (Bob) MacDougall	For	For	
Parex Resources Inc.	PXT	08-May-19	Annual	Management	2.6	Elect Director Glenn McNamara	For	For	
Parex Resources Inc.	PXT	08-May-19	Annual	Management	2.7	Elect Director Ron Miller	For	For	
Parex Resources Inc.	PXT	08-May-19	Annual	Management	2.8	Elect Director Carmen Sylvain	For	For	
Parex Resources Inc.	PXT	08-May-19	Annual	Management	2.9	Elect Director David Taylor	For	For	
Parex Resources Inc.	PXT	08-May-19	Annual	Management	2.10	Elect Director Paul Wright	For	For	
Parex Resources Inc.	PXT	08-May-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Parex Resources Inc.	PXT	08-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Phillips 66	PSX	08-May-19	Annual	Management	1a	Elect Director Greg C. Garland	For	For	
Phillips 66	PSX	08-May-19	Annual	Management	1b	Elect Director Gary K. Adams	For	For	
Phillips 66	PSX	08-May-19	Annual	Management	1c	Elect Director John E. Lowe	For	For	
Phillips 66	PSX	08-May-19	Annual	Management	1d	Elect Director Denise L. Ramos	For	For	
Phillips 66	PSX	08-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	

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Phillips 66	PSX	08-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and allows for too much discretion by the board.
Phillips 66	PSX	08-May-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Phillips 66	PSX	08-May-19	Annual	Shareholder	5	Report on Plastic Pollution *Withdrawn Resolution*	None	None	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	1.1	Elect Director Brian P. Anderson	For	For	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	1.2	Elect Director Bryce Blair	For	For	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	1.3	Elect Director Richard W. Dreiling	For	For	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	1.4	Elect Director Thomas J. Folliard	For	For	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	1.5	Elect Director Cheryl W. Grise	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	1.6	Elect Director Andre J. Hawaux	For	For	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	1.7	Elect Director Ryan R. Marshall	For	For	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	1.8	Elect Director John R. Peshkin	For	For	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	1.9	Elect Director Scott F. Powers	For	For	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	1.10	Elect Director William J. Pulte	For	For	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	1.11	Elect Director Lila J. Snyder	For	For	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
PulteGroup, Inc.	PHM	08-May-19	Annual	Management	4	Amend NOL Rights Plan (NOL Pill)	For	For	
Russel Metals Inc.	RUS	08-May-19	Annual	Management	1a.1	Elect Director Alain Benedetti	For	For	
Russel Metals Inc.	RUS	08-May-19	Annual	Management	1a.2	Elect Director John M. Clark	For	For	
Russel Metals Inc.	RUS	08-May-19	Annual	Management	1a.3	Elect Director James F. Dinning	For	For	
Russel Metals Inc.	RUS	08-May-19	Annual	Management	1a.4	Elect Director Brian R. Hedges	For	For	
Russel Metals Inc.	RUS	08-May-19	Annual	Management	1a.5	Elect Director Barbara S. Jeremiah	For	For	
Russel Metals Inc.	RUS	08-May-19	Annual	Management	1a.6	Elect Director Alice D. Laberge	For	For	
Russel Metals Inc.	RUS	08-May-19	Annual	Management	1a.7	Elect Director William M. O'Reilly	For	For	
Russel Metals Inc.	RUS	08-May-19	Annual	Management	1a.8	Elect Director John G. Reid	For	For	
Russel Metals Inc.	RUS	08-May-19	Annual	Management	1a.9	Elect Director Annie Thabet	For	For	
Russel Metals Inc.	RUS	08-May-19	Annual	Management	1a.10	Elect Director John R. Tulloch	For	For	
Russel Metals Inc.	RUS	08-May-19	Annual	Management	2	Approve Deloitte LLP Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.

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Russel Metals Inc.	RUS	08-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and contains features that are not in line with best practice.
Service Corporation International	SCI	08-May-19	Annual	Management	1a	Elect Director Alan R. Buckwalter	For	For	
Service Corporation International	SCI	08-May-19	Annual	Management	1b	Elect Director Jakki L. Haussler	For	For	
Service Corporation International	SCI	08-May-19	Annual	Management	1c	Elect Director Victor L. Lund	For	Against	We are voting against this director due to concerns over tenure. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Service Corporation International	SCI	08-May-19	Annual	Management	1d	Elect Director Ellen Ochoa	For	For	
Service Corporation International	SCI	08-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Service Corporation International	SCI	08-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Service Corporation International	SCI	08-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	1a	Elect Director Glyn F. Aeppel	For	For	
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	1b	Elect Director Larry C. Glasscock	For	For	
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	1c	Elect Director Karen N. Horn	For	For	
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	1d	Elect Director Allan Hubbard	For	For	
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	1e	Elect Director Reuben S. Leibowitz	For	For	
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	1f	Elect Director Gary M. Rodkin	For	For	
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	1g	Elect Director Stefan M. Selig	For	For	
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	1h	Elect Director Daniel C. Smith	For	For	
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	1i	Elect Director J. Albert Smith, Jr.	For	Against	We are voting against this director due to concerns over tenure.
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	1j	Elect Director Marta R. Stewart	For	For	
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Simon Property Group, Inc.	SPG	08-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Simon Property Group, Inc.	SPG	08-May-19	Annual	Shareholder	5	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.

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SINOPEC Engineering (Group) Co., Ltd.	2386	08-May-19	Special	Management	1	Authorize Repurchase of Issued Share Capital	For	For	
SINOPEC Engineering (Group) Co., Ltd.	2386	08-May-19	Annual	Management	1	Approve Report of the Board	For	For	
SINOPEC Engineering (Group) Co., Ltd.	2386	08-May-19	Annual	Management	2	Approve Report of the Supervisory Committee	For	For	
SINOPEC Engineering (Group) Co., Ltd.	2386	08-May-19	Annual	Management	3	Approve Audited Financial Statements	For	For	
SINOPEC Engineering (Group) Co., Ltd.	2386	08-May-19	Annual	Management	4	Approve Final Dividend Distribution Plan	For	For	
SINOPEC Engineering (Group) Co., Ltd.	2386	08-May-19	Annual	Management	5	Approve Interim Profit Distribution Plan	For	For	
SINOPEC Engineering (Group) Co., Ltd.	2386	08-May-19	Annual	Management	6	Approve Grant Thornton China (Special General Partnership) as Domestic Auditor and Approve Grant Thornton Hong Kong Limited as International Auditor and Authorize Board to Fix Their Remuneration	For	For	
SINOPEC Engineering (Group) Co., Ltd.	2386	08-May-19	Annual	Management	7	Approve Business Operation Plan, Investment Plan and Financial Budget	For	For	
SINOPEC Engineering (Group) Co., Ltd.	2386	08-May-19	Annual	Management	1	Authorize Repurchase of Issued Share Capital	For	For	
SINOPEC Engineering (Group) Co., Ltd.	2386	08-May-19	Annual	Management	2	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Management	1.1	Elect Director David J. Aldrich	For	For	
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Management	1.2	Elect Director Kevin L. Beebe	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Management	1.3	Elect Director Timothy R. Furey	For	Against	We are voting against this director due to concerns over tenure.
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Management	1.4	Elect Director Liam K. Griffin	For	For	
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Management	1.5	Elect Director Balakrishnan S. Iyer	For	For	
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Management	1.6	Elect Director Christine King	For	For	
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Management	1.7	Elect Director David P. McGlade	For	For	
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Management	1.8	Elect Director Robert A. Schriesheim	For	For	
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Management	1.9	Elect Director Kimberly S. Stevenson	For	For	
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	For	
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks certain risk mitigation features, and the program lacks disclosure.
Skyworks Solutions, Inc.	SWKS	08-May-19	Annual	Shareholder	4	Adopt Simple Majority	None	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SSY Group Limited	2005	08-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
SSY Group Limited	2005	08-May-19	Annual	Management	2A	Elect Qu Jiguang as Director	For	For	
SSY Group Limited	2005	08-May-19	Annual	Management	2B	Elect Wang Yibing as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
SSY Group Limited	2005	08-May-19	Annual	Management	2C	Elect Leung Chong Shun as Director	For	For	
SSY Group Limited	2005	08-May-19	Annual	Management	3	Authorize Board to Fix Remuneration of Directors	For	For	
SSY Group Limited	2005	08-May-19	Annual	Management	4	Approve KPMG as Auditor and Authorize Board to Fix Their Remuneration	For	For	
SSY Group Limited	2005	08-May-19	Annual	Management	5	Approve Final Dividend	For	For	
SSY Group Limited	2005	08-May-19	Annual	Management	6A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
SSY Group Limited	2005	08-May-19	Annual	Management	6B	Authorize Repurchase of Issued Share Capital	For	For	
SSY Group Limited	2005	08-May-19	Annual	Management	6C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Standard Chartered Plc	STAN	08-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Standard Chartered Plc	STAN	08-May-19	Annual	Management	4	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Standard Chartered Plc	STAN	08-May-19	Annual	Management	5	Elect Carlson Tong as Director	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	6	Re-elect Dr Louis Cheung as Director	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	7	Re-elect David Conner as Director	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	8	Re-elect Dr Byron Grote as Director	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	9	Re-elect Andy Halford as Director	For	Against	We do not support insiders on the board other than the CEO.
Standard Chartered Plc	STAN	08-May-19	Annual	Management	10	Re-elect Christine Hodgson as Director	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	11	Re-elect Gay Huey Evans as Director	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	12	Re-elect Naguib Kheraj as Director	For	For	

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Standard Chartered Plc	STAN	08-May-19	Annual	Management	13	Re-elect Dr Ngozi Okonjo-Iweala as Director	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	14	Re-elect Jose Vinals as Director	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	15	Re-elect Jasmine Whitbread as Director	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	16	Re-elect Bill Winters as Director	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	17	Reappoint KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Standard Chartered Plc	STAN	08-May-19	Annual	Management	18	Authorise the Audit Committee to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Standard Chartered Plc	STAN	08-May-19	Annual	Management	19	Authorise EU Political Donations and Expenditure	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	20	Authorise Issue of Equity	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	21	Extend the Authority to Allot Shares by Such Number of Shares Repurchased by the Company under the Authority Granted Pursuant to Resolution 26	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	22	Authorise Issue of Equity in Relation to Equity Convertible Additional Tier 1 Securities	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	23	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	24	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	25	Authorise Issue of Equity without Pre-emptive Rights in Relation to Equity Convertible Additional Tier 1 Securities	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	26	Authorise Market Purchase of Ordinary Shares	For	For	
Standard Chartered Plc	STAN	08-May-19	Annual	Management	27	Authorise Market Purchase of Preference Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Standard Chartered Plc	STAN	08-May-19	Annual	Management	28	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Summit Industrial Income REIT	SMU.UN	08-May-19	Annual/Special	Management	1.1	Elect Trustee Paul Dykeman	For	For	
Summit Industrial Income REIT	SMU.UN	08-May-19	Annual/Special	Management	1.2	Elect Trustee Louis Maroun	For	For	
Summit Industrial Income REIT	SMU.UN	08-May-19	Annual/Special	Management	1.3	Elect Trustee Saul Shulman	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.

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Summit Industrial Income REIT	SMU.UN	08-May-19	Annual/Special	Management	1.4	Elect Trustee James Tadeson	For	For	
Summit Industrial Income REIT	SMU.UN	08-May-19	Annual/Special	Management	1.5	Elect Trustee Larry Morassutti	For	For	
Summit Industrial Income REIT	SMU.UN	08-May-19	Annual/Special	Management	1.6	Elect Trustee Michael Catford	For	For	
Summit Industrial Income REIT	SMU.UN	08-May-19	Annual/Special	Management	1.7	Elect Trustee Dayna M. Gibbs	For	For	
Summit Industrial Income REIT	SMU.UN	08-May-19	Annual/Special	Management	2	Approve Deloitte LLP as Auditors and Authorize the Trustees to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Summit Industrial Income REIT	SMU.UN	08-May-19	Annual/Special	Management	3	Approve Internalization of the REIT's Asset and Property Management Function	For	For	
TERNA Rete Elettrica Nazionale SpA	TRN	08-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
TERNA Rete Elettrica Nazionale SpA	TRN	08-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
TERNA Rete Elettrica Nazionale SpA	TRN	08-May-19	Annual	Management	3A	Elect Paolo Calcagnini as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TERNA Rete Elettrica Nazionale SpA	TRN	08-May-19	Annual	Shareholder	3B	Elect Marco Giorgino as Director	None	For	
TERNA Rete Elettrica Nazionale SpA	TRN	08-May-19	Annual	Management	4	Approve Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
TERNA Rete Elettrica Nazionale SpA	TRN	08-May-19	Annual	Management	5	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
TERNA Rete Elettrica Nazionale SpA	TRN	08-May-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	1	Fix Number of Directors at Eight	For	For	
TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	2.1	Elect Director David Johnson	For	For	

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TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	2.2	Elect Director John Brussa	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board. Also, this director is overboarded.
TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	2.3	Elect Director Mary-Jo Case	For	For	
TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	2.4	Elect Director M. Bruce Chernoff	For	Withhold	This director is overboarded.
TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	2.5	Elect Director John Gordon	For	For	
TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	2.6	Elect Director Brett Herman	For	For	
TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	2.7	Elect Director R. Scott Lawrence	For	For	
TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	2.8	Elect Director Dale Shwed	For	Withhold	This director is overboarded.
TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
TORC Oil & Gas Ltd.	TOG	08-May-19	Annual/Special	Management	5	Re-approve Share Award Incentive Plan	For	Against	The share award incentive plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
TransUnion	TRU	08-May-19	Annual	Management	1.1	Elect Director George M. Awad	For	For	
TransUnion	TRU	08-May-19	Annual	Management	1.2	Elect Director Christopher A. Cartwright	For	For	
TransUnion	TRU	08-May-19	Annual	Management	1.3	Elect Director Siddharth N. (Bobby) Mehta	For	For	
TransUnion	TRU	08-May-19	Annual	Management	1.4	Elect Director Andrew Prozes	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
TransUnion	TRU	08-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
TransUnion	TRU	08-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.1	Elect Director Jose B. Alvarez	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.2	Elect Director Marc A. Bruno	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.3	Elect Director Matthew J. Flannery	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.4	Elect Director Bobby J. Griffin	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.5	Elect Director Kim Harris Jones	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.6	Elect Director Terri L. Kelly	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.7	Elect Director Michael J. Kneeland	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.8	Elect Director Gracia C. Martore	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.9	Elect Director Jason D. Papastavrou	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.10	Elect Director Filippo Passerini	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.11	Elect Director Donald C. Roof	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	1.12	Elect Director Shiv Singh	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
United Rentals, Inc.	URI	08-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
United Rentals, Inc.	URI	08-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
United Rentals, Inc.	URI	08-May-19	Annual	Shareholder	5	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Vestel Beyaz ESYA Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	1	Open Meeting and Elect Presiding Council of Meeting	For	For	
Vestel Beyaz ESYA Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	2	Authorize Presiding Council to Sign Minutes of Meeting	For	For	
Vestel Beyaz ESYA Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	3	Accept Board Report	For	For	
Vestel Beyaz ESYA Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	4	Accept Audit Report	For	For	
Vestel Beyaz ESYA Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	5	Accept Financial Statements	For	For	
Vestel Beyaz ESYA Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	6	Approve Discharge of Board	For	For	
Vestel Beyaz ESYA Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	7	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Vestel Beyaz ESYA Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	8	Approve Director Remuneration	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Vestel Beyaz ESYA Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	9	Approve Allocation of Income	For	For	
Vestel Beyaz ESYA Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	10	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose	For	For	
Vestel Beyaz ESYA Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	11	Ratify External Auditors	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Vestel Beyaz Esva Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	12	Approve Upper Limit of Donations for 2019 and Receive Information on Donations Made in 2018	For	For	
Vestel Beyaz Esva Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	13	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	None	None	
Vestel Beyaz Esva Sanayi ve Ticaret AS	VESBE	08-May-19	Annual	Management	14	Close Meeting	None	None	
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	1	Open Meeting and Elect Presiding Council of Meeting	For	For	
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	2	Authorize Presiding Council to Sign Minutes of Meeting	For	For	
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	3	Accept Board Report	For	For	
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	4	Accept Audit Report	For	For	
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	5	Accept Financial Statements	For	For	
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	6	Approve Discharge of Board	For	For	
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	7	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	8	Approve Director Remuneration	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	9	Approve Allocation of Income	For	For	
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	10	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose	For	For	
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	11	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	12	Approve Upper Limit of Donations for 2019 and Receive Information on Donations Made in 2018	For	For	
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	13	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	None	None	
Vestel Elektronik Sanayi ve Ticaret AS	VESTL	08-May-19	Annual	Management	14	Close Meeting	None	None	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	2	Approve Discharge of Board and Senior Management	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	3	Approve Allocation of Income and Dividends of CHF 2.00 per Share	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	4	Approve Remuneration Report	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	5.1	Approve Remuneration of Directors in the Amount of CHF 6.5 Million	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	5.2	Approve Remuneration of Executive Committee in the Amount of CHF 17 Million	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.1.1	Reelect Etienne Jornod as Director and Board Chairman	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.1.2	Reelect Michel Burnier as Director	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.1.3	Reelect Romeo Cerutti as Director	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.1.4	Reelect Jacques Theurillat as Director	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.1.5	Reelect Gianni Zampieri as Director	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.1.6	Elect Sue Mahony as Director	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.1.7	Elect Kim Stratton as Director	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.2.1	Reappoint Michel Burnier as Member of the Compensation Committee	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.2.2	Appoint Romeo Cerutti as Member of the Compensation Committee	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.2.3	Appoint Sue Mahony as Member of the Compensation Committee	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.3	Designate Walder Wyss AG as Independent Proxy	For	For	
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	6.4	Ratify Ernst & Young AG as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Vifor Pharma AG	VIFN	08-May-19	Annual	Management	7	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	1.1	Approve Consolidated and Standalone Financial Statements	For	For	
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	1.2	Approve Allocation of Income	For	For	
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	2	Approve Non-Financial Information Report	For	For	
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	3	Approve Discharge of Board	For	For	
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	4	Appoint KPMG Auditores as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.1	Elect Antonio Botella Garcia as Director	For	For	
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.2	Elect Emilio Garcia Gallego as Director	For	For	

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ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.3	Elect Catalina Minarro Brugarolas as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.4	Elect Agustin Batuecas Torrego as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.5	Elect Jose Luis del Valle Perez as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.6	Elect Antonio Garcia Ferrer as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.7	Elect Florentino Perez Rodriguez as Director	For	Against	We are voting against this director due to concerns over tenure.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.8	Elect Joan-David Grima i Terre as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.9	Elect Jose Maria Loizaga Viguri as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.10	Elect Pedro Jose Lopez Jimenez as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.11	Elect Miguel Roca Junyent as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	5.12	Elect Maria Soledad Perez Rodriguez as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	6	Advisory Vote on Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	7	Receive Amendments to Board of Directors Regulations	None	None	
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	8	Amend Articles	For	For	
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	9	Authorize Capitalization of Reserves for Scrip Dividends and Approve Reduction in Share Capital via Amortization of Treasury Shares	For	For	
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	10	Authorize Share Repurchase and Capital Reduction via Amortization of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	11	Authorize Issuance of Convertible Bonds, Debentures, Warrants, and Other Debt Securities up to EUR 3 Billion with Exclusion of Preemptive Rights up to 20 Percent of Capital	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
ACS Actividades de Construccion y Servicios SA	ACS	09-May-19	Annual	Management	12	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
adidas AG	ADS	09-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Alexandria Real Estate Equities, Inc.	ARE	09-May-19	Annual	Management	1.1	Elect Director Joel S. Marcus	For	Against	We are voting against this director due to concerns over tenure.
Alexandria Real Estate Equities, Inc.	ARE	09-May-19	Annual	Management	1.2	Elect Director Steven R. Hash	For	For	
Alexandria Real Estate Equities, Inc.	ARE	09-May-19	Annual	Management	1.3	Elect Director John L. Atkins, III	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Alexandria Real Estate Equities, Inc.	ARE	09-May-19	Annual	Management	1.4	Elect Director James P. Cain	For	For	
Alexandria Real Estate Equities, Inc.	ARE	09-May-19	Annual	Management	1.5	Elect Director Maria C. Freire	For	For	
Alexandria Real Estate Equities, Inc.	ARE	09-May-19	Annual	Management	1.6	Elect Director Richard H. Klein	For	For	
Alexandria Real Estate Equities, Inc.	ARE	09-May-19	Annual	Management	1.7	Elect Director James H. Richardson	For	For	
Alexandria Real Estate Equities, Inc.	ARE	09-May-19	Annual	Management	1.8	Elect Director Michael A. Woronoff	For	For	

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Alexandria Real Estate Equities, Inc.	ARE	09-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Alexandria Real Estate Equities, Inc.	ARE	09-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Allied Properties Real Estate Investment Trust	AP.UN	09-May-19	Annual/Special	Management	1.1	Elect Trustee Gerald R. Connor	For	Withhold	We are voting against this director due to concerns over tenure.
Allied Properties Real Estate Investment Trust	AP.UN	09-May-19	Annual/Special	Management	1.2	Elect Trustee Lois Cormack	For	For	
Allied Properties Real Estate Investment Trust	AP.UN	09-May-19	Annual/Special	Management	1.3	Elect Trustee Gordon R. Cunningham	For	Withhold	We are voting against this director due to concerns over tenure. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Allied Properties Real Estate Investment Trust	AP.UN	09-May-19	Annual/Special	Management	1.4	Elect Trustee Michael R. Emory	For	For	
Allied Properties Real Estate Investment Trust	AP.UN	09-May-19	Annual/Special	Management	1.5	Elect Trustee James Griffiths	For	For	
Allied Properties Real Estate Investment Trust	AP.UN	09-May-19	Annual/Special	Management	1.6	Elect Trustee Margaret T. Nelligan	For	For	
Allied Properties Real Estate Investment Trust	AP.UN	09-May-19	Annual/Special	Management	1.7	Elect Trustee Peter Sharpe	For	For	
Allied Properties Real Estate Investment Trust	AP.UN	09-May-19	Annual/Special	Management	2	Approve Deloitte LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	For	
Allied Properties Real Estate Investment Trust	AP.UN	09-May-19	Annual/Special	Management	3	Amend Unit Option Plan	For	Against	The stock option plan does not meet our guidelines.
Allied Properties Real Estate Investment Trust	AP.UN	09-May-19	Annual/Special	Management	4	Re-approve Unitholder Rights Plan	For	For	
AMETEK, Inc.	AME	09-May-19	Annual	Management	1a	Elect Director Ruby R. Chandy	For	For	
AMETEK, Inc.	AME	09-May-19	Annual	Management	1b	Elect Director Steven W. Kohlhagen	For	Against	We are voting against this director due to concerns over tenure.
AMETEK, Inc.	AME	09-May-19	Annual	Management	1c	Elect Director David A. Zapico	For	For	
AMETEK, Inc.	AME	09-May-19	Annual	Management	2	Adopt Majority Voting for Uncontested Election of Directors	For	For	
AMETEK, Inc.	AME	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and as there are features that are not in line with best practice.

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AMETEK, Inc.	AME	09-May-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	1	Re-elect Maria Richter as Director	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	2.1	Elect Kelvin Dushnisky as Director	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	2.2	Elect Alan Ferguson as Director	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	2.3	Elect Jochen Tilk as Director	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	3.1	Re-elect Rhidwaan Gasant as Member of the Audit and Risk Committee	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	3.2	Re-elect Rodney Ruston as Member of the Audit and Risk Committee	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	3.3	Re-elect Maria Richter as Member of the Audit and Risk Committee	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	3.4	Elect Alan Ferguson as Member of the Audit and Risk Committee	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	4	Reappoint Ernst & Young Inc as Auditors of the Company with Ernest Botha as the Lead Audit Partner	For	Against	The auditor's tenure exceeds our guidelines.
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	5	Place Authorised but Unissued Shares under Control of Directors	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	6.1	Approve Remuneration Policy	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	6.2	Approve Remuneration Implementation Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	7	Approve Remuneration of Non-executive Directors	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	8	Authorise Repurchase of Issued Share Capital	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	9	Authorise Board to Issue Shares for Cash	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	10	Approve Financial Assistance in Terms of Sections 44 and 45 of the Companies Act	For	For	
AngloGold Ashanti Ltd.	ANG	09-May-19	Annual	Management	11	Authorise Ratification of Approved Resolutions	For	For	
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	1.1	Elect Director Barry W. Perry	For	Withhold	We are voting against this director due to concerns over tenure.
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	1.2	Elect Director Philip K. Asherman	For	For	
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	1.3	Elect Director Steven H. Gunby	For	For	
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	1.4	Elect Director Gail E. Hamilton	For	For	
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	1.5	Elect Director Richard S. Hill	For	For	
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	1.6	Elect Director M.F. "Fran" Keeth	For	For	
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	1.7	Elect Director Andrew C. Kerin	For	For	
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	1.8	Elect Director Laurel J. Krzeminski	For	For	

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Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	1.9	Elect Director Michael J. Long	For	For	
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	1.10	Elect Director Stephen C. Patrick	For	For	
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Arrow Electronics, Inc.	ARW	09-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
BAE Systems Plc	BA	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
BAE Systems Plc	BA	09-May-19	Annual	Management	3	Approve Final Dividend	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	4	Re-elect Revathi Advaiti as Director	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	5	Re-elect Sir Roger Carr as Director	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	6	Re-elect Elizabeth Corley as Director	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	7	Re-elect Jerry DeMuro as Director	For	Against	We do not support insiders on the board other than the CEO.
BAE Systems Plc	BA	09-May-19	Annual	Management	8	Re-elect Harriet Green as Director	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	9	Re-elect Christopher Grigg as Director	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	10	Re-elect Peter Lynas as Director	For	Against	We do not support insiders on the board other than the CEO.
BAE Systems Plc	BA	09-May-19	Annual	Management	11	Re-elect Paula Reynolds as Director	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	12	Re-elect Nicholas Rose as Director	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	13	Re-elect Ian Tyler as Director	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	14	Re-elect Charles Woodburn as Director	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	15	Reappoint Deloitte LLP as Auditors	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	16	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	17	Authorise EU Political Donations and Expenditure	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	18	Authorise Issue of Equity	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
BAE Systems Plc	BA	09-May-19	Annual	Management	21	Adopt New Articles of Association	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BAE Systems Plc	BA	09-May-19	Annual	Management	22	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
BioArctic AB	BIOA.B	09-May-19	Annual	Management	1	Open Meeting; Elect Chairman of Meeting	For	For	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	3	Approve Agenda of Meeting	For	For	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	7.a	Accept Financial Statements and Statutory Reports	For	For	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	7.b	Approve Allocation of Income and Dividends of SEK 1.50 Per Share	For	For	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	7.c	Approve Discharge of Board and President	For	For	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	8	Determine Number of Members (8) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	9	Approve Remuneration of Directors in the Amount of SEK 500,000 for Chair, SEK 300,000 for Vice Chair and SEK 250,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
BioArctic AB	BIOA.B	09-May-19	Annual	Management	10	Reelect Wenche Rolfsen (Chair), Ivar Verner (Vice Chair), Hans Ekelund, Par Gellerfors, Lars Lannfelt, Mikael Smedeby and Eugen Steiner as Directors; Elect Ewa Bjorling as New Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
BioArctic AB	BIOA.B	09-May-19	Annual	Management	11	Ratify Grant Thornton as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
BioArctic AB	BIOA.B	09-May-19	Annual	Management	12	Authorize Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
BioArctic AB	BIOA.B	09-May-19	Annual	Management	13	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	14	Approve Warrant Plan for Key Employees; Approve Issuance of Warrants; Approve Transfer of Warrants to Participants	For	For	
BioArctic AB	BIOA.B	09-May-19	Annual	Management	15	Close Meeting	None	None	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	1a	Elect Director Nelda J. Connors	For	For	

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Boston Scientific Corporation	BSX	09-May-19	Annual	Management	1b	Elect Director Charles J. Dockendorff	For	For	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	1c	Elect Director Yoshiaki Fujimori	For	For	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	1d	Elect Director Donna A. James	For	For	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	1e	Elect Director Edward J. Ludwig	For	For	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	1f	Elect Director Stephen P. MacMillan	For	For	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	1g	Elect Director Michael F. Mahoney	For	For	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	1h	Elect Director David J. Roux	For	For	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	1i	Elect Director John E. Sununu	For	For	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	1j	Elect Director Ellen M. Zane	For	For	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	3	Adopt Majority Voting for Uncontested Election of Directors	For	For	
Boston Scientific Corporation	BSX	09-May-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	1a	Elect Director Scott P. Anderson	For	Against	We are holding this nominee accountable, as Chair of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale.
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	1b	Elect Director Robert C. Biesterfeld Jr.	For	For	
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	1c	Elect Director Wayne M. Fortun	For	For	
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	1d	Elect Director Timothy C. Gokey	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	1e	Elect Director Mary J. Steele Guilfoile	For	For	
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	1f	Elect Director Jodee A. Kozlak	For	For	
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	1g	Elect Director Brian P. Short	For	For	
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	1h	Elect Director James B. Stake	For	For	
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	1i	Elect Director Paula C. Tolliver	For	For	
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	1j	Elect Director John P. Wiehoff	For	Against	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program lacks disclosure. The executive compensation program contains features that are not in line with best practice.
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	For	

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C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
C.H. Robinson Worldwide, Inc.	CHRW	09-May-19	Annual	Shareholder	5	Report on Greenhouse Gas Emissions Disclosure	Against	For	The adoption of targets to manage GHG emissions would better prepare the company for potential future regulatory risks and would provide shareholders with another proxy of operational effectiveness.
CA Immobilien Anlagen AG	CAI	09-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
CA Immobilien Anlagen AG	CAI	09-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.90 per Share	For	For	
CA Immobilien Anlagen AG	CAI	09-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
CA Immobilien Anlagen AG	CAI	09-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
CA Immobilien Anlagen AG	CAI	09-May-19	Annual	Management	5	Approve Remuneration of Supervisory Board Members for Fiscal 2018	For	For	
CA Immobilien Anlagen AG	CAI	09-May-19	Annual	Management	6	Ratify Ernst & Young as Auditors for Fiscal 2019	For	For	
CA Immobilien Anlagen AG	CAI	09-May-19	Annual	Management	7.1	Approve Decrease in Size of Supervisory Board to Seven Members	For	For	
CA Immobilien Anlagen AG	CAI	09-May-19	Annual	Management	7.2	Elect Monika Wildner as Supervisory Board Member	For	For	
CA Immobilien Anlagen AG	CAI	09-May-19	Annual	Management	7.3	Elect Jeffrey Dishner as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CA Immobilien Anlagen AG	CAI	09-May-19	Annual	Management	8	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	For	
Caltex Australia Ltd.	CTX	09-May-19	Annual	Management	2a	Elect Steven Gregg as Director	For	For	
Caltex Australia Ltd.	CTX	09-May-19	Annual	Management	2b	Elect Penny Winn as Director	For	For	
Caltex Australia Ltd.	CTX	09-May-19	Annual	Management	3	Approve Remuneration Report	For	For	
Caltex Australia Ltd.	CTX	09-May-19	Annual	Management	4	Approve Grant of Performance Rights to Julian Segal	For	For	
Caltex Australia Ltd.	CTX	09-May-19	Annual	Management	5	Approve the Renewal of the Proportional Takeover Provisions	For	For	
Camden Property Trust	CPT	09-May-19	Annual	Management	1.1	Elect Director Richard J. Campo	For	For	
Camden Property Trust	CPT	09-May-19	Annual	Management	1.2	Elect Director Heather J. Brunner	For	For	

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Camden Property Trust	CPT	09-May-19	Annual	Management	1.3	Elect Director Scott S. Ingraham	For	For	
Camden Property Trust	CPT	09-May-19	Annual	Management	1.4	Elect Director Renu Khator	For	For	
Camden Property Trust	CPT	09-May-19	Annual	Management	1.5	Elect Director William B. McGuire, Jr.	For	For	
Camden Property Trust	CPT	09-May-19	Annual	Management	1.6	Elect Director D. Keith Oden	For	Withhold	We do not support insiders on the board other than the CEO. We are also voting against this director due to concerns over tenure.
Camden Property Trust	CPT	09-May-19	Annual	Management	1.7	Elect Director William F. Paulsen	For	For	
Camden Property Trust	CPT	09-May-19	Annual	Management	1.8	Elect Director Frances Aldrich Sevilla-Sacasa	For	For	
Camden Property Trust	CPT	09-May-19	Annual	Management	1.9	Elect Director Steven A. Webster	For	For	
Camden Property Trust	CPT	09-May-19	Annual	Management	1.10	Elect Director Kelvin R. Westbrook	For	For	
Camden Property Trust	CPT	09-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Camden Property Trust	CPT	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	1.1	Elect Director Catherine M. Best	For	For	
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	1.2	Elect Director N. Murray Edwards	For	For	
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	1.3	Elect Director Timothy W. Faithfull	For	For	
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	1.4	Elect Director Christopher L. Fong	For	For	
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	1.5	Elect Director Gordon D. Giffin	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are voting against this director due to concerns over tenure.
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	1.6	Elect Director Wilfred A. Gobert	For	For	
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	1.7	Elect Director Steve W. Laut	For	Withhold	We do not support insiders on the board other than the President and Executive Chair.
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	1.8	Elect Director Tim S. McKay	For	For	
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	1.9	Elect Director Frank J. McKenna	For	For	
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	1.10	Elect Director David A. Tuer	For	Withhold	We are voting against this director due to concerns over tenure.
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	1.11	Elect Director Annette M. Verschuren	For	For	
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Sp ecial	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.

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Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Special	Management	3	Re-approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Canadian Natural Resources Limited	CNQ	09-May-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Canadian Tire Corporation Limited	CTC.A	09-May-19	Annual	Management	1.1	Elect Director Pierre Boivin	For	For	
Canadian Tire Corporation Limited	CTC.A	09-May-19	Annual	Management	1.2	Elect Director James L. Goodfellow	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Canadian Tire Corporation Limited	CTC.A	09-May-19	Annual	Management	1.3	Elect Director Norman Jaskolka	For	For	
Cascades Inc.	CAS	09-May-19	Annual	Management	1.1	Elect Director Alain Lemaire	For	For	
Cascades Inc.	CAS	09-May-19	Annual	Management	1.2	Elect Director Louis Garneau	For	Withhold	We are voting against this director due to concerns over tenure.
Cascades Inc.	CAS	09-May-19	Annual	Management	1.3	Elect Director Sylvie Lemaire	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.
Cascades Inc.	CAS	09-May-19	Annual	Management	1.4	Elect Director Georges Kobrynsky	For	For	
Cascades Inc.	CAS	09-May-19	Annual	Management	1.5	Elect Director Elise Pelletier	For	For	
Cascades Inc.	CAS	09-May-19	Annual	Management	1.6	Elect Director Sylvie Vachon	For	For	
Cascades Inc.	CAS	09-May-19	Annual	Management	1.7	Elect Director Laurence Sellyn	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent
Cascades Inc.	CAS	09-May-19	Annual	Management	1.8	Elect Director Mario Plourde	For	For	
Cascades Inc.	CAS	09-May-19	Annual	Management	1.9	Elect Director Michelle Cormier	For	For	
Cascades Inc.	CAS	09-May-19	Annual	Management	1.10	Elect Director Martin Couture	For	For	
Cascades Inc.	CAS	09-May-19	Annual	Management	1.11	Elect Director Patrick Lemaire	For	For	
Cascades Inc.	CAS	09-May-19	Annual	Management	1.12	Elect Director Hubert T. Lacroix	For	For	
Cascades Inc.	CAS	09-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Cascades Inc.	CAS	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Cascades Inc.	CAS	09-May-19	Annual	Shareholder	4	SP 1: Determine that a Director is Independent or Non-Independent Be Disclosed in Management Circular	Against	Against	We are not supportive of this shareholder proposal as we believe it is written in a prescriptive way.

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Cascades Inc.	CAS	09-May-19	Annual	Shareholder	5	SP 2: Incorporation of Environmental, Social and Governance (ESG) Metrics In Senior Management Compensation	Against	Against	We are not supportive of this shareholder proposal as we believe it is written in a prescriptive way.
Cascades Inc.	CAS	09-May-19	Annual	Shareholder	6	SP 3: Adopt a Policy to Increase Representation of Women on the Board and Senior Management Team	Against	For	We believe that support for this proposal is in the best interests of shareholders.
Chemtrade Logistics Income Fund	CHE.UN	09-May-19	Annual	Management	1.1	Elect Trustee Mark Davis	For	For	
Chemtrade Logistics Income Fund	CHE.UN	09-May-19	Annual	Management	1.2	Elect Trustee Lucio Di Clemente	For	For	
Chemtrade Logistics Income Fund	CHE.UN	09-May-19	Annual	Management	1.3	Elect Trustee David Gee	For	For	
Chemtrade Logistics Income Fund	CHE.UN	09-May-19	Annual	Management	1.4	Elect Trustee Susan McArthur	For	For	
Chemtrade Logistics Income Fund	CHE.UN	09-May-19	Annual	Management	1.5	Elect Trustee Katherine Rethy	For	For	
Chemtrade Logistics Income Fund	CHE.UN	09-May-19	Annual	Management	1.6	Elect Trustee Lorie Waisberg	For	For	
Chemtrade Logistics Income Fund	CHE.UN	09-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Chemtrade Logistics Income Fund	CHE.UN	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it contains features that are not in line with best practice.
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	3	Approve 2018 Financial Reports	For	For	
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	3	Approve 2018 Financial Reports	For	For	
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	5	Approve Interim Profit Distribution Plan	For	For	
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	5	Approve Interim Profit Distribution Plan	For	For	
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	6	Approve PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as External Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	6	Approve PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as External Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.

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China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	7	Approve Issuance of Debt Financing Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	7	Approve Issuance of Debt Financing Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	9	Amend Articles of Association and Authorize Secretary to the Board to Represent Sinopec Corp. in Handling Relevant Formalities for Amendments	For	For	
China Petroleum & Chemical Corp.	386	09-May-19	Annual	Management	9	Amend Articles of Association and Authorize Secretary to the Board to Represent Sinopec Corp. in Handling Relevant Formalities for Amendments	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	3	Approve Final Dividend	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	4	Re-elect Rick Anderson as Director	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	5	Re-elect Frank Schulkes as Director	For	Against	We do not support insiders on the board other than the CEO.
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	6	Re-elect Jesper Ovesen as Director	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	7	Re-elect Dr Ros Rivaz as Director	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	8	Re-elect Dr Regina Benjamin as Director	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	9	Re-elect Margaret Ewing as Director	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	10	Elect Sten Scheibye as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	11	Reappoint Deloitte LLP Auditors	For	For	

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ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	12	Authorise Board to Fix Remuneration of Auditors	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	13	Authorise Issue of Equity	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	14	Approve Scrip Dividend Scheme	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	17	Authorise Market Purchase of Ordinary Shares	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	18	Authorise EU Political Donations and Expenditure	For	For	
ConvaTec Group Plc	CTEC	09-May-19	Annual	Management	19	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Crombie Real Estate Investment Trust	CRR.UN	09-May-19	Annual	Management	1.1	Elect Trustee Paul V. Beesley	For	For	
Crombie Real Estate Investment Trust	CRR.UN	09-May-19	Annual	Management	1.2	Elect Trustee Donald E. Clow	For	For	
Crombie Real Estate Investment Trust	CRR.UN	09-May-19	Annual	Management	1.3	Elect Trustee John C. Eby	For	For	
Crombie Real Estate Investment Trust	CRR.UN	09-May-19	Annual	Management	1.4	Elect Trustee J. Michael Knowlton	For	For	
Crombie Real Estate Investment Trust	CRR.UN	09-May-19	Annual	Management	1.5	Elect Trustee Barbara Palk	For	For	
Crombie Real Estate Investment Trust	CRR.UN	09-May-19	Annual	Management	1.6	Elect Trustee Jason P. Shannon	For	For	
Crombie Real Estate Investment Trust	CRR.UN	09-May-19	Annual	Management	1.7	Elect Trustee Elisabeth Stroback	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Crombie Real Estate Investment Trust	CRR.UN	09-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Crombie Real Estate Investment Trust	CRR.UN	09-May-19	Annual	Management	3	Authorize Trustees to Fix Remuneration of Auditors	For	For	
Crombie Real Estate Investment Trust	CRR.UN	09-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	4	Re-elect Mike Biggs as Director	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	5	Re-elect Danuta Gray as Director	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	6	Re-elect Mark Gregory as Director	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	7	Re-elect Jane Hanson as Director	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	8	Re-elect Mike Holliday-Williams as Director	For	Against	We do not support insiders on the board other than the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	9	Re-elect Penny James as Director	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	10	Re-elect Sebastian James as Director	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	11	Elect Fiona McBain as Director	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	12	Re-elect Gregor Stewart as Director	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	13	Re-elect Richard Ward as Director	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	14	Reappoint Deloitte LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	15	Authorise the Audit Committee to Fix Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	16	Authorise EU Political Donations and Expenditure	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	21	Authorise Issue of Equity in Relation to an Issue of Solvency II RT1 Instruments	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	22	Authorise Issue of Equity without Pre-emptive Rights in Relation to an Issue of Solvency II RT1 Instruments	For	For	
Direct Line Insurance Group Plc	DLG	09-May-19	Annual	Management	23	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
DTE Energy Company	DTE	09-May-19	Annual	Management	1.1	Elect Director Gerard M. Anderson	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Management	1.2	Elect Director David A. Brandon	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Management	1.3	Elect Director W. Frank Fountain, Jr.	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Management	1.4	Elect Director Charles G. McClure, Jr.	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Management	1.5	Elect Director Gail J. McGovern	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Management	1.6	Elect Director Mark A. Murray	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Management	1.7	Elect Director Ruth G. Shaw	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Management	1.8	Elect Director Robert C. Skaggs, Jr.	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Management	1.9	Elect Director David A. Thomas	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Management	1.10	Elect Director James H. Vandenberghe	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Management	1.11	Elect Director Valerie M. Williams	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	

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DTE Energy Company	DTE	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
DTE Energy Company	DTE	09-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
DTE Energy Company	DTE	09-May-19	Annual	Shareholder	5	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Dufry AG	DUFN	09-May-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	1.2	Approve Remuneration Report	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 4.00 per Share from Capital Contribution Reserves	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	4	Approve CHF 16.5 Million Reduction in Share Capital via Cancellation of Repurchased Shares	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	5	Approve Creation of CHF 25 Million Pool of Capital without Preemptive Rights	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	6.1	Reelect Juan Carretero as Director and Board Chairman	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Dufry AG	DUFN	09-May-19	Annual	Management	6.2.1	Reelect Jorge Born as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Dufry AG	DUFN	09-May-19	Annual	Management	6.2.2	Reelect Claire Chiang as Director	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	6.2.3	Reelect Julian Gonzalez as Director	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	6.2.4	Reelect Heekyung Min as Director	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	6.2.5	Reelect Andres Neumann as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Dufry AG	DUFN	09-May-19	Annual	Management	6.2.6	Reelect Steven Tadler as Director	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	6.2.7	Reelect Lynda Tyler-Cagni as Director	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	6.3	Elect Luis Camino as Director	For	For	

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Dufry AG	DUFN	09-May-19	Annual	Management	7.1	Reappoint Jorge Born as Member of the Compensation Committee	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Dufry AG	DUFN	09-May-19	Annual	Management	7.2	Reappoint Claire Chiang as Member of the Compensation Committee	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	7.3	Reappoint Lynda Tyler-Cagni as Member of the Compensation Committee	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	8	Ratify Ernst & Young Ltd as Auditors	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	9	Designate Altenburger Ltd as Independent Proxy	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	10	Amend Articles Re: Remuneration of the Board of Directors	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	11.1	Approve Remuneration of Directors in the Amount of CHF 8.5 Million	For	For	
Dufry AG	DUFN	09-May-19	Annual	Management	11.2	Approve Remuneration of Executive Committee in the Amount of CHF 42.5 Million	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
Dufry AG	DUFN	09-May-19	Annual	Management	12	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1a	Elect Director Richard J. Carbone	For	For	
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1b	Elect Director Robert J. Chersi	For	For	
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1c	Elect Director Jaime W. Ellertson	For	For	
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1d	Elect Director James P. Healy	For	For	
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1e	Elect Director Kevin T. Kabat	For	For	
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1f	Elect Director James Lam	For	For	
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1g	Elect Director Rodger A. Lawson	For	For	
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1h	Elect Director Shelley B. Leibowitz	For	For	
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1i	Elect Director Karl A. Roessner	For	For	
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1j	Elect Director Rebecca Saeger	For	For	
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1k	Elect Director Donna L. Weaver	For	For	
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	1l	Elect Director Joshua A. Weinreich	For	For	

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E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program lacks disclosure and contains features that are not in line with best practice.
E*TRADE Financial Corporation	ETFC	09-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Enerplus Corporation	ERF	09-May-19	Annual	Management	1.1	Elect Director Michael R. Culbert	For	For	
Enerplus Corporation	ERF	09-May-19	Annual	Management	1.2	Elect Director Ian C. Dundas	For	For	
Enerplus Corporation	ERF	09-May-19	Annual	Management	1.3	Elect Director Hilary A. Foulkes	For	For	
Enerplus Corporation	ERF	09-May-19	Annual	Management	1.4	Elect Director Robert B. Hodgins	For	For	
Enerplus Corporation	ERF	09-May-19	Annual	Management	1.5	Elect Director Susan M. MacKenzie	For	For	
Enerplus Corporation	ERF	09-May-19	Annual	Management	1.6	Elect Director Elliott Pew	For	For	
Enerplus Corporation	ERF	09-May-19	Annual	Management	1.7	Elect Director Jeffrey W. Sheets	For	For	
Enerplus Corporation	ERF	09-May-19	Annual	Management	1.8	Elect Director Sheldon B. Steeves	For	For	
Enerplus Corporation	ERF	09-May-19	Annual	Management	1.9	Elect Director Karen E. Clarke-Whistler	For	For	
Enerplus Corporation	ERF	09-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Enerplus Corporation	ERF	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	1	Open Meeting; Elect Chairman of Meeting	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	2	Prepare and Approve List of Shareholders	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	3	Approve Agenda of Meeting	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	5	Acknowledge Proper Convening of Meeting	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
Epiroc AB	EPI.A	09-May-19	Annual	Management	7	Receive President's Report	None	None	
Epiroc AB	EPI.A	09-May-19	Annual	Management	8.a	Accept Financial Statements and Statutory Reports	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	8.b	Approve Discharge of Board and President	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	8.c	Approve Allocation of Income and Dividends of SEK 2.10 Per Share	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	8.d	Approve Record Date for Dividend Payment	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	9.a	Determine Number of Members (8) and Deputy Members of Board	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	9.b	Determine Number of Auditors (1) and Deputy Auditors	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	10.a	Reelect Lennart Evrell, Johan Forssell, Jeane Hull, Ronnie Leten, Per Lindberg, Ulla Litzen, Astrid Skarheim Onsum and Anders Ullberg as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.

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Epiroc AB	EPI.A	09-May-19	Annual	Management	10.b	Reelect Ronnie Leten as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Epiroc AB	EPI.A	09-May-19	Annual	Management	10.c	Ratify Deloitte as Auditors	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	11.a	Approve Remuneration of Directors in the Amount of SEK 2.1 Million for Chair and SEK 640,000 for Other Directors; Approve Partly Remuneration in Synthetic Shares; Approve Remuneration for Committee Work	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	11.b	Approve Remuneration of Auditors	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	12.a	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	12.b	Approve Stock Option Plan 2019 for Key Employees	For	Against	The stock option plan does not meet our guidelines.
Epiroc AB	EPI.A	09-May-19	Annual	Management	13.a	Approve Equity Plan Financing of Stock Option Plan 2019 Through Repurchase of Class A Shares	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	13.b	Approve Repurchase of Shares to Pay 50 Per cent of Director's Remuneration in Synthetic Shares	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	13.c	Approve Equity Plan Financing of Stock Option Plan 2019 Through Transfer of Class A Shares to Participants	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	13.d	Approve Sale of Class A Shares to Finance Director Remuneration in Synthetic Shares	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	13.e	Approve Sale of Class A Shares to Finance Stock Option Plan 2014, 2015 and 2016	For	For	
Epiroc AB	EPI.A	09-May-19	Annual	Management	14	Authorize Chairman of Board and Representatives of Four of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Epiroc AB	EPI.A	09-May-19	Annual	Management	15	Close Meeting	None	None	
First Data Corporation	FDC	09-May-19	Annual	Management	1.1	Elect Director Frank J. Bisignano	For	For	
First Data Corporation	FDC	09-May-19	Annual	Management	1.2	Elect Director Henry R. Kravis	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees. We are also voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
First Data Corporation	FDC	09-May-19	Annual	Management	1.3	Elect Director Heidi G. Miller	For	For	

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First Data Corporation	FDC	09-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks disclosure, and it contains features that are not in line with best practice.
First Data Corporation	FDC	09-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	1	Fix Number of Directors at Nine	For	For	
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	2.1	Elect Director Philip K.R. Pascall	For	For	
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	2.2	Elect Director G. Clive Newall	For	Withhold	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	2.3	Elect Director Kathleen A. Hogenson	For	For	
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	2.4	Elect Director Peter St. George	For	For	
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	2.5	Elect Director Andrew B. Adams	For	For	
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	2.6	Elect Director Paul Brunner	For	For	
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	2.7	Elect Director Robert Harding	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	2.8	Elect Director Simon Scott	For	For	
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	2.9	Elect Director Joanne Warner	For	For	
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP (UK) as Auditors and Authorize Board to Fix Their Remuneration	For	For	
First Quantum Minerals Ltd.	FM	09-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Ford Motor Company	F	09-May-19	Annual	Management	1a	Elect Director Stephen G. Butler	For	For	
Ford Motor Company	F	09-May-19	Annual	Management	1b	Elect Director Kimberly A. Casiano	For	For	
Ford Motor Company	F	09-May-19	Annual	Management	1c	Elect Director Anthony F. Earley, Jr.	For	For	
Ford Motor Company	F	09-May-19	Annual	Management	1d	Elect Director Edsel B. Ford, II	For	Against	We are voting against this director due to concerns over tenure.
Ford Motor Company	F	09-May-19	Annual	Management	1e	Elect Director William Clay Ford, Jr.	For	Against	We are voting against this director due to concerns over tenure.
Ford Motor Company	F	09-May-19	Annual	Management	1f	Elect Director James P. Hackett	For	For	
Ford Motor Company	F	09-May-19	Annual	Management	1g	Elect Director William W. Helman, IV	For	For	
Ford Motor Company	F	09-May-19	Annual	Management	1h	Elect Director William E. Kennard	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Ford Motor Company	F	09-May-19	Annual	Management	1i	Elect Director John C. Lechleiter	For	For	

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Ford Motor Company	F	09-May-19	Annual	Management	1j	Elect Director John L. Thornton	For	For	
Ford Motor Company	F	09-May-19	Annual	Management	1k	Elect Director John B. Veihmeyer	For	For	
Ford Motor Company	F	09-May-19	Annual	Management	1l	Elect Director Lynn M. Vojvodich	For	For	
Ford Motor Company	F	09-May-19	Annual	Management	1m	Elect Director John S. Weinberg	For	For	
Ford Motor Company	F	09-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Ford Motor Company	F	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ford Motor Company	F	09-May-19	Annual	Management	4	Amend NOL Rights Plan (NOL Pill)	For	For	
Ford Motor Company	F	09-May-19	Annual	Shareholder	5	Approve Recapitalization Plan for all Stock to Have One-vote per Share	Against	For	As we believe shareholders should have the right to vote in proportion to their economic ownership of a company, we are in favor of this proposal to eliminate the super voting shares and provide the company with a single, simplified capital structure where all common shares carry only one vote.
Ford Motor Company	F	09-May-19	Annual	Shareholder	6	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Ford Motor Company	F	09-May-19	Annual	Shareholder	7	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Glencore Plc	GLEN	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	2	Approve Reduction of the Company's Capital Contribution Reserves	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	3	Re-elect Anthony Hayward as Director	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	4	Re-elect Ivan Glasenberg as Director	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	5	Re-elect Peter Coates as Director	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	6	Re-elect Leonhard Fischer as Director	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	7	Re-elect Martin Gilbert as Director	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	8	Re-elect John Mack as Director	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	9	Re-elect Gill Marcus as Director	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	10	Re-elect Patrice Merrin as Director	For	For	

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Glencore Plc	GLEN	09-May-19	Annual	Management	11	Approve Remuneration Report	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	12	Reappoint Deloitte LLP as Auditors	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	13	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	14	Authorise Issue of Equity	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Glencore Plc	GLEN	09-May-19	Annual	Management	17	Authorise Market Purchase of Ordinary Shares	For	For	
Hang Seng Bank Ltd.	11	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hang Seng Bank Ltd.	11	09-May-19	Annual	Management	2a	Elect John C C Chan as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure.
Hang Seng Bank Ltd.	11	09-May-19	Annual	Management	2b	Elect Eric K C Li as Director	For	Against	This director is overboarded.
Hang Seng Bank Ltd.	11	09-May-19	Annual	Management	2c	Elect Vincent H S Lo as Director	For	For	
Hang Seng Bank Ltd.	11	09-May-19	Annual	Management	3	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hang Seng Bank Ltd.	11	09-May-19	Annual	Management	4	Authorize Repurchase of Issued Share Capital	For	For	
Hang Seng Bank Ltd.	11	09-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Hardwoods Distribution, Inc.	HDI	09-May-19	Annual	Management	1.1	Elect Director Robert J. Brown	For	For	
Hardwoods Distribution, Inc.	HDI	09-May-19	Annual	Management	1.2	Elect Director Peter M. Bull	For	For	
Hardwoods Distribution, Inc.	HDI	09-May-19	Annual	Management	1.3	Elect Director Michelle A. Lewis	For	For	
Hardwoods Distribution, Inc.	HDI	09-May-19	Annual	Management	1.4	Elect Director Jim C. Macaulay	For	For	
Hardwoods Distribution, Inc.	HDI	09-May-19	Annual	Management	1.5	Elect Director E. Lawrence Sauder	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also holding this nominee accountable, as Chair of the Governance Committee, for not providing an annual advisory vote on executive compensation.
Hardwoods Distribution, Inc.	HDI	09-May-19	Annual	Management	1.6	Elect Director William Sauder	For	For	
Hardwoods Distribution, Inc.	HDI	09-May-19	Annual	Management	1.7	Elect Director Graham M. Wilson	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hardwoods Distribution, Inc.	HDI	09-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	1.1	Elect Director Troy Alstead	For	For	
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	1.2	Elect Director R. John Anderson	For	For	
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	1.3	Elect Director Michael J. Cave	For	Withhold	We are holding the Chair of the Compensation Committee accountable for ratifying what we believe to be problematic compensation issues and due to poor responsiveness to shareholder concerns.
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	1.4	Elect Director Allan Golston	For	For	
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	1.5	Elect Director Matthew S. Levatich	For	For	
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	1.6	Elect Director Sara L. Levinson	For	For	
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	1.7	Elect Director N. Thomas Linebarger	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	1.8	Elect Director Brian R. Niccol	For	For	
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	1.9	Elect Director Maryrose T. Sylvester	For	For	
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	1.10	Elect Director Jochen Zeitz	For	For	
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The Compensation Committee has demonstrated low responsiveness to shareholders' concerns following last year's low support on the say-on-pay votes.
Harley-Davidson, Inc.	HOG	09-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
HeidelbergCement AG	HEI	09-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 2.10 per Share	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	3.1	Approve Discharge of Management Board Member Bernd Scheifele for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	3.2	Approve Discharge of Management Board Member Dominik von Achten for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	3.3	Approve Discharge of Management Board Member Kevin Gluskie for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	3.4	Approve Discharge of Management Board Member Hakan Gurdal for Fiscal 2018	For	For	

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HeidelbergCement AG	HEI	09-May-19	Annual	Management	3.5	Approve Discharge of Management Board Member Jon Morrish for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	3.6	Approve Discharge of Management Board Member Lorenz Naeger for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	3.7	Approve Discharge of Management Board Member Albert Scheuer for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.1	Approve Discharge of Supervisory Board Member Fritz-Juergen Heckmann for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.2	Approve Discharge of Supervisory Board Member Heinz Schmitt for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.3	Approve Discharge of Supervisory Board Member Barbara Breuninger for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.4	Approve Discharge of Supervisory Board Member Josef Heumann for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.5	Approve Discharge of Supervisory Board Member Gabriele Kailing for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.6	Approve Discharge of Supervisory Board Member Ludwig Merckle for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.7	Approve Discharge of Supervisory Board Member Tobias Merckle for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.8	Approve Discharge of Supervisory Board Member Juergen Schneider for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.9	Approve Discharge of Supervisory Board Member Werner Schraeder for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.10	Approve Discharge of Supervisory Board member Frank-Dirk Steininger for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.11	Approve Discharge of Supervisory Board Member Margret Suckale for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.12	Approve Discharge of Supervisory Board Member Stephan Wehning for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	4.13	Approve Discharge of Supervisory Board Member Marion Weissenberger-Eibl for Fiscal 2018	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	5	Ratify Ernst & Young GmbH as Auditors for Fiscal 2019	For	Against	The auditor's tenure exceeds our guidelines.
HeidelbergCement AG	HEI	09-May-19	Annual	Management	6.1	Reelect Fritz-Juergen Heckmann to the Supervisory Board	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
HeidelbergCement AG	HEI	09-May-19	Annual	Management	6.2	Reelect Ludwig Merckle to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees.

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HeidelbergCement AG	HEI	09-May-19	Annual	Management	6.3	Reelect Tobias Merckle to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees.
HeidelbergCement AG	HEI	09-May-19	Annual	Management	6.4	Reelect Margret Suckale to the Supervisory Board	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	6.5	Reelect Marion Weissenberger-Eibl to the Supervisory Board	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	6.6	Reelect Luka Mucic to the Supervisory Board	For	For	
HeidelbergCement AG	HEI	09-May-19	Annual	Management	7	Approve Remuneration System for Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
HeidelbergCement AG	HEI	09-May-19	Annual	Management	8	Approve Remuneration of Supervisory Board	For	For	
High Arctic Energy Services Inc.	HWO	09-May-19	Annual/Sp ecial	Management	1	Fix Number of Directors at Seven	For	For	
High Arctic Energy Services Inc.	HWO	09-May-19	Annual/Sp ecial	Management	2.1	Elect Director Michael R. Binnion	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. This director is overboarded. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
High Arctic Energy Services Inc.	HWO	09-May-19	Annual/Sp ecial	Management	2.2	Elect Director Simon P.D. Batcup	For	For	
High Arctic Energy Services Inc.	HWO	09-May-19	Annual/Sp ecial	Management	2.3	Elect Director Daniel J. Bordessa	For	For	
High Arctic Energy Services Inc.	HWO	09-May-19	Annual/Sp ecial	Management	2.4	Elect Director J. Cameron Bailey	For	For	
High Arctic Energy Services Inc.	HWO	09-May-19	Annual/Sp ecial	Management	2.5	Elect Director Joe Oliver	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
High Arctic Energy Services Inc.	HWO	09-May-19	Annual/Special	Management	2.6	Elect Director Ember W.M. Shmitt	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
High Arctic Energy Services Inc.	HWO	09-May-19	Annual/Special	Management	2.7	Elect Director Douglas Strong	For	For	
High Arctic Energy Services Inc.	HWO	09-May-19	Annual/Special	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
High Arctic Energy Services Inc.	HWO	09-May-19	Annual/Special	Management	4	Re-approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
High Arctic Energy Services Inc.	HWO	09-May-19	Annual/Special	Management	5	Adopt By-law No. 1B Re: Direct Registration System	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	1a	Elect Director Christopher J. Nassetta	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	1b	Elect Director Jonathan D. Gray	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	1c	Elect Director Charlene T. Begley	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	1d	Elect Director Melanie L. Healey	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	1e	Elect Director Raymond E. Mabus, Jr.	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	1f	Elect Director Judith A. McHale	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	1g	Elect Director John G. Schreiber	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	1h	Elect Director Elizabeth A. Smith	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	1i	Elect Director Douglas M. Steenland	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	2	Approve Qualified Employee Stock Purchase Plan	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Hilton Worldwide Holdings Inc.	HLT	09-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
HKT Trust & HKT Limited	6823	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
HKT Trust & HKT Limited	6823	09-May-19	Annual	Management	2	Approve Final Distribution by HKT Trust and Final Dividend by the Company	For	For	
HKT Trust & HKT Limited	6823	09-May-19	Annual	Management	3a	Elect Hui Hon Hing, Susanna as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
HKT Trust & HKT Limited	6823	09-May-19	Annual	Management	3b	Elect Peter Anthony Allen as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
HKT Trust & HKT Limited	6823	09-May-19	Annual	Management	3c	Elect Li Fushen as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
HKT Trust & HKT Limited	6823	09-May-19	Annual	Management	3d	Elect Zhu Kebing as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
HKT Trust & HKT Limited	6823	09-May-19	Annual	Management	3e	Elect Chang Hsin Kang as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
HKT Trust & HKT Limited	6823	09-May-19	Annual	Management	3f	Authorize Board and Trustee-Manager to Fix Remuneration of Directors	For	For	
HKT Trust & HKT Limited	6823	09-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditors of the HKT Trust, the Company and the Trustee-Manager and Authorize Board and Trustee-Manager to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
HKT Trust & HKT Limited	6823	09-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	3	Elect Stephen Tso Tung Chang as Director	For	For	
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	4	Elect Long Fei Ye as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	5	Elect Jianbo Chen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	6	Elect Yang Du as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	7	Elect Junjun Tang Director	For	For	
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	8	Authorize Board to Fix Remuneration of Directors	For	For	
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	9	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	10	Authorize Repurchase of Issued Share Capital	For	For	
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Hua Hong Semiconductor Limited	1347	09-May-19	Annual	Management	12	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
Humana AB	HUM	09-May-19	Annual	Management	1	Open Meeting	None	None	
Humana AB	HUM	09-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Humana AB	HUM	09-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Humana AB	HUM	09-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Humana AB	HUM	09-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Humana AB	HUM	09-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Humana AB	HUM	09-May-19	Annual	Management	7	Receive President's Report	None	None	
Humana AB	HUM	09-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	
Humana AB	HUM	09-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Humana AB	HUM	09-May-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 0.70 Per Share	For	For	
Humana AB	HUM	09-May-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
Humana AB	HUM	09-May-19	Annual	Management	10	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	
Humana AB	HUM	09-May-19	Annual	Management	11	Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
Humana AB	HUM	09-May-19	Annual	Management	12	Approve Remuneration of Directors in the Amount of SEK 600,000 to Chairman and SEK 230,000 to Other Directors	For	For	
Humana AB	HUM	09-May-19	Annual	Management	13	Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Humana AB	HUM	09-May-19	Annual	Management	14	Reelect Per Granath, Kirsi Komi, Monica Lingeard and Lloyd Perry as Directors; Elect Magdalena Gerger, Soren Mellstig and Fredrik Stromholm as New Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Humana AB	HUM	09-May-19	Annual	Management	15	Ratify KPMG as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Humana AB	HUM	09-May-19	Annual	Management	16	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Humana AB	HUM	09-May-19	Annual	Management	17	Approve Creation of Pool of Capital without Preemptive Rights	For	For	
Humana AB	HUM	09-May-19	Annual	Management	18.a	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Humana AB	HUM	09-May-19	Annual	Management	18.b	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Humana AB	HUM	09-May-19	Annual	Management	19	Close Meeting	None	None	
Hydro One Limited	H	09-May-19	Annual	Management	1.1	Elect Director Cherie L. Brant	For	For	
Hydro One Limited	H	09-May-19	Annual	Management	1.2	Elect Director Blair Cowper-Smith	For	For	
Hydro One Limited	H	09-May-19	Annual	Management	1.3	Elect Director Anne Giardini	For	For	
Hydro One Limited	H	09-May-19	Annual	Management	1.4	Elect Director David Hay	For	For	
Hydro One Limited	H	09-May-19	Annual	Management	1.5	Elect Director Timothy E. Hodgson	For	For	
Hydro One Limited	H	09-May-19	Annual	Management	1.6	Elect Director Jessica L. McDonald	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hydro One Limited	H	09-May-19	Annual	Management	1.7	Elect Director Russel C. Robertson	For	For	
Hydro One Limited	H	09-May-19	Annual	Management	1.8	Elect Director William H. Sheffield	For	For	
Hydro One Limited	H	09-May-19	Annual	Management	1.9	Elect Director Melissa Sonberg	For	For	
Hydro One Limited	H	09-May-19	Annual	Management	1.10	Elect Director Thomas D. Woods	For	For	
Hydro One Limited	H	09-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	1.1	Elect Director Agathe Cote	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	1.2	Elect Director Benoit Daignault	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	1.3	Elect Director Nicolas Darveau-Garneau	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	1.4	Elect Director Emma K. Griffin	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	1.5	Elect Director Claude Lamoureux	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	1.6	Elect Director Jacques Martin	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	1.7	Elect Director Monique Mercier	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	1.8	Elect Director Danielle G. Morin	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	1.9	Elect Director Marc Poulin	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	1.10	Elect Director Denis Ricard	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	1.11	Elect Director Louis Tetu	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	2	Ratify Deloitte LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Shareholder	4	SP 1: Integration of Environmental, Social and Corporate Governance (ESG) Criteria in Executive Compensation	Against	For	We believe the additional disclosure requested in this proposal will be beneficial to shareholders.
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Shareholder	5	SP 2: Director Independence	Against	Against	We are not supportive of this shareholder proposal as we believe it is overly prescriptive.
iA Financial Corporation Inc.	IAG	09-May-19	Annual	Shareholder	6	SP 3: Adoption of a Written Policy on the Representation of Women Within the Board of Directors and Senior Management	Against	Against	We believe that the company's current disclosure and policy is sufficient.
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	1.1	Elect Director Richard Shaw	For	For	
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	1.2	Elect Director Christian Bayle	For	For	
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	1.3	Elect Director Peter Cella	For	For	
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	1.4	Elect Director Julie Dill	For	For	
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	1.5	Elect Director Duane Keinick	For	For	
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	1.6	Elect Director Arthur Korpach	For	For	
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	1.7	Elect Director Alison Taylor Love	For	For	
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	1.8	Elect Director Margaret McKenzie	For	For	
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	1.9	Elect Director William Robertson	For	For	
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	1.10	Elect Director Brant Sangster	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Inter Pipeline Ltd.	IPL	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Invesco Ltd.	IVZ	09-May-19	Annual	Management	1.1	Elect Director Sarah E. Beshar	For	For	
Invesco Ltd.	IVZ	09-May-19	Annual	Management	1.2	Elect Director Joseph R. Canion	For	Against	We are voting against this director due to concerns over tenure.
Invesco Ltd.	IVZ	09-May-19	Annual	Management	1.3	Elect Director Martin L. Flanagan	For	For	
Invesco Ltd.	IVZ	09-May-19	Annual	Management	1.4	Elect Director C. Robert Henrikson	For	For	
Invesco Ltd.	IVZ	09-May-19	Annual	Management	1.5	Elect Director Denis Kessler	For	Against	This director is overboarded.
Invesco Ltd.	IVZ	09-May-19	Annual	Management	1.6	Elect Director Nigel Sheinwald	For	For	
Invesco Ltd.	IVZ	09-May-19	Annual	Management	1.7	Elect Director G. Richard "Rick" Wagoner, Jr.	For	For	
Invesco Ltd.	IVZ	09-May-19	Annual	Management	1.8	Elect Director Phoebe A. Wood	For	For	
Invesco Ltd.	IVZ	09-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and as it lacks disclosure.
Invesco Ltd.	IVZ	09-May-19	Annual	Management	3	Eliminate Supermajority Vote Requirement	For	For	
Invesco Ltd.	IVZ	09-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Invesco Ltd.	IVZ	09-May-19	Annual	Management	5	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Jamieson Wellness, Inc.	JWEL	09-May-19	Annual	Management	1.1	Elect Director Heather Allen	For	For	
Jamieson Wellness, Inc.	JWEL	09-May-19	Annual	Management	1.2	Elect Director Louis Aronne	For	For	
Jamieson Wellness, Inc.	JWEL	09-May-19	Annual	Management	1.3	Elect Director Angela Holtham	For	For	
Jamieson Wellness, Inc.	JWEL	09-May-19	Annual	Management	1.4	Elect Director Mark Hornick	For	For	
Jamieson Wellness, Inc.	JWEL	09-May-19	Annual	Management	1.5	Elect Director Timothy Penner	For	For	
Jamieson Wellness, Inc.	JWEL	09-May-19	Annual	Management	1.6	Elect Director Catherine Potechin	For	For	
Jamieson Wellness, Inc.	JWEL	09-May-19	Annual	Management	1.7	Elect Director Steve Spooner	For	For	
Jamieson Wellness, Inc.	JWEL	09-May-19	Annual	Management	1.8	Elect Director Jason Tafler	For	For	
Jamieson Wellness, Inc.	JWEL	09-May-19	Annual	Management	1.9	Elect Director David Williams	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Jamieson Wellness, Inc.	JWEL	09-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Jardine Matheson Holdings Ltd.	J36	09-May-19	Annual	Management	1	Approve Financial Statements and Statutory Reports and Declare Final Dividend	For	Against	This proposal is not in shareholders' best interests.
Jardine Matheson Holdings Ltd.	J36	09-May-19	Annual	Management	2	Re-elect Mark Greenberg as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.

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Jardine Matheson Holdings Ltd.	J36	09-May-19	Annual	Management	3	Elect Stuart Gulliver as Director	For	For	
Jardine Matheson Holdings Ltd.	J36	09-May-19	Annual	Management	4	Elect Julian Hui as Director	For	For	
Jardine Matheson Holdings Ltd.	J36	09-May-19	Annual	Management	5	Re-elect Jeremy Parr as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Jardine Matheson Holdings Ltd.	J36	09-May-19	Annual	Management	6	Re-elect Lord Sassoon as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.
Jardine Matheson Holdings Ltd.	J36	09-May-19	Annual	Management	7	Re-elect Michael Wu as Director	For	For	
Jardine Matheson Holdings Ltd.	J36	09-May-19	Annual	Management	8	Approve Directors' Fees	For	For	
Jardine Matheson Holdings Ltd.	J36	09-May-19	Annual	Management	9	Ratify Auditors and Authorise Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Jardine Matheson Holdings Ltd.	J36	09-May-19	Annual	Management	10	Authorise Issue of Equity	For	For	
Jardine Strategic Holdings Ltd.	J37	09-May-19	Annual	Management	1	Approve Financial Statements and Statutory Reports and Declare Final Dividend	For	Against	This proposal is not in shareholders' best interests.
Jardine Strategic Holdings Ltd.	J37	09-May-19	Annual	Management	2	Re-elect Anthony Nightingale as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Jardine Strategic Holdings Ltd.	J37	09-May-19	Annual	Management	3	Elect Lord Powell of Bayswater as Director	For	For	
Jardine Strategic Holdings Ltd.	J37	09-May-19	Annual	Management	4	Re-elect Percy Weatherall as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Jardine Strategic Holdings Ltd.	J37	09-May-19	Annual	Management	5	Approve Directors' Fees	For	For	
Jardine Strategic Holdings Ltd.	J37	09-May-19	Annual	Management	6	Ratify Auditors and Authorise Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Jardine Strategic Holdings Ltd.	J37	09-May-19	Annual	Management	7	Authorise Issue of Equity	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	2	Approve Final Dividend	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
John Wood Group Plc	WG	09-May-19	Annual	Management	4	Re-elect Ian Marchant as Director	For	For	

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John Wood Group Plc	WG	09-May-19	Annual	Management	5	Re-elect Thomas Botts as Director	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	6	Re-elect Jann Brown as Director	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	7	Re-elect Jacqui Ferguson as Director	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	8	Re-elect Roy Franklin as Director	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	9	Re-elect Mary Shafer-Malicki as Director	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	10	Re-elect Jeremy Wilson as Director	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	11	Re-elect Robin Watson as Director	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	12	Re-elect David Kemp as Director	For	Against	We do not support insiders on the board other than the CEO.
John Wood Group Plc	WG	09-May-19	Annual	Management	13	Reappoint KPMG LLP as Auditors	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	14	Authorise Board to Fix Remuneration of Auditors	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	15	Authorise Issue of Equity	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	
John Wood Group Plc	WG	09-May-19	Annual	Management	19	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
KION GROUP AG	KGX	09-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
KION GROUP AG	KGX	09-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 1.20 per Share	For	For	
KION GROUP AG	KGX	09-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
KION GROUP AG	KGX	09-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
KION GROUP AG	KGX	09-May-19	Annual	Management	5	Ratify Deloitte GmbH as Auditors for Fiscal 2019	For	For	
KION GROUP AG	KGX	09-May-19	Annual	Management	6.1	Elect Michael Macht to the Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
KION GROUP AG	KGX	09-May-19	Annual	Management	6.2	Elect Tan Xuguang to the Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	1	President's Speech	None	None	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	2.a	Discuss Remuneration Policy	None	None	

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Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	2.b	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	2.c	Adopt Financial Statements	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	2.d	Approve Dividends of EUR 0.85 Per Share	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	2.e	Approve Discharge of Management Board	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	2.f	Approve Discharge of Supervisory Board	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	3.a	Reelect F.A. van Houten to Management Board and President/CEO	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	3.b	Reelect A. Bhattacharya to Management Board	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	4.a	Reelect D.E.I. Pyott to Supervisory Board	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	4.b	Elect E. Doherty to Supervisory Board	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	5	Ratify Ernst & Young as Auditors	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	6.a	Grant Board Authority to Issue Shares	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	6.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	7	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	8	Approve Cancellation of Repurchased Shares	For	For	
Koninklijke Philips NV	PHIA	09-May-19	Annual	Management	9	Other Business (Non-Voting)	None	None	
Laboratory Corporation of America Holdings	LH	09-May-19	Annual	Management	1a	Elect Director Kerri B. Anderson	For	For	
Laboratory Corporation of America Holdings	LH	09-May-19	Annual	Management	1b	Elect Director Jean-Luc Belingard	For	Against	We are voting against this director due to concerns over tenure.
Laboratory Corporation of America Holdings	LH	09-May-19	Annual	Management	1c	Elect Director D. Gary Gilliland	For	For	
Laboratory Corporation of America Holdings	LH	09-May-19	Annual	Management	1d	Elect Director David P. King	For	For	
Laboratory Corporation of America Holdings	LH	09-May-19	Annual	Management	1e	Elect Director Garheng Kong	For	For	
Laboratory Corporation of America Holdings	LH	09-May-19	Annual	Management	1f	Elect Director Peter M. Neupert	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Laboratory Corporation of America Holdings	LH	09-May-19	Annual	Management	1g	Elect Director Richelle P. Parham	For	For	
Laboratory Corporation of America Holdings	LH	09-May-19	Annual	Management	1h	Elect Director Adam H. Schechter	For	For	
Laboratory Corporation of America Holdings	LH	09-May-19	Annual	Management	1i	Elect Director R. Sanders Williams	For	For	
Laboratory Corporation of America Holdings	LH	09-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Laboratory Corporation of America Holdings	LH	09-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.1	Elect Director Madeleine Paquin	For	For	
Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.2	Elect Director James C. Cherry	For	For	
Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.3	Elect Director Serge Dubreuil	For	For	
Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.4	Elect Director Curtis Jay Foltz	For	For	

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Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.5	Elect Director George Gugelmann	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.6	Elect Director Nicole Paquin	For	Withhold	We do not support insiders on the board other than the CEO.
Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.7	Elect Director George R. Jones	For	For	
Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.8	Elect Director J. Mark Rodger	For	For	
Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.9	Elect Director Luc Sabbatini	For	For	
Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.10	Elect Director Dany St-Pierre	For	For	
Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.11	Elect Director Suzanne Paquin	For	Withhold	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
Logistec Corporation	LGT.B	09-May-19	Annual	Management	1.12	Elect Director Luc Villeneuve	For	For	
Logistec Corporation	LGT.B	09-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	1.1	Elect Director Scott B. Bonham	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	1.2	Elect Director Peter G. Bowie	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	1.3	Elect Director Mary S. Chan	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	1.4	Elect Director Kurt J. Lauk	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	1.5	Elect Director Robert F. MacLellan	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	1.6	Elect Director Cynthia A. Niekamp	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	1.7	Elect Director William A. Ruh	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	1.8	Elect Director Indira V. Samarasekera	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	1.9	Elect Director Donald J. Walker	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	1.10	Elect Director Lisa S. Westlake	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	1.11	Elect Director William L. Young	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Magna International, Inc.	MG	09-May-19	Annual	Shareholder	4	Expand Annual Disclosure to Shareholders	Against	For	We are supportive of this shareholder resolution calling for additional information on human capital management and human rights due diligence related to the company's global manufacturing sites and its global supply chain. While the company has some policies in place regarding these issues, shareholders would benefit from additional disclosure.
Martin Marietta Materials, Inc.	MLM	09-May-19	Annual	Management	1.1	Elect Director Dorothy M. Ables	For	For	

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Martin Marietta Materials, Inc.	MLM	09-May-19	Annual	Management	1.2	Elect Director Sue W. Cole	For	For	
Martin Marietta Materials, Inc.	MLM	09-May-19	Annual	Management	1.3	Elect Director Smith W. Davis	For	For	
Martin Marietta Materials, Inc.	MLM	09-May-19	Annual	Management	1.4	Elect Director John J. Koraleski	For	For	
Martin Marietta Materials, Inc.	MLM	09-May-19	Annual	Management	1.5	Elect Director C. Howard Nye	For	For	
Martin Marietta Materials, Inc.	MLM	09-May-19	Annual	Management	1.6	Elect Director Laree E. Perez	For	For	
Martin Marietta Materials, Inc.	MLM	09-May-19	Annual	Management	1.7	Elect Director Michael J. Quillen	For	For	
Martin Marietta Materials, Inc.	MLM	09-May-19	Annual	Management	1.8	Elect Director Donald W. Slager	For	For	
Martin Marietta Materials, Inc.	MLM	09-May-19	Annual	Management	1.9	Elect Director Stephen P. Zelnak, Jr.	For	For	
Martin Marietta Materials, Inc.	MLM	09-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Martin Marietta Materials, Inc.	MLM	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Medical Facilities Corporation	DR	09-May-19	Annual	Management	1	Elect Director David R. Bellaire	For	For	
Medical Facilities Corporation	DR	09-May-19	Annual	Management	2	Elect Director Marilynne Day-Linton	For	For	
Medical Facilities Corporation	DR	09-May-19	Annual	Management	3	Elect Director Stephen Dineley	For	For	
Medical Facilities Corporation	DR	09-May-19	Annual	Management	4	Elect Director Erin S. Enright	For	For	
Medical Facilities Corporation	DR	09-May-19	Annual	Management	5	Elect Director Robert O. Horrar	For	For	
Medical Facilities Corporation	DR	09-May-19	Annual	Management	6	Elect Director Dale Lawr	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Medical Facilities Corporation	DR	09-May-19	Annual	Management	7	Elect Director Jeffrey C. Lozon	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Medical Facilities Corporation	DR	09-May-19	Annual	Management	8	Elect Director Reza Shahim	For	Withhold	We do not support insiders on the board other than the CEO.
Medical Facilities Corporation	DR	09-May-19	Annual	Management	9	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	4	Re-elect Christopher Miller as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
Melrose Industries Plc	MRO	09-May-19	Annual	Management	5	Re-elect David Roper as Director	For	Against	We do not support insiders on the board other than the CEO.
Melrose Industries Plc	MRO	09-May-19	Annual	Management	6	Re-elect Simon Peckham as Director	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	7	Re-elect Geoffrey Martin as Director	For	Against	We do not support insiders on the board other than the CEO.

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Melrose Industries Plc	MRO	09-May-19	Annual	Management	8	Re-elect Justin Dowley as Director	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	9	Re-elect Liz Hewitt as Director	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	10	Re-elect David Lis as Director	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	11	Re-elect Archie Kane as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Melrose Industries Plc	MRO	09-May-19	Annual	Management	12	Elect Charlotte Twyning as Director	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	13	Reappoint Deloitte LLP as Auditors	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	14	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	15	Authorise Issue of Equity	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	
Melrose Industries Plc	MRO	09-May-19	Annual	Management	19	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Mettler-Toledo International Inc.	MTD	09-May-19	Annual	Management	1.1	Elect Director Robert F. Sperry	For	Against	We are voting against this director due to concerns over tenure.
Mettler-Toledo International Inc.	MTD	09-May-19	Annual	Management	1.2	Elect Director Wah-Hui Chu	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Mettler-Toledo International Inc.	MTD	09-May-19	Annual	Management	1.3	Elect Director Olivier A. Filliol	For	For	
Mettler-Toledo International Inc.	MTD	09-May-19	Annual	Management	1.4	Elect Director Elisha W. Finney	For	For	
Mettler-Toledo International Inc.	MTD	09-May-19	Annual	Management	1.5	Elect Director Richard Francis	For	For	
Mettler-Toledo International Inc.	MTD	09-May-19	Annual	Management	1.6	Elect Director Marco Gadola	For	For	
Mettler-Toledo International Inc.	MTD	09-May-19	Annual	Management	1.7	Elect Director Michael A. Kelly	For	For	
Mettler-Toledo International Inc.	MTD	09-May-19	Annual	Management	1.8	Elect Director Thomas P. Salice	For	Against	We are voting against this director due to concerns over tenure.
Mettler-Toledo International Inc.	MTD	09-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Mettler-Toledo International Inc.	MTD	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	1	Re-elect Tanya Fratto as Director	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	2	Re-elect Stephen Harris as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mondi Ltd.	MND	09-May-19	Annual	Management	3	Re-elect Andrew King as Director	For	Against	We do not support insiders on the board other than the CEO.
Mondi Ltd.	MND	09-May-19	Annual	Management	4	Re-elect Peter Oswald as Director	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	5	Re-elect Fred Phaswana as Director	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	6	Re-elect Dominique Reiniche as Director	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	7	Re-elect David Williams as Director	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	8	Re-elect Stephen Young as Director	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	9	Re-elect Tanya Fratto as Member of the DLC Audit Committee	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	10	Re-elect Stephen Harris as Member of the DLC Audit Committee	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	11	Re-elect Stephen Young as Member of the DLC Audit Committee	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	12	Accept Financial Statements and Statutory Reports	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	13	Approve Remuneration Policy	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	14	Approve Remuneration Report	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	15	Approve Non-executive Directors' Fees	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	16	Approve Final Dividend	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	17	Reappoint PricewaterhouseCoopers Inc as Auditors	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	18	Authorise the DLC Audit Committee to Fix Remuneration of Auditors	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	19	Approve Financial Assistance in Terms of Section 44 and/or 45 of the SA Companies Act	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	20	Place Authorised but Unissued Ordinary Shares Under Control of Directors	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	21	Place Authorised but Unissued Special Converting Shares Under Control of Directors	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	22	Authorise Board to Issue Shares for Cash	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	23	Authorise Repurchase of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Mondi Ltd.	MND	09-May-19	Annual	Management	24	Accept Financial Statements and Statutory Reports	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	25	Approve Remuneration Report	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	26	Approve Final Dividend	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	27	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mondi Ltd.	MND	09-May-19	Annual	Management	28	Authorise the DLC Audit Committee to Fix Remuneration of Auditors	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	29	Authorise Issue of Equity	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	30	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	31	Authorise Market Purchase of Ordinary Shares	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	32	Approve Matters Relating to the Simplification	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	33	Amend Articles of Association of Mondi plc	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	34	Approve Cancellation of All Deferred Shares of Mondi plc	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	35	Amend Memorandum of Incorporation of Mondi Limited	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	36	Approve Cancellation of All Deferred Shares of Mondi Limited	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	37	Authorise Issue of Non-Voting Shares to Mondi plc	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	38	Authorise the Entry into and Implementation of the Scheme of Arrangement	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	39	Adopt New Articles of Association	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	40	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Mondi Ltd.	MND	09-May-19	Annual	Management	41	Authorise Market Purchase of Ordinary Shares	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	1	Re-elect Tanya Fratto as Director	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	2	Re-elect Stephen Harris as Director	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	3	Re-elect Andrew King as Director	For	Against	We do not support insiders on the board other than the CEO.
Mondi Plc	MNDI	09-May-19	Annual	Management	4	Re-elect Peter Oswald as Director	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	5	Re-elect Fred Phaswana as Director	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	6	Re-elect Dominique Reiniche as Director	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	7	Re-elect David Williams as Director	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	8	Re-elect Stephen Young as Director	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	9	Re-elect Tanya Fratto as Member of the DLC Audit Committee	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	10	Re-elect Stephen Harris as Member of the DLC Audit Committee	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	11	Re-elect Stephen Young as Member of the DLC Audit Committee	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	12	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mondi Plc	MNDI	09-May-19	Annual	Management	13	Approve Remuneration Policy	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	14	Approve Remuneration Report	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	15	Approve Non-executive Directors' Fees	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	16	Approve Final Dividend	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	17	Reappoint PricewaterhouseCoopers Inc as Auditors	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	18	Authorise the DLC Audit Committee to Fix Remuneration of Auditors	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	19	Approve Financial Assistance in Terms of Section 44 and/or 45 of the SA Companies Act	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	20	Place Authorised but Unissued Ordinary Shares Under Control of Directors	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	21	Place Authorised but Unissued Special Converting Shares Under Control of Directors	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	22	Authorise Board to Issue Shares for Cash	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	23	Authorise Repurchase of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Mondi Plc	MNDI	09-May-19	Annual	Management	24	Accept Financial Statements and Statutory Reports	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	25	Approve Remuneration Report	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	26	Approve Final Dividend	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	27	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	28	Authorise the DLC Audit Committee to Fix Remuneration of Auditors	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	29	Authorise Issue of Equity	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	30	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	31	Authorise Market Purchase of Ordinary Shares	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	32	Approve Matters Relating to the Simplification	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	33	Amend Articles of Association of Mondi plc	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	34	Approve Cancellation of All Deferred Shares of Mondi plc	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	35	Amend Memorandum of Incorporation of Mondi Limited	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	36	Approve Cancellation of All Deferred Shares of Mondi Limited	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mondi Plc	MNDI	09-May-19	Annual	Management	37	Authorise Issue of Non-Voting Shares to Mondi plc	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	38	Adopt New Articles of Association	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	39	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Mondi Plc	MNDI	09-May-19	Annual	Management	40	Authorise Market Purchase of Ordinary Shares	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	4	Re-elect Andrew Fisher as Director	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	5	Re-elect Robin Freestone as Director	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	6	Re-elect Mark Lewis as Director	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	7	Re-elect Sally James as Director	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	8	Re-elect Genevieve Shore as Director	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	9	Elect Sarah Warby as Director	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	10	Elect Scilla Grimble as Director	For	Against	We do not support insiders on the board other than the CEO.
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	11	Reappoint KPMG LLP as Auditors	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	12	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	13	Authorise Issue of Equity	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	14	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	16	Authorise Market Purchase of Ordinary Shares	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	17	Authorise EU Political Donations and Expenditure	For	For	
Moneysupermarket.com Group Plc	MONY	09-May-19	Annual	Management	18	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Morneau Shepell Inc.	MSI	09-May-19	Annual	Management	1.1	Elect Director Luc Bachand	For	For	
Morneau Shepell Inc.	MSI	09-May-19	Annual	Management	1.2	Elect Director Gillian (Jill) Denham	For	For	
Morneau Shepell Inc.	MSI	09-May-19	Annual	Management	1.3	Elect Director Kish Kapoor	For	For	
Morneau Shepell Inc.	MSI	09-May-19	Annual	Management	1.4	Elect Director Ron Lalonde	For	For	
Morneau Shepell Inc.	MSI	09-May-19	Annual	Management	1.5	Elect Director Stephen Liptrap	For	For	
Morneau Shepell Inc.	MSI	09-May-19	Annual	Management	1.6	Elect Director Jack M. Mintz	For	For	
Morneau Shepell Inc.	MSI	09-May-19	Annual	Management	1.7	Elect Director Kevin Pennington	For	For	
Morneau Shepell Inc.	MSI	09-May-19	Annual	Management	1.8	Elect Director Dale Ponder	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Morneau Shepell Inc.	MSI	09-May-19	Annual	Management	1.9	Elect Director Michele Trogni	For	For	
Morneau Shepell Inc.	MSI	09-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Morneau Shepell Inc.	MSI	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	3	Approve Final Dividend	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	4	Re-elect Sir John Armit as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
National Express Group Plc	NEX	09-May-19	Annual	Management	5	Re-elect Matt Ashley as Director	For	Against	We do not support insiders on the board other than the CEO.
National Express Group Plc	NEX	09-May-19	Annual	Management	6	Re-elect Joaquin Ayuso as Director	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	7	Re-elect Jorge Cosmen as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
National Express Group Plc	NEX	09-May-19	Annual	Management	8	Re-elect Matthew Crummack as Director	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	9	Re-elect Chris Davies as Director	For	Against	We do not support insiders on the board other than the CEO.
National Express Group Plc	NEX	09-May-19	Annual	Management	10	Re-elect Dean Finch as Director	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	11	Re-elect Mike McKeon as Director	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	12	Re-elect Chris Muntwyler as Director	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	13	Re-elect Elliot (Lee) Sander as Director	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	14	Re-elect Dr Ashley Steel as Director	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	15	Reappoint Deloitte LLP as Auditors	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	16	Authorise Board to Fix Remuneration of Auditors	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	17	Authorise EU Political Donations and Expenditure	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	18	Authorise Issue of Equity	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	20	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
National Express Group Plc	NEX	09-May-19	Annual	Management	21	Authorise Market Purchase of Ordinary Shares	For	For	

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National Express Group Plc	NEX	09-May-19	Annual	Management	22	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
National Express Group Plc	NEX	09-May-19	Annual	Management	23	Re-elect Jane Kingston as Director	For	For	
NFI Group Inc.	NFI	09-May-19	Annual	Management	1	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
NFI Group Inc.	NFI	09-May-19	Annual	Management	2.1	Elect Director Phyllis Cochran	For	For	
NFI Group Inc.	NFI	09-May-19	Annual	Management	2.2	Elect Director Larry Edwards	For	For	
NFI Group Inc.	NFI	09-May-19	Annual	Management	2.3	Elect Director Adam Gray	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
NFI Group Inc.	NFI	09-May-19	Annual	Management	2.4	Elect Director Krystyna Hoeg	For	For	
NFI Group Inc.	NFI	09-May-19	Annual	Management	2.5	Elect Director John Marinucci	For	For	
NFI Group Inc.	NFI	09-May-19	Annual	Management	2.6	Elect Director Paulo Cezar da Silva Nunes	For	For	
NFI Group Inc.	NFI	09-May-19	Annual	Management	2.7	Elect Director Paul Soubry	For	For	
NFI Group Inc.	NFI	09-May-19	Annual	Management	2.8	Elect Director Brian V. Tobin	For	For	
NFI Group Inc.	NFI	09-May-19	Annual	Management	2.9	Elect Director Katherine S. Winter	For	For	
NFI Group Inc.	NFI	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	1a	Elect Director Thomas D. Bell, Jr.	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	1b	Elect Director Daniel A. Carp	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	1c	Elect Director Mitchell E. Daniels, Jr.	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	1d	Elect Director Marcela E. Donadio	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	1e	Elect Director Thomas C. Kelleher	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	1f	Elect Director Steven F. Leer	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	1g	Elect Director Michael D. Lockhart	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	1h	Elect Director Amy E. Miles	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	1i	Elect Director Jennifer F. Scanlon	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	1j	Elect Director James A. Squires	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	1k	Elect Director John R. Thompson	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Norfolk Southern Corporation	NSC	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Norfolk Southern Corporation	NSC	09-May-19	Annual	Shareholder	4	Adopt Simple Majority	Against	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Northview Apartment Real Estate Investment Trust	NVU.UN	09-May-19	Annual	Management	1.1	Elect Trustee Scott Thon	For	For	
Northview Apartment Real Estate Investment Trust	NVU.UN	09-May-19	Annual	Management	1.2	Elect Trustee Todd R. Cook	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Northview Apartment Real Estate Investment Trust	NVU.UN	09-May-19	Annual	Management	1.3	Elect Trustee Daniel Drimmer	For	For	
Northview Apartment Real Estate Investment Trust	NVU.UN	09-May-19	Annual	Management	1.4	Elect Trustee Kevin E. Grayston	For	For	
Northview Apartment Real Estate Investment Trust	NVU.UN	09-May-19	Annual	Management	1.5	Elect Trustee Dennis J. Hoffman	For	For	
Northview Apartment Real Estate Investment Trust	NVU.UN	09-May-19	Annual	Management	1.6	Elect Trustee Christine McGinley	For	For	
Northview Apartment Real Estate Investment Trust	NVU.UN	09-May-19	Annual	Management	1.7	Elect Trustee Terrance L. McKibbon	For	For	
Northview Apartment Real Estate Investment Trust	NVU.UN	09-May-19	Annual	Management	1.8	Elect Trustee Valery Zamuner	For	For	
Northview Apartment Real Estate Investment Trust	NVU.UN	09-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	For	
Northview Apartment Real Estate Investment Trust	NVU.UN	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Nucor Corporation	NUE	09-May-19	Annual	Management	1.1	Elect Director Lloyd J. Austin, III	For	For	
Nucor Corporation	NUE	09-May-19	Annual	Management	1.2	Elect Director Patrick J. Dempsey	For	For	
Nucor Corporation	NUE	09-May-19	Annual	Management	1.3	Elect Director John J. Ferriola	For	Withhold	We are holding the Chair of the Board accountable for insufficient climate-related disclosure.
Nucor Corporation	NUE	09-May-19	Annual	Management	1.4	Elect Director Victoria F. Haynes	For	For	
Nucor Corporation	NUE	09-May-19	Annual	Management	1.5	Elect Director Christopher J. Kearney	For	For	
Nucor Corporation	NUE	09-May-19	Annual	Management	1.6	Elect Director Laurette T. Koellner	For	For	
Nucor Corporation	NUE	09-May-19	Annual	Management	1.7	Elect Director John H. Walker	For	For	
Nucor Corporation	NUE	09-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Nucor Corporation	NUE	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and there are features that are not in line with best practice.
Nucor Corporation	NUE	09-May-19	Annual	Shareholder	4	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Nucor Corporation	NUE	09-May-19	Annual	Shareholder	5	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.1	Elect Director Christopher M. Burley	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.2	Elect Director Maura J. Clark	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.3	Elect Director John W. Estey	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.4	Elect Director David C. Everitt	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.5	Elect Director Russell K. Girling	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.6	Elect Director Miranda C. Hubbs	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.7	Elect Director Alice D. Laberge	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.8	Elect Director Consuelo E. Madere	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.9	Elect Director Charles V. Magro	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.10	Elect Director Keith G. Martell	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.11	Elect Director Aaron W. Regent	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	1.12	Elect Director Mayo M. Schmidt	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Nutrien Ltd.	NTR	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
NuVasive, Inc.	NUVA	09-May-19	Annual	Management	1a	Elect Director Robert F. Friel	For	Against	This director is overboarded.
NuVasive, Inc.	NUVA	09-May-19	Annual	Management	1b	Elect Director Donald J. Rosenberg	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
NuVasive, Inc.	NUVA	09-May-19	Annual	Management	1c	Elect Director Daniel J. Wolterman	For	For	
NuVasive, Inc.	NUVA	09-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
NuVasive, Inc.	NUVA	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	1	Open Meeting	None	None	
Nyfosa AB	NYF	09-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	7	Receive President's Report	None	None	
Nyfosa AB	NYF	09-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Nyfosa AB	NYF	09-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	9.b	Approve Allocation of Income and Omission of Dividends	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	10	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	11	Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	12	Approve Remuneration of Directors in the Amount of SEK 425,000 for Chair and SEK 170,000 for Other Directors; Approve Remuneration for Committee Work	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	13	Approve Remuneration of Auditors	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	14	Reelect Johan Ericsson (Chair), Marie Bucht Toresater, Lisa Dominguez Flodin, Jens Engwall, Per Lindblad and Kristina Sawjani as Directors; Elect Mats Andersson as New Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Nyfosa AB	NYF	09-May-19	Annual	Management	15	Ratify KPMG as Auditors	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	16	Approve Instructions for Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Nyfosa AB	NYF	09-May-19	Annual	Management	17	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	18	Approve Stock Option Plan LTIP 2019 for Key Employees; Approve Creation of SEK 975,000 Pool of Capital to Guarantee Conversion Rights	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	19	Approve Creation of Pool of Capital without Preemptive Rights	For	For	
Nyfosa AB	NYF	09-May-19	Annual	Management	20	Close Meeting	None	None	
ONEX Corporation	ONEX	09-May-19	Annual	Management	1	Ratify PricewaterhouseCoopers LLP as Auditors	For	Withhold	The auditor's tenure is not disclosed.
ONEX Corporation	ONEX	09-May-19	Annual	Management	2	Authorize Board to Fix Remuneration of Auditors	For	Withhold	The auditor's tenure is not disclosed.
ONEX Corporation	ONEX	09-May-19	Annual	Management	3.1	Elect Director William A. Etherington	For	For	
ONEX Corporation	ONEX	09-May-19	Annual	Management	3.2	Elect Director Mitchell Goldhar	For	For	
ONEX Corporation	ONEX	09-May-19	Annual	Management	3.3	Elect Director Arianna Huffington	For	For	
ONEX Corporation	ONEX	09-May-19	Annual	Management	3.4	Elect Director Arni C. Thorsteinson	For	Withhold	We are voting against this director due to concerns over tenure.This director is overboarded.
ONEX Corporation	ONEX	09-May-19	Annual	Management	3.5	Elect Director Beth A. Wilkinson	For	For	

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ONEX Corporation	ONEX	09-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
Oriflame Holding AG	ORI	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	3	Approve Treatment of Net Loss	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	4	Approve Dividends of CHF 1.60 per Share from Capital Contribution Reserves	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	5	Approve Discharge of Board and Senior Management	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.1.a	Reelect Mona Abbasi as Director	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.1.b	Reelect Magnus Braennstroem as Director	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.1.c	Reelect Anders Dahlvig as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.1.d	Reelect Anna af Jochnick as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.1.e	Reelect Alexander af Jochnick as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.1.f	Reelect Robert af Jochnick as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.1.g	Reelect Anna Malmhake as Director	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.1.h	Reelect Gunilla Rudebjer as Director	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.1.i	Reelect Christian Salamon as Director	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.1.j	Reelect Karen Tobiasen as Director	For	For	

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Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.2	Reelect Alexander af Jochnick as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.3.1	Reappoint Alexander af Jochnick as Member of the Compensation Committee	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.3.2	Reappoint Karen Tobiasen as Member of the Compensation Committee	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.4	Designate Bratschi AG as Independent Proxy	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	6.5	Ratify KPMG AG as Auditors	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	7.1	Approve Maximum Fixed Remuneration of Directors in the Amount of CHF 495,000	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	7.2.1	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 4.9 Million	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Oriflame Holding AG	ORI	09-May-19	Annual	Management	7.2.2	Approve Variable Remuneration of Executive Committee in the Amount of CHF 7 Million	For	For	
Oriflame Holding AG	ORI	09-May-19	Annual	Management	8	Approve Creation of CHF 8.4 Million Pool of Capital without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Oriflame Holding AG	ORI	09-May-19	Annual	Management	9	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
PCCW Limited	8	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
PCCW Limited	8	09-May-19	Annual	Management	2	Approve Final Dividend	For	For	
PCCW Limited	8	09-May-19	Annual	Management	3a	Elect Li Tzar Kai, Richard as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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PCCW Limited	8	09-May-19	Annual	Management	3b	Elect Zhu Kebing as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
PCCW Limited	8	09-May-19	Annual	Management	3c	Elect Wei Zhe, David as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
PCCW Limited	8	09-May-19	Annual	Management	3d	Elect Frances Waikwun Wong as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
PCCW Limited	8	09-May-19	Annual	Management	3e	Elect Lars Eric Nils Rodert as Director	For	For	
PCCW Limited	8	09-May-19	Annual	Management	3f	Authorize Board to Fix Remuneration of Directors	For	For	
PCCW Limited	8	09-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
PCCW Limited	8	09-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
PCCW Limited	8	09-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
PCCW Limited	8	09-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Sp ecial	Management	1	Fix Number of Directors at Seven	For	For	
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Sp ecial	Management	2.1	Elect Director Donald Gray	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Sp ecial	Management	2.2	Elect Director Michael MacBean	For	For	
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Sp ecial	Management	2.3	Elect Director Brian Davis	For	For	
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Sp ecial	Management	2.4	Elect Director Darren Gee	For	For	

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Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Special	Management	2.5	Elect Director Gregory Fletcher	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Special	Management	2.6	Elect Director John W. Rossall	For	For	
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Special	Management	2.7	Elect Director Kathy Turgeon	For	Withhold	We do not support insiders on the board other than the CEO.
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Special	Management	3	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Special	Management	5	Approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Special	Management	6	Approve Market Based Bonus Plan	For	For	
Peyto Exploration & Development Corp.	PEY	09-May-19	Annual/Special	Management	7	Adopt New By-laws	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
PhaseBio Pharmaceuticals, Inc.	PHAS	09-May-19	Annual	Management	1.1	Elect Director Edmund P. Harrigan	For	For	
PhaseBio Pharmaceuticals, Inc.	PHAS	09-May-19	Annual	Management	1.2	Elect Director Peter Justin Klein	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
PhaseBio Pharmaceuticals, Inc.	PHAS	09-May-19	Annual	Management	1.3	Elect Director Richard A. van den Broek	For	For	
PhaseBio Pharmaceuticals, Inc.	PHAS	09-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Pollard Banknote Limited	PBL	09-May-19	Annual	Management	1.1	Elect Director Dave Brown	For	For	
Pollard Banknote Limited	PBL	09-May-19	Annual	Management	1.2	Elect Director Jerry Gray	For	Withhold	We are voting against this director due to concerns over tenure.
Pollard Banknote Limited	PBL	09-May-19	Annual	Management	1.3	Elect Director Garry Leach	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also holding this nominee accountable, as Chair of the Governance Committee, for not providing an annual advisory vote on executive compensation.
Pollard Banknote Limited	PBL	09-May-19	Annual	Management	1.4	Elect Director Gordon Pollard	For	Withhold	We are voting against this director due to concerns over tenure.
Pollard Banknote Limited	PBL	09-May-19	Annual	Management	1.5	Elect Director John Pollard	For	For	
Pollard Banknote Limited	PBL	09-May-19	Annual	Management	1.6	Elect Director Douglas Pollard	For	For	
Pollard Banknote Limited	PBL	09-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	

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Poxel SA	POXEL	09-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Poxel SA	POXEL	09-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Poxel SA	POXEL	09-May-19	Annual/Special	Management	3	Approve Allocation of Income and Absence of Dividends	For	For	
Poxel SA	POXEL	09-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	5	Reelect Pierre Legault as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	6	Reelect Janice Bourque as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	7	Approve Remuneration of Directors in the Aggregate Amount of EUR 440,000	For	For	
Poxel SA	POXEL	09-May-19	Annual/Special	Management	8	Approve Compensation of Pierre Legault, Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	9	Approve Compensation of Thomas Kuhn, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	10	Approve Remuneration Policy of Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Poxel SA	POXEL	09-May-19	Annual/Special	Management	11	Approve Remuneration Policy of CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	12	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Poxel SA	POXEL	09-May-19	Annual/Special	Management	13	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Poxel SA	POXEL	09-May-19	Annual/Special	Management	14	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 200,000	For	For	
Poxel SA	POXEL	09-May-19	Annual/Special	Management	15	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 200,000	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	16	Authorize Capitalization of Reserves of Up to EUR 152,000 for Bonus Issue or Increase in Par Value	For	Against	We are not supportive of this resolution as it could be used during a takeover period.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	17	Approve Issuance of Equity or Equity-Linked Securities Reserved for Specific Beneficiaries, up to Aggregate Nominal Amount of EUR 280,000	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	18	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 150,000	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	19	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	20	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	21	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	22	Authorize Capital Increase of Up to EUR 200,000 for Future Exchange Offers	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	23	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 14, 15, 17, 18, 21 and 22 at EUR 310,571.72	For	For	
Poxel SA	POXEL	09-May-19	Annual/Special	Management	24	Authorize up to 6 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.

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Poxel SA	POXEL	09-May-19	Annual/Special	Management	25	Approve Issuance of Warrants (Bons) without Preemptive Rights Reserved for Specific Beneficiaries, up to 6 Percent of Issued Share Capital	For	Against	The convertible bond plan does not meet our guidelines
Poxel SA	POXEL	09-May-19	Annual/Special	Management	26	Authorize up to 3 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	27	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 24-26 at 7.5 Percent of Issued Share Capital	For	For	
Poxel SA	POXEL	09-May-19	Annual/Special	Management	28	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Poxel SA	POXEL	09-May-19	Annual/Special	Management	29	Authorize Filing of Required Documents/Other Formalities	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	1	Open Meeting	None	None	
Proact IT Group AB	PACT	09-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Proact IT Group AB	PACT	09-May-19	Annual	Management	8	Accept Financial Statements and Statutory Reports	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	9	Approve Allocation of Income and Dividends of SEK 4.15 Per Share	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	10	Approve Discharge of Board and President	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	11	Determine Number of Members (5) and Deputy Members (0) of Board	For	Against	We view the proposed board size as too small.
Proact IT Group AB	PACT	09-May-19	Annual	Management	12	Approve Remuneration of Directors in the Amount of SEK 525,000 to Chairman and SEK 210,000 for Other Directors; Approve Committee Fees; Approve Remuneration of Auditors	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	13	Reelect Eva Elmstedt, Martin Gren, Annikki Schaeferdiek, Anders Thulin and Thomas Thuresson as Directors; Ratify PwC as Auditors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Proact IT Group AB	PACT	09-May-19	Annual	Management	14	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	15.a	Approve Performance Share Program 2019	For	Against	The performance share plan does not meet our guidelines.

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Proact IT Group AB	PACT	09-May-19	Annual	Management	15.b	Approve Equity Plan Financing	For	Against	The performance share plan does not meet our guidelines.
Proact IT Group AB	PACT	09-May-19	Annual	Management	16	Authorize Representatives of Four of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Proact IT Group AB	PACT	09-May-19	Annual	Management	17	Approve Issuance of up to 933,000 Shares with Preemptive Rights	For	For	
Proact IT Group AB	PACT	09-May-19	Annual	Management	18	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Proact IT Group AB	PACT	09-May-19	Annual	Management	19	Close Meeting	None	None	
PT Hanjaya Mandala Sampoerna Tbk	HMSP	09-May-19	Annual	Management	1	Accept Annual Report and Financial Statements	For	For	
PT Hanjaya Mandala Sampoerna Tbk	HMSP	09-May-19	Special	Management	1	Amend Article 3 of the Articles of Association in Relation with Main Business Activity	For	For	
PT Hanjaya Mandala Sampoerna Tbk	HMSP	09-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Hanjaya Mandala Sampoerna Tbk	HMSP	09-May-19	Annual	Management	3	Approve Auditors	For	Against	The auditor's tenure is not disclosed.
PT Hanjaya Mandala Sampoerna Tbk	HMSP	09-May-19	Annual	Management	4	Approve Changes in Board of Company	For	For	
QBE Insurance Group Limited	QBE	09-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
QBE Insurance Group Limited	QBE	09-May-19	Annual	Management	3	Approve Grant of Conditional Rights Under the 2018 Executive Incentive Plan to Patrick Regan	For	Against	The incentive plan does not meet our guidelines.
QBE Insurance Group Limited	QBE	09-May-19	Annual	Management	4	Approve Grant of Conditional Rights Under the 2019 QBE Long-term Incentive Plan to Patrick Regan	For	For	
QBE Insurance Group Limited	QBE	09-May-19	Annual	Management	5a	Elect John M. Green as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
QBE Insurance Group Limited	QBE	09-May-19	Annual	Management	5b	Elect Rolf Tolle as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.

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QBE Insurance Group Limited	QBE	09-May-19	Annual	Management	5c	Elect Fred Eppinger as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
QBE Insurance Group Limited	QBE	09-May-19	Annual	Management	6	Approve Conditional Spill Resolution	Against	Against	
QBE Insurance Group Limited	QBE	09-May-19	Annual	Shareholder	7a	Approve the Amendments to the Company's Constitution	Against	Against	We consider the company's current policies, and by-laws to be sufficient.
QBE Insurance Group Limited	QBE	09-May-19	Annual	Shareholder	7b	Approve Exposure Reduction Targets	Against	Against	Considering the company's policies, practices, and planned disclosure, we believe this proposal is duplicative.
Quebecor Inc.	QBR.B	09-May-19	Annual	Management	1.1	Elect Director Chantal Belanger	For	For	
Quebecor Inc.	QBR.B	09-May-19	Annual	Management	1.2	Elect Director Andrea C. Martin	For	For	
Quebecor Inc.	QBR.B	09-May-19	Annual	Management	1.3	Elect Director Normand Provost	For	For	
Quebecor Inc.	QBR.B	09-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Quebecor Inc.	QBR.B	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	4	Re-elect Mark Nicholls as Director	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	5	Re-elect Paul Stockton as Director	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	6	Elect Colin Clark as Director	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	7	Re-elect James Dean as Director	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	8	Elect Terri Duhon as Director	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	9	Re-elect Sarah Gentleman as Director	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	10	Elect Jennifer Mathias as Director	For	Against	We do not support insiders on the board other than the CEO.
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	11	Re-elect James Pettigrew as Director	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	12	Appoint Deloitte LLP as Auditors	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	13	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	14	Approve Savings Related Share Option Plan	For	Against	The share option plan does not meet our guidelines.

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Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	15	Authorise EU Political Donations and Expenditure	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	16	Authorise Issue of Equity	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	20	Adopt New Articles of Association	For	For	
Rathbone Brothers Plc	RAT	09-May-19	Annual	Management	21	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	4	Approve Final Dividend	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	5	Re-elect Nicandro Durante as Director	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	6	Re-elect Mary Harris as Director	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	7	Re-elect Adrian Hennes as Director	For	Against	We do not support insiders on the board other than the CEO.
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	8	Re-elect Rakesh Kapoor as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	9	Re-elect Pam Kirby as Director	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	10	Re-elect Chris Sinclair as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	11	Re-elect Warren Tucker as Director	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	12	Elect Andrew Bonfield as Director	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	13	Elect Mehmood Khan as Director	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	14	Elect Elane Stock as Director	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	15	Reappoint KPMG LLP as Auditors	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	16	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	

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Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	17	Authorise EU Political Donations and Expenditure	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	18	Authorise Issue of Equity	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	19	Approve Deferred Bonus Plan	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	20	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	22	Authorise Market Purchase of Ordinary Shares	For	For	
Reckitt Benckiser Group Plc	RB	09-May-19	Annual	Management	23	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Revance Therapeutics, Inc.	RVNC	09-May-19	Annual	Management	1.1	Elect Director Mark J. Foley	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Revance Therapeutics, Inc.	RVNC	09-May-19	Annual	Management	1.2	Elect Director Philip J. Vickers	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Revance Therapeutics, Inc.	RVNC	09-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Revance Therapeutics, Inc.	RVNC	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks disclosure and certain risk mitigation features.
Revance Therapeutics, Inc.	RVNC	09-May-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	2	Approve the Director's Remuneration Report: Implementation Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	4	Elect Dame Moya Greene as Director	For	For	
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	5	Elect Simon McKeon as Director	For	For	
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	6	Elect Jakob Stausholm as Director	For	Against	We do not support insiders on the board other than the CEO.

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Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	7	Elect Megan Clark as Director	For	For	
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	8	Elect David Constable as Director	For	For	
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	9	Elect Simon Henry as Director	For	For	
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	10	Elect Jean-Sebastien Jacques as Director	For	For	
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	11	Elect Sam Laidlaw as Director	For	For	
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	12	Elect Michael L'Estrange as Director	For	For	
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	13	Elect Simon Thompson as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	14	Appoint PricewaterhouseCoopers LLP as Auditors of the Company	For	Against	The auditor's tenure exceeds our guidelines.
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	15	Authorize Board to Fix Remuneration of the Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	16	Approve Political Donations	For	For	
Rio Tinto Ltd.	RIO	09-May-19	Annual	Management	17	Approve the Renewal of Off- Market and On-Market Share Buyback Authorities	For	For	
Rio Tinto Ltd.	RIO	09-May-19	Annual	Shareholder	18	Approve the Amendments to the Company's Constitution	Against	Against	We are not supportive of this imprecise and broad proposal.
Rio Tinto Ltd.	RIO	09-May-19	Annual	Shareholder	19	Approve Transition Planning Disclosure	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's environmental risk assessment processes and exposure to climate change risks. Additional disclosure helps investors better assess how environmental risks can affect a company's activities and longer-term financial results.
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.1	Elect Director Marco Alvera	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.2	Elect Director William J. Amelio	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.3	Elect Director William D. Green	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.4	Elect Director Charles E. Haldeman, Jr.	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.5	Elect Director Stephanie C. Hill	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.6	Elect Director Rebecca Jacoby	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.7	Elect Director Monique F. Leroux	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.8	Elect Director Maria R. Morris	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.9	Elect Director Douglas L. Peterson	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.10	Elect Director Edward B. Rust, Jr.	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.11	Elect Director Kurt L. Schmoke	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	1.12	Elect Director Richard E. Thornburgh	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

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S&P Global Inc.	SPGI	09-May-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
S&P Global Inc.	SPGI	09-May-19	Annual	Management	4	Amend Deferred Compensation Plan	For	For	
S&P Global Inc.	SPGI	09-May-19	Annual	Management	5	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
SEMAFO Inc.	SMF	09-May-19	Annual	Management	1.1	Elect Director Terence F. Bowles	For	For	
SEMAFO Inc.	SMF	09-May-19	Annual	Management	1.2	Elect Director Helene Cartier	For	For	
SEMAFO Inc.	SMF	09-May-19	Annual	Management	1.3	Elect Director Benoit Desormeaux	For	For	
SEMAFO Inc.	SMF	09-May-19	Annual	Management	1.4	Elect Director Flore Konan	For	For	
SEMAFO Inc.	SMF	09-May-19	Annual	Management	1.5	Elect Director John LeBoutillier	For	Withhold	This director is overboarded.
SEMAFO Inc.	SMF	09-May-19	Annual	Management	1.6	Elect Director Gilles Masson	For	For	
SEMAFO Inc.	SMF	09-May-19	Annual	Management	1.7	Elect Director Tertius Zongo	For	For	
SEMAFO Inc.	SMF	09-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
SEMAFO Inc.	SMF	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.1	Elect Director Alan L. Boeckmann	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.2	Elect Director Kathleen L. Brown	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.3	Elect Director Andres Conesa	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.4	Elect Director Maria Contreras-Sweet	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.5	Elect Director Pablo A. Ferrero	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.6	Elect Director William D. Jones	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.7	Elect Director Jeffrey W. Martin	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.8	Elect Director Michael N. Mears	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.9	Elect Director William C. Rusnack	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.10	Elect Director Lynn Schenk	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.11	Elect Director Jack T. Taylor	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.12	Elect Director Cynthia L. Walker	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	1.13	Elect Director James C. Yardley	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Sempra Energy	SRE	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Sempra Energy	SRE	09-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Sempra Energy	SRE	09-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Serco Group Plc	SRP	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

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Serco Group Plc	SRP	09-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Serco Group Plc	SRP	09-May-19	Annual	Management	3	Elect Eric Born as Director	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	4	Re-elect Sir Roy Gardner as Director	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	5	Re-elect Rupert Soames as Director	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	6	Re-elect Angus Cockburn as Director	For	Against	We do not support insiders on the board other than the CEO.
Serco Group Plc	SRP	09-May-19	Annual	Management	7	Re-elect Kirsty Bashforth as Director	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	8	Re-elect Ian El-Mokadem as Director	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	9	Re-elect Rachel Lomax as Director	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	10	Re-elect Lynne Peacock as Director	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	11	Re-elect John Rishton as Director	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	12	Reappoint KPMG LLP as Auditors	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	13	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	14	Authorise Issue of Equity	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	17	Authorise Market Purchase of Ordinary Shares	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	18	Authorise EU Political Donations and Expenditure	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	19	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Serco Group Plc	SRP	09-May-19	Annual	Management	20	Approve Long Term Incentive Plan	For	Against	The restricted stock plan does not meet our guidelines.
Sotheby's	BID	09-May-19	Annual	Management	1.1	Elect Director Jessica M. Bibliowicz	For	For	
Sotheby's	BID	09-May-19	Annual	Management	1.2	Elect Director Linus W. L. Cheung	For	For	
Sotheby's	BID	09-May-19	Annual	Management	1.3	Elect Director Kevin C. Conroy	For	For	
Sotheby's	BID	09-May-19	Annual	Management	1.4	Elect Director Domenico De Sole	For	For	
Sotheby's	BID	09-May-19	Annual	Management	1.5	Elect Director The Duke of Devonshire	For	For	
Sotheby's	BID	09-May-19	Annual	Management	1.6	Elect Director Daniel S. Loeb	For	For	
Sotheby's	BID	09-May-19	Annual	Management	1.7	Elect Director Marsha E. Simms	For	For	
Sotheby's	BID	09-May-19	Annual	Management	1.8	Elect Director Thomas S. Smith, Jr.	For	For	
Sotheby's	BID	09-May-19	Annual	Management	1.9	Elect Director Diana L. Taylor	For	For	
Sotheby's	BID	09-May-19	Annual	Management	1.10	Elect Director Dennis M. Weibling	For	For	

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Sotheby's	BID	09-May-19	Annual	Management	1.11	Elect Director Harry J. Wilson	For	For	
Sotheby's	BID	09-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Sotheby's	BID	09-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Sotheby's	BID	09-May-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Spin Master Corp.	TOY	09-May-19	Annual	Management	1.1	Elect Director Jeffrey I. Cohen	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Spin Master Corp.	TOY	09-May-19	Annual	Management	1.2	Elect Director Ben J. Gadbois	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Spin Master Corp.	TOY	09-May-19	Annual	Management	1.3	Elect Director Ronnen Harary	For	For	
Spin Master Corp.	TOY	09-May-19	Annual	Management	1.4	Elect Director Dina R. Howell	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Spin Master Corp.	TOY	09-May-19	Annual	Management	1.5	Elect Director Anton Rabie	For	For	
Spin Master Corp.	TOY	09-May-19	Annual	Management	1.6	Elect Director Todd Tappin	For	For	
Spin Master Corp.	TOY	09-May-19	Annual	Management	1.7	Elect Director Ben Varadi	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Spin Master Corp.	TOY	09-May-19	Annual	Management	1.8	Elect Director Charles Winograd	For	For	
Spin Master Corp.	TOY	09-May-19	Annual	Management	2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	1	Fix Number of Directors at Nine	For	For	
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	2.1	Elect Director A.E. Michael Anglin	For	For	
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	2.2	Elect Director Paul Benson	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	2.3	Elect Director Brian R. Booth	For	For	
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	2.4	Elect Director Simon A. Fish	For	For	
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	2.5	Elect Director Gustavo A. Herrero	For	For	
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	2.6	Elect Director Beverlee F. Park	For	For	
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	2.7	Elect Director Richard D. Paterson	For	For	
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	2.8	Elect Director Steven P. Reid	For	For	
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	2.9	Elect Director Elizabeth A. Wademan	For	For	
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
SSR Mining Inc.	SSRM	09-May-19	Annual/Sp	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	1.1	Elect Director William D. Anderson	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	1.2	Elect Director Dean A. Connor	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	1.3	Elect Director Stephanie L. Coyles	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	1.4	Elect Director Martin J. G. Glynn	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	1.5	Elect Director Ashok K. Gupta	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	1.6	Elect Director M. Marianne Harris	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	1.7	Elect Director Sara Grootwassink Lewis	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	1.8	Elect Director James M. Peck	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	1.9	Elect Director Scott F. Powers	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	1.10	Elect Director Hugh D. Segal	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	1.11	Elect Director Barbara G. Stymiest	For	For	
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	2	Ratify Deloitte LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Sun Life Financial, Inc.	SLF	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Superior Plus Corp.	SPB	09-May-19	Annual	Management	1.1	Elect Director Catherine M. Best	For	For	
Superior Plus Corp.	SPB	09-May-19	Annual	Management	1.2	Elect Director Eugene V.N. Bissell	For	Withhold	We are holding accountable the Chair of the Health, Safety and Environment Committee for insufficient climate-related disclosure.
Superior Plus Corp.	SPB	09-May-19	Annual	Management	1.3	Elect Director Richard C. Bradeen	For	For	
Superior Plus Corp.	SPB	09-May-19	Annual	Management	1.4	Elect Director Luc Desjardins	For	For	
Superior Plus Corp.	SPB	09-May-19	Annual	Management	1.5	Elect Director Randall J. Findlay	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Superior Plus Corp.	SPB	09-May-19	Annual	Management	1.6	Elect Director Patrick E. Gottschalk	For	For	
Superior Plus Corp.	SPB	09-May-19	Annual	Management	1.7	Elect Director Douglas J. Harrison	For	For	
Superior Plus Corp.	SPB	09-May-19	Annual	Management	1.8	Elect Director Mary B. Jordan	For	For	
Superior Plus Corp.	SPB	09-May-19	Annual	Management	1.9	Elect Director David P. Smith	For	For	
Superior Plus Corp.	SPB	09-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Superior Plus Corp.	SPB	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	1	Open Meeting	None	None	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	8	Receive President's Report	None	None	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	9	Receive Board and Committee Report	None	None	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	10	Accept Financial Statements and Statutory Reports	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	11	Approve Allocation of Income and Omission of Dividends	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	12	Approve Discharge of Board and President	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	13	Approve Remuneration of Directors in the Amount of SEK 1.5 Million for the Chairman and SEK 490,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	14	Determine Number of Members (8) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	15.a	Reelect David Allsop as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	15.b	Reelect Hakan Bjorklund as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	15.c	Reelect Annette Clancy as Director	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	15.d	Reelect Matthew Gantz as Director	For	For	

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Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	15.e	Reelect Lennart Johansson as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	15.f	Reelect Helena Saxon as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	15.g	Reelect Hans Schikan as Director	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	15h	Elect Elisabeth Svanberg as New Director	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	15.i	Reelect Hakan Bjorklund as Board Chairman	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	15.j	Ratify Ernst & Young as Auditors	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	16	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	17	Authorize Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	18.a1	Approve Long Term Incentive Program (Management Program)	For	Against	The stock option plan does not meet our guidelines.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	18.a2	Approve Long Term Incentive Program (All Employee Program)	For	Against	The matching share plan does not meet our guidelines.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	18.b	Approve Equity Plan Financing	For	Against	The stock option plan does not meet our guidelines.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	18.c	Approve Alternative Equity Plan Financing	For	Against	The stock option plan does not meet our guidelines.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	19	Issuance of Maximum 33 Million Shares without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	20	Approve Transfer of Shares in Connection with Previous Share Programs	For	For	
Swedish Orphan Biovitrum AB	SOBI	09-May-19	Annual	Management	21	Close Meeting	None	None	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.90 per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	4	Receive Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	5	Approve Compensation of Daniel Julien, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	6	Approve Compensation of Olivier Rigaudy, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	7	Approve Remuneration Policy of the Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	8	Approve Remuneration Policy of the Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	9	Reelect Pauline Ginestie as Director	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	10	Reelect Wai Ping Leung as Director	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	11	Reelect Leigh Ryan as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	12	Reelect Patrick Thomas as Director	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	13	Reelect Alain Boulet as Director	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	14	Reelect Robert Paszczak as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	15	Approve Remuneration of Directors in the Aggregate Amount of EUR 1 Million	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	18	Authorize Capitalization of Reserves of Up to EUR 142 Million for Bonus Issue or Increase in Par Value	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	19	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 50 Million	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	20	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 28 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	21	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	22	Authorize up to 3 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	23	Amend Article 14 of Bylaws Re: Age Limit of Directors	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	24	Amend Article 19 of Bylaws Re: Age Limit of CEO	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	25	Amend Article 19 of Bylaws Re: Age Limit of Vice-CEOs	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	26	Amend Article 22 of Bylaws to Comply with Legal Changes Re: Alternate Auditors	For	For	
Teleperformance SE	TEP	09-May-19	Annual/Special	Management	27	Authorize Filing of Required Documents/Other Formalities	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.1	Elect Director R. H. (Dick) Auchinleck	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.2	Elect Director Raymond T. Chan	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.3	Elect Director Stockwell Day	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.4	Elect Director Lisa de Wilde	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.5	Elect Director Darren Entwistle	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.6	Elect Director Mary Jo Haddad	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.7	Elect Director Kathy Kinloch	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
TELUS Corporation	T	09-May-19	Annual	Management	1.8	Elect Director Christine Magee	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.9	Elect Director John Manley	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.10	Elect Director Claude Mongeau	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.11	Elect Director David Mowat	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.12	Elect Director Marc Parent	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	1.13	Elect Director Denise Pickett	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
TELUS Corporation	T	09-May-19	Annual	Management	2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	4	Amend Shareholder Rights Plan	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	5	Amend Restricted Share Unit Plan	For	For	
TELUS Corporation	T	09-May-19	Annual	Management	6	Amend Performance Share Unit Plan	For	For	
Tempur Sealy International, Inc.	TPX	09-May-19	Annual	Management	1a	Elect Director Evelyn S. Dilsaver	For	For	
Tempur Sealy International, Inc.	TPX	09-May-19	Annual	Management	1b	Elect Director Cathy R. Gates	For	For	
Tempur Sealy International, Inc.	TPX	09-May-19	Annual	Management	1c	Elect Director John A. Heil	For	For	
Tempur Sealy International, Inc.	TPX	09-May-19	Annual	Management	1d	Elect Director Jon L. Luther	For	Against	The Compensation Committee has demonstrated low responsiveness to shareholders' concerns following last year's low support on the say-on-pay vote.
Tempur Sealy International, Inc.	TPX	09-May-19	Annual	Management	1e	Elect Director Richard W. Neu	For	Against	The Compensation Committee has demonstrated low responsiveness to shareholders' concerns following last year's low support on the say-on-pay vote.
Tempur Sealy International, Inc.	TPX	09-May-19	Annual	Management	1f	Elect Director Arik W. Ruchim	For	Against	The Compensation Committee has demonstrated low responsiveness to shareholders' concerns following last year's low support on the say-on-pay vote.
Tempur Sealy International, Inc.	TPX	09-May-19	Annual	Management	1g	Elect Director Scott L. Thompson	For	For	
Tempur Sealy International, Inc.	TPX	09-May-19	Annual	Management	1h	Elect Director Robert B. Trussell, Jr.	For	For	
Tempur Sealy International, Inc.	TPX	09-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Tempur Sealy International, Inc.	TPX	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	2a	Elect Stephen Tin Hoi Ng as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	2b	Elect Doreen Yuk Fong Lee as Director	For	Against	We do not support insiders on the board other than the CEO.
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	2c	Elect Hans Michael Jebesen as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason. We are voting against this director due to concerns over tenure.
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	2d	Elect David Muir Turnbull as Director	For	For	
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	3a	Approve Increase in Rate of Annual Fee Payable to Chairman of the Company	For	For	
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	3b	Approve Increase in Rate of Annual Fee Payable to Directors Other than the Chairman	For	For	
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	3c	Approve Increase in Rate of Annual Fee Payable to Audit Committee Members	For	For	
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	4	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
The Wharf (Holdings) Limited	4	09-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.1	Elect Director Alan S. Armstrong	For	For	
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.2	Elect Director Stephen W. Bergstrom	For	For	
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.3	Elect Director Nancy K. Buese	For	For	
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.4	Elect Director Stephen I. Chazen	For	For	
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.5	Elect Director Charles I. Cogut	For	For	
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.6	Elect Director Kathleen B. Cooper	For	For	
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.7	Elect Director Michael A. Creel	For	For	
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.8	Elect Director Vicki L. Fuller	For	For	
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.9	Elect Director Peter A. Ragauss	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.10	Elect Director Scott D. Sheffield	For	For	
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.11	Elect Director Murray D. Smith	For	For	
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	1.12	Elect Director William H. Spence	For	For	
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
The Williams Companies, Inc.	WMB	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Tractor Supply Company	TSCO	09-May-19	Annual	Management	1.1	Elect Director Cynthia T. Jamison	For	For	
Tractor Supply Company	TSCO	09-May-19	Annual	Management	1.2	Elect Director Ricardo Cardenas	For	For	
Tractor Supply Company	TSCO	09-May-19	Annual	Management	1.3	Elect Director Denise L. Jackson	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Tractor Supply Company	TSCO	09-May-19	Annual	Management	1.4	Elect Director Thomas A. Kingsbury	For	For	
Tractor Supply Company	TSCO	09-May-19	Annual	Management	1.5	Elect Director Ramkumar Krishnan	For	For	
Tractor Supply Company	TSCO	09-May-19	Annual	Management	1.6	Elect Director George MacKenzie	For	For	
Tractor Supply Company	TSCO	09-May-19	Annual	Management	1.7	Elect Director Edna K. Morris	For	For	
Tractor Supply Company	TSCO	09-May-19	Annual	Management	1.8	Elect Director Mark J. Weikel	For	For	
Tractor Supply Company	TSCO	09-May-19	Annual	Management	1.9	Elect Director Gregory A. Sandfort	For	For	
Tractor Supply Company	TSCO	09-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Tractor Supply Company	TSCO	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Trican Well Service Ltd.	TCW	09-May-19	Annual/Special	Management	1	Fix Number of Directors at Seven	For	For	
Trican Well Service Ltd.	TCW	09-May-19	Annual/Special	Management	2.1	Elect Director G. Allen Brooks	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Trican Well Service Ltd.	TCW	09-May-19	Annual/Special	Management	2.2	Elect Director Dale M. Dusterhoft	For	For	
Trican Well Service Ltd.	TCW	09-May-19	Annual/Special	Management	2.3	Elect Director Bradley P.D. Fedora	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.
Trican Well Service Ltd.	TCW	09-May-19	Annual/Special	Management	2.4	Elect Director Kevin L. Nugent	For	For	
Trican Well Service Ltd.	TCW	09-May-19	Annual/Special	Management	2.5	Elect Director Alexander (Alex) J. Pourbaix	For	For	
Trican Well Service Ltd.	TCW	09-May-19	Annual/Special	Management	2.6	Elect Director Michael Rapps	For	Withhold	This director is overboarded.

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Trican Well Service Ltd.	TCW	09-May-19	Annual/Special	Management	2.7	Elect Director Deborah S. Stein	For	For	
Trican Well Service Ltd.	TCW	09-May-19	Annual/Special	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Trican Well Service Ltd.	TCW	09-May-19	Annual/Special	Management	4	Re-approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Trican Well Service Ltd.	TCW	09-May-19	Annual/Special	Management	5	Advisory Vote on Executive Compensation Approach	For	For	
U.S. Silica Holdings, Inc.	SLCA	09-May-19	Annual	Management	1A	Elect Director Peter C. Bernard	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
U.S. Silica Holdings, Inc.	SLCA	09-May-19	Annual	Management	1B	Elect Director Diane K. Duren	For	For	
U.S. Silica Holdings, Inc.	SLCA	09-May-19	Annual	Management	1C	Elect Director William J. Kacal	For	For	
U.S. Silica Holdings, Inc.	SLCA	09-May-19	Annual	Management	1D	Elect Director Charles W. Shaver	For	For	
U.S. Silica Holdings, Inc.	SLCA	09-May-19	Annual	Management	1E	Elect Director Bryan A. Shinn	For	For	
U.S. Silica Holdings, Inc.	SLCA	09-May-19	Annual	Management	1F	Elect Director J. Michael Stice	For	For	
U.S. Silica Holdings, Inc.	SLCA	09-May-19	Annual	Management	2	Ratify Grant Thornton LLP as Auditors	For	For	
U.S. Silica Holdings, Inc.	SLCA	09-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Under Armour, Inc.	UAA	09-May-19	Annual	Management	1.1	Elect Director Kevin A. Plank	For	For	
Under Armour, Inc.	UAA	09-May-19	Annual	Management	1.2	Elect Director George W. Bodenheimer	For	For	
Under Armour, Inc.	UAA	09-May-19	Annual	Management	1.3	Elect Director Douglas E. Coltharp	For	For	
Under Armour, Inc.	UAA	09-May-19	Annual	Management	1.4	Elect Director Jerri L. DeVard	For	For	
Under Armour, Inc.	UAA	09-May-19	Annual	Management	1.5	Elect Director Mohamed A. El-Erian	For	For	
Under Armour, Inc.	UAA	09-May-19	Annual	Management	1.6	Elect Director Karen W. Katz	For	For	
Under Armour, Inc.	UAA	09-May-19	Annual	Management	1.7	Elect Director A.B. Krongard	For	For	
Under Armour, Inc.	UAA	09-May-19	Annual	Management	1.8	Elect Director William R. McDermott	For	Withhold	This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Under Armour, Inc.	UAA	09-May-19	Annual	Management	1.9	Elect Director Eric T. Olson	For	For	
Under Armour, Inc.	UAA	09-May-19	Annual	Management	1.10	Elect Director Harvey L. Sanders	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Under Armour, Inc.	UAA	09-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
Under Armour, Inc.	UAA	09-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Under Armour, Inc.	UAA	09-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1a	Elect Director David P. Abney	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1b	Elect Director Rodney C. Adkins	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1c	Elect Director Michael J. Burns	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1d	Elect Director William R. Johnson	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1e	Elect Director Ann M. Livermore	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1f	Elect Director Rudy H.P. Markham	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1g	Elect Director Franck J. Moison	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1h	Elect Director Clark "Sandy" T. Randt, Jr.	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1i	Elect Director Christiana Smith Shi	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1j	Elect Director John T. Stankey	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1k	Elect Director Carol B. Tome	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	1l	Elect Director Kevin M. Warsh	For	For	
United Parcel Service, Inc.	UPS	09-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
United Parcel Service, Inc.	UPS	09-May-19	Annual	Shareholder	3	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
United Parcel Service, Inc.	UPS	09-May-19	Annual	Shareholder	4	Approve Recapitalization Plan for all Stock to Have One-vote per Share	Against	For	As we believe shareholders should have the right to vote in proportion to their economic ownership of a company, we are in favor of this proposal to eliminate the super voting shares and provide the company with a single, simplified capital structure where all common shares carry only one vote.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
United Parcel Service, Inc.	UPS	09-May-19	Annual	Shareholder	5	Assess Feasibility of Including Sustainability as a Performance Measure for Senior Executive Compensation	Against	For	We are supportive of the company reviewing the feasibility of adding these metrics to its executive incentive plan. Enhanced disclosure and aligned incentives will help investors better assess how such risks can affect a company's activities and longer-term financial results.
Wheaton Precious Metals Corp.	WPM	09-May-19	Annual/Special	Management	a1	Elect Director George L. Brack	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Wheaton Precious Metals Corp.	WPM	09-May-19	Annual/Special	Management	a2	Elect Director John A. Brough	For	For	
Wheaton Precious Metals Corp.	WPM	09-May-19	Annual/Special	Management	a3	Elect Director R. Peter Gillin	For	For	
Wheaton Precious Metals Corp.	WPM	09-May-19	Annual/Special	Management	a4	Elect Director Chantal Gosselin	For	For	
Wheaton Precious Metals Corp.	WPM	09-May-19	Annual/Special	Management	a5	Elect Director Douglas M. Holtby	For	For	
Wheaton Precious Metals Corp.	WPM	09-May-19	Annual/Special	Management	a6	Elect Director Charles A. Jeannes	For	For	
Wheaton Precious Metals Corp.	WPM	09-May-19	Annual/Special	Management	a7	Elect Director Eduardo Luna	For	For	
Wheaton Precious Metals Corp.	WPM	09-May-19	Annual/Special	Management	a8	Elect Director Marilyn Schonberner	For	For	
Wheaton Precious Metals Corp.	WPM	09-May-19	Annual/Special	Management	a9	Elect Director Randy V. J. Smallwood	For	For	
Wheaton Precious Metals Corp.	WPM	09-May-19	Annual/Special	Management	b	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Wheaton Precious Metals Corp.	WPM	09-May-19	Annual/Special	Management	c	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Agile Group Holdings Ltd.	3383	10-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Agile Group Holdings Ltd.	3383	10-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Agile Group Holdings Ltd.	3383	10-May-19	Annual	Management	3	Elect Chan Cheuk Hung as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
Agile Group Holdings Ltd.	3383	10-May-19	Annual	Management	4	Elect Huang Fengchao as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Agile Group Holdings Ltd.	3383	10-May-19	Annual	Management	5	Elect Chen Zhongqi as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Agile Group Holdings Ltd.	3383	10-May-19	Annual	Management	6	Elect Wong Shiu Hoi, Peter as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Agile Group Holdings Ltd.	3383	10-May-19	Annual	Management	7	Authorize Board to Fix Remuneration of Directors	For	For	
Agile Group Holdings Ltd.	3383	10-May-19	Annual	Management	8	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Agile Group Holdings Ltd.	3383	10-May-19	Annual	Management	9A	Authorize Repurchase of Issued Share Capital	For	For	
Agile Group Holdings Ltd.	3383	10-May-19	Annual	Management	9B	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Agile Group Holdings Ltd.	3383	10-May-19	Annual	Management	9C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
American Water Works Company, Inc.	AWK	10-May-19	Annual	Management	1a	Elect Director Jeffery N. Edwards	For	For	
American Water Works Company, Inc.	AWK	10-May-19	Annual	Management	1b	Elect Director Martha Clark Goss	For	For	
American Water Works Company, Inc.	AWK	10-May-19	Annual	Management	1c	Elect Director Veronica M. Hagen	For	For	
American Water Works Company, Inc.	AWK	10-May-19	Annual	Management	1d	Elect Director Julia L. Johnson	For	For	
American Water Works Company, Inc.	AWK	10-May-19	Annual	Management	1e	Elect Director Karl F. Kurz	For	For	
American Water Works Company, Inc.	AWK	10-May-19	Annual	Management	1f	Elect Director George MacKenzie	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
American Water Works Company, Inc.	AWK	10-May-19	Annual	Management	1g	Elect Director James G. Stavridis	For	For	
American Water Works Company, Inc.	AWK	10-May-19	Annual	Management	1h	Elect Director Susan N. Story	For	For	
American Water Works Company, Inc.	AWK	10-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
American Water Works Company, Inc.	AWK	10-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
American Water Works Company, Inc.	AWK	10-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
American Water Works Company, Inc.	AWK	10-May-19	Annual	Shareholder	5	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Baker Hughes, a GE company	BHGE	10-May-19	Annual	Management	1.1	Elect Director W. Geoffrey Beattie	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board.
Baker Hughes, a GE company	BHGE	10-May-19	Annual	Management	1.2	Elect Director Gregory D. Brenneman	For	For	
Baker Hughes, a GE company	BHGE	10-May-19	Annual	Management	1.3	Elect Director Clarence P. Cazalot, Jr.	For	For	
Baker Hughes, a GE company	BHGE	10-May-19	Annual	Management	1.4	Elect Director Gregory L. Ebel	For	For	
Baker Hughes, a GE company	BHGE	10-May-19	Annual	Management	1.5	Elect Director Lynn L. Elsenhans	For	For	
Baker Hughes, a GE company	BHGE	10-May-19	Annual	Management	1.6	Elect Director Jamie S. Miller	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair.
Baker Hughes, a GE company	BHGE	10-May-19	Annual	Management	1.7	Elect Director James J. Mulva	For	For	
Baker Hughes, a GE company	BHGE	10-May-19	Annual	Management	1.8	Elect Director John G. Rice	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.
Baker Hughes, a GE company	BHGE	10-May-19	Annual	Management	1.9	Elect Director Lorenzo Simonelli	For	For	
Baker Hughes, a GE company	BHGE	10-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Baker Hughes, a GE company	BHGE	10-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
China Jushi Co. Ltd.	600176	10-May-19	Special	Management	1	Approve Capital Injection of Controlled Subsidiary	For	For	
China Jushi Co. Ltd.	600176	10-May-19	Special	Management	2	Approve Investment in Construction Project	For	For	
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	3.1	Elect Cao Jianglin as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	3.2	Elect Zhang Yuqiang as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	3.3	Elect Cai Guobin as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	3.4	Elect Chang Zhangli as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	3.5	Elect Pei Hongyan as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	3.6	Elect Zhang Jiankan as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	4.1	Elect Tang Yunwei as Independent Director	For	For	
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	4.2	Elect Lu Jian as Independent Director	For	For	
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	4.3	Elect Wang Ling as Independent Director	For	For	
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	5.1	Elect Chen Xue'an as Supervisor	For	For	
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	5.2	Elect Li Huaiqi as Supervisor	For	For	
China Jushi Co. Ltd.	600176	10-May-19	Special	Shareholder	5.3	Elect Hu Jinyu as Supervisor	For	For	
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	3.1	Elect Lau Chung Kwok Robert as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	3.2	Elect Wang Yan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	3.3	Elect Wan Suet Fei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	3.4	Elect Jing Shiqing as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	3.5	Elect Shek Lai Him Abraham as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded.
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	3.6	Elect Zeng Xuemin as Director	For	For	
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	3.7	Authorize Board to Fix Remuneration of Directors	For	For	
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	4	Appoint Ernst and Young as Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Resources Cement Holdings Ltd.	1313	10-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	3.1a	Elect Wang Xiaochu as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	3.1b	Elect Li Guohua as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	3.1c	Elect Zhu Kebing as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	3.1d	Elect Cheung Wing Lam Linus as Director	For	For	
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	3.1e	Elect Wong Wai Ming as Director	For	For	
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	3.2	Authorize Board to Fix Remuneration of Directors	For	For	
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	4	Approve KPMG and KPMG Huazhen LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Unicom (Hong Kong) Limited	762	10-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	1a	Elect Director Charles A. Bancroft	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	1b	Elect Director John P. Bilbrey	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	1c	Elect Director John T. Cahill	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	1d	Elect Director Ian Cook	For	Against	We do not support the creation of an Executive Chair role that has compensation arrangements similar to management.
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	1e	Elect Director Lisa M. Edwards	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	1f	Elect Director Helene D. Gayle	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	1g	Elect Director C. Martin Harris	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	1h	Elect Director Lorrie M. Norrington	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	1i	Elect Director Michael B. Polk	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	1j	Elect Director Stephen I. Sadove	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	1k	Elect Director Noel R. Wallace	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Colgate-Palmolive Company	CL	10-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Colgate-Palmolive Company	CL	10-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Draegerwerk AG & Co. KGaA	DRW3	10-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Draegerwerk AG & Co. KGaA	DRW3	10-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.13 per Ordinary Share and EUR 0.19 per Preferred Share	For	Against	We believe the proposed payout ratio is insufficient.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Draegerwerk AG & Co. KGaA	DRW3	10-May-19	Annual	Management	3	Approve Discharge of Personally Liable Partner for Fiscal 2018	For	For	
Draegerwerk AG & Co. KGaA	DRW3	10-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Draegerwerk AG & Co. KGaA	DRW3	10-May-19	Annual	Management	5	Approve Remuneration System for Personally Liable Partner	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Draegerwerk AG & Co. KGaA	DRW3	10-May-19	Annual	Management	6	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal 2019	For	For	
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	1	Fix Number of Directors at Nine	For	For	
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	2.1	Elect Director Gary W. Casswell	For	For	
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	2.2	Elect Director N. Murray Edwards	For	For	
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	2.3	Elect Director Robert H. Geddes	For	For	
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	2.4	Elect Director James B. Howe	For	Withhold	We are voting against this director due to concerns over tenure.
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	2.5	Elect Director Len O. Kangas	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	2.6	Elect Director Cary A. Moomjian Jr.	For	For	
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	2.7	Elect Director John G. Schroeder	For	For	
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	2.8	Elect Director Gail D. Surkan	For	For	
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	2.9	Elect Director Barth E. Whitham	For	For	
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Ensign Energy Services Inc.	ESI	10-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
GDI Integrated Facility Services Inc.	GDI	10-May-19	Annual	Management	1.1	Elect Director David G. Samuel	For	For	
GDI Integrated Facility Services Inc.	GDI	10-May-19	Annual	Management	1.2	Elect Director Claude Bigras	For	For	
GDI Integrated Facility Services Inc.	GDI	10-May-19	Annual	Management	1.3	Elect Director Suzanne Blanchet	For	For	
GDI Integrated Facility Services Inc.	GDI	10-May-19	Annual	Management	1.4	Elect Director Michael Boychuk	For	For	
GDI Integrated Facility Services Inc.	GDI	10-May-19	Annual	Management	1.5	Elect Director David A. Galloway	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
GDI Integrated Facility Services Inc.	GDI	10-May-19	Annual	Management	1.6	Elect Director Richard G. Roy	For	For	
GDI Integrated Facility Services Inc.	GDI	10-May-19	Annual	Management	1.7	Elect Director Carl Youngman	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
GDI Integrated Facility Services Inc.	GDI	10-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	1	Approve Annual Report and Summary	For	For	
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	2	Approve Report of the Board of Directors	For	For	
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	3	Approve Report of the Board of Supervisors	For	For	
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	6	Approve Internal Control Self-Evaluation Report	For	For	
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	7	Approve to Appoint Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	8	Approve Related Party Transaction	For	For	
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	9	Approve Application of Credit Lines	For	For	
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	10	Approve Provision of Guarantee	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	11	Approve Issuance of Medium Term Notes	For	For	
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	12	Amend Authorization Management System	For	For	
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	13	Approve Amendments to Articles of Association	For	For	
Hangzhou Hikvision Digital Technology Co., Ltd.	002415	10-May-19	Annual	Management	14	Approve Repurchase and Cancellation of Performance Shares	For	For	
IBI Group Inc.	IBG	10-May-19	Annual/Special	Management	1.1	Elect Director Scott Stewart	For	For	
IBI Group Inc.	IBG	10-May-19	Annual/Special	Management	1.2	Elect Director David Thom	For	Withhold	We do not support insiders on the board other than the CEO.
IBI Group Inc.	IBG	10-May-19	Annual/Special	Management	1.3	Elect Director Dale Richmond	For	For	
IBI Group Inc.	IBG	10-May-19	Annual/Special	Management	1.4	Elect Director Lorraine Bell	For	For	
IBI Group Inc.	IBG	10-May-19	Annual/Special	Management	1.5	Elect Director Claudia Krywiak	For	For	
IBI Group Inc.	IBG	10-May-19	Annual/Special	Management	1.6	Elect Director John O. Reid	For	For	
IBI Group Inc.	IBG	10-May-19	Annual/Special	Management	1.7	Elect Director Michael Nobrega	For	For	
IBI Group Inc.	IBG	10-May-19	Annual/Special	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
IBI Group Inc.	IBG	10-May-19	Annual/Special	Management	3	Amend By-Law No. 1	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
IBI Group Inc.	IBG	10-May-19	Annual/Sp ecial	Management	4	Approve Advance Notice Requirement	For	Against	The proposed advance notice policy is not in shareholders' best interest.
IBI Group Inc.	IBG	10-May-19	Annual/Sp ecial	Management	5	Advisory Vote on Executive Compensation Approach	For	For	
IDEX Corp.	IEX	10-May-19	Annual	Management	1.1	Elect Director Ernest J. Mrozek	For	For	
IDEX Corp.	IEX	10-May-19	Annual	Management	1.2	Elect Director Livingston L. Satterthwaite	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
IDEX Corp.	IEX	10-May-19	Annual	Management	1.3	Elect Director David C. Parry	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
IDEX Corp.	IEX	10-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
IDEX Corp.	IEX	10-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 2.15 per Share	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	4	Approve Termination Package with Conrad Keijzer, CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	5	Approve Exceptional Remuneration in Favor of Gilles Michel	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	6	Approve Remuneration Policy of Executive Corporate Officers	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	7	Approve Compensation of Conrad Keijzer, Vice-CEO from March 8, 2018 to May 4, 2018 and CEO Since May 4, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	8	Approve Compensation of Gilles Michel, Chairman and CEO Until May 4, 2018 and Chairman of the Board Since May 4, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	9	Reelect Odile Desforges as Director	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	10	Reelect Ian Gallienne as Director	For	Against	This nominee is overboardedWe are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	11	Reelect Lucile Ribot as Director	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	12	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	13	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 75 Million	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	14	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 15 Million	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	15	Approve Issuance of Equity or Equity-Linked Securities for up to 10 Percent of Issued Capital Per Year for Private Placements	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	16	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote under Items 13-15	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	17	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	18	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	19	Authorize Capitalization of Reserves of Up to EUR 75 Million for Bonus Issue or Increase in Par Value	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	20	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 75 Million	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	21	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	22	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Imerys SA	NK	10-May-19	Annual/Sp ecial	Management	23	Amend Article 20 of Bylaws Re: Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Imerys SA	NK	10-May-19	Annual/Special	Management	24	Authorize Filing of Required Documents/Other Formalities	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	1	Reappoint Deloitte & Touche as Auditors of the Company with Nita Ranchod as Individual Designated Auditor	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.1	Re-elect Buyelwa Sonjica as Director	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.2	Re-elect Nonkululeko Dlamini as Director	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.3	Re-elect Terence Goodlace as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	3.1	Re-elect Sango Ntsaluba as Member of the Audit Committee	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	3.2	Re-elect Terence Goodlace as Member of the Audit Committee	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	3.3	Re-elect Mary Bomela as Member of the Audit Committee	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	4.1	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	4.2	Approve Remuneration Implementation Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	5	Place Authorised but Unissued Shares under Control of Directors	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	6.1	Amend Bonus and Retention Share Plan	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	6.2	Amend Performance Share Plan	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	7	Approve Changes to the Long-Term Incentive and Forfeitable Share Awards	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	8	Authorise Ratification of Approved Resolutions	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	1	Authorise Board to Issue Shares for Cash	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.1	Approve Fees of the Chairperson of the Board	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.2	Approve Fees of the Board Members	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.3	Approve Fees of the Lead Independent Director	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.4	Approve Fees of the Chairperson of the Audit Committee	For	For	

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Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.5	Approve Fees of the Members of the Audit Committee	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.6	Approve Fees of the Chairperson of the Risk and Opportunities Committee	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.7	Approve Fees of the Members of the Risk and Opportunities Committee	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.8	Approve Fees of the Chairperson of the Social, Ethics and Transformation Committee	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.9	Approve Fees of the Members of the Social, Ethics and Transformation Committee	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.10	Approve Fees of the Members of the Nominations and Governance Committee	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.11	Approve Fees of the Chairperson of the Human Resources and Remuneration Committee	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	2.12	Approve Fees of the Members of the Human Resources and Remuneration Committee	For	For	
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	3	Approve Financial Assistance in Terms of Sections 44 and 45 of the Companies Act	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Kumba Iron Ore Ltd.	KIO	10-May-19	Annual	Management	4	Authorise Repurchase of Issued Share Capital	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.30 per Share	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Special	Management	4	Approve Compensation of Arnaud Lagardere, Managing Partner	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Lagardere SCA	MMB	10-May-19	Annual/Special	Management	5	Approve Compensation of Pierre Leroy and Thierry Funck-Brentano, Vice-CEOs of Arjil	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Lagardere SCA	MMB	10-May-19	Annual/Special	Management	6	Approve Compensation of Xavier de Sarrau, Chairman of the Supervisory Board	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Special	Management	7	Ratify Appointment of Jamal Benomar as Supervisory Board Member	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Special	Management	8	Reelect Jamal Benomar as Supervisory Board Member	For	For	

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Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	9	Reelect Susan M Tolson as Supervisory Board Member	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	10	Elect Gilles Petit as Supervisory Board Member	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	12	Authorize up to 0.4 Percent of Issued Capital for Use in Restricted Stock Plans (Performance Shares)	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	13	Authorize up to 0.4 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	14	Approve Issuance of Debt Securities Giving Access to New Shares of Subsidiaries and/or Existing Shares and/or Debt Securities, up to Aggregate Amount of EUR 1.5 Billion	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	15	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 265 Million	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	16	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights with a Binding Priority Right up to Aggregate Nominal Amount of EUR 160 Million	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	17	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 80 Million	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	18	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 80 Million	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	19	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 14-18	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	20	Authorize Capital Increase of Up to EUR 80 Million for Future Exchange Offers or Future Acquisitions	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Sp ecial	Management	21	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 17-20 at EUR 80 Million and Under Items 15-16 at EUR 300 Million	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Lagardere SCA	MMB	10-May-19	Annual/Special	Management	22	Authorize Capitalization of Reserves of Up to EUR 300 Million for Bonus Issue or Increase in Par Value	For	For	
Lagardere SCA	MMB	10-May-19	Annual/Special	Management	23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Lagardere SCA	MMB	10-May-19	Annual/Special	Management	24	Authorize Filing of Required Documents/Other Formalities	For	For	
Lundin Mining Corporation	LUN	10-May-19	Annual	Management	1.1	Elect Director Donald K. Charter	For	For	
Lundin Mining Corporation	LUN	10-May-19	Annual	Management	1.2	Elect Director John H. Craig	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Lundin Mining Corporation	LUN	10-May-19	Annual	Management	1.3	Elect Director Marie Inkster	For	For	
Lundin Mining Corporation	LUN	10-May-19	Annual	Management	1.4	Elect Director Peter C. Jones	For	For	
Lundin Mining Corporation	LUN	10-May-19	Annual	Management	1.5	Elect Director Lukas H. Lundin	For	Withhold	This director is overboarded.
Lundin Mining Corporation	LUN	10-May-19	Annual	Management	1.6	Elect Director Dale C. Peniuk	For	For	
Lundin Mining Corporation	LUN	10-May-19	Annual	Management	1.7	Elect Director William A. Rand	For	Withhold	We are voting against this director due to concerns over tenure.
Lundin Mining Corporation	LUN	10-May-19	Annual	Management	1.8	Elect Director Catherine J. G. Stefan	For	For	
Lundin Mining Corporation	LUN	10-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Lundin Mining Corporation	LUN	10-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Lundin Mining Corporation	LUN	10-May-19	Annual	Management	4	Amend Share Unit Plan	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	1.A	Elect Director Gina R. Boswell	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	1.B	Elect Director Cari M. Dominguez	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	1.C	Elect Director William Downe	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	1.D	Elect Director John F. Ferraro	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	1.E	Elect Director Patricia Hemingway Hall	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	1.F	Elect Director Julie M. Howard	For	Against	This director is overboarded.
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	1.G	Elect Director Ulice Payne, Jr.	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	1.H	Elect Director Jonas Prising	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	1.I	Elect Director Paul Read	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	1.J	Elect Director Elizabeth P. Sartain	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	1.K	Elect Director Michael J. Van Handel	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
ManpowerGroup, Inc.	MAN	10-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

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Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.1	Elect Director J.W. Marriott, Jr.	For	Against	We are voting against this director due to concerns over tenure.
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.2	Elect Director Mary K. Bush	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.3	Elect Director Bruce W. Duncan	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.4	Elect Director Deborah Marriott Harrison	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.5	Elect Director Frederick A. "Fritz" Henderson	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.6	Elect Director Eric Hippeau	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.7	Elect Director Lawrence W. Kellner	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.8	Elect Director Debra L. Lee	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.9	Elect Director Aylwin B. Lewis	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.10	Elect Director Margaret M. McCarthy	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.11	Elect Director George Munoz	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.12	Elect Director Steven S. Reinemund	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.13	Elect Director Susan C. Schwab	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	1.14	Elect Director Arne M. Sorenson	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	4a	Eliminate Supermajority Vote Requirement for the Removal of Directors	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	4b	Eliminate Supermajority Vote Requirement for Future Amendments to the Certificate Approved by Our Stockholders	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	4c	Eliminate Supermajority Vote Requirement for Future Amendments to Certain Bylaw Provisions	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	4d	Remove the Requirement for a Supermajority Stockholder Vote for Certain Transactions	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Management	4e	Eliminate Supermajority Vote Requirement for Certain Business Combinations	For	For	
Marriott International, Inc.	MAR	10-May-19	Annual	Shareholder	5	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Marriott Vacations Worldwide Corporation	VAC	10-May-19	Annual	Management	1.1	Elect Director Raymond L. Gellein, Jr.	For	For	
Marriott Vacations Worldwide Corporation	VAC	10-May-19	Annual	Management	1.2	Elect Director Thomas J. Hutchison, III	For	For	
Marriott Vacations Worldwide Corporation	VAC	10-May-19	Annual	Management	1.3	Elect Director Dianna F. Morgan	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Marriott Vacations Worldwide Corporation	VAC	10-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	

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Marriott Vacations Worldwide Corporation	VAC	10-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Marriott Vacations Worldwide Corporation	VAC	10-May-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Masco Corporation	MAS	10-May-19	Annual	Management	1a	Elect Director Marie A. Ffolkes	For	For	
Masco Corporation	MAS	10-May-19	Annual	Management	1b	Elect Director Donald R. Parfet	For	For	
Masco Corporation	MAS	10-May-19	Annual	Management	1c	Elect Director Lisa A. Payne	For	Against	We are voting against this director due to concerns over tenure.
Masco Corporation	MAS	10-May-19	Annual	Management	1d	Elect Director Reginald M. Turner	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Masco Corporation	MAS	10-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Masco Corporation	MAS	10-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.1	Elect Peter Moyo as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.2	Re-elect Rob Leith as Director	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	2.1	Re-elect Michael Brown as Director	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	2.2	Re-elect Brian Dames as Director	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	2.3	Re-elect Vassi Naidoo as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	2.4	Re-elect Stanley Subramoney as Director	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	3.1	Reappoint Deloitte & Touche as Auditors of the Company with Lito Nunes as the Designated Registered Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	3.2	Appoint Ernst & Young Inc as Auditors of the Company with Farouk Mohideen as the Designated Registered Auditor	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	4	Place Authorised but Unissued Ordinary Shares under Control of Directors	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	5.1	Approve Remuneration Policy	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	5.2	Approve Remuneration Implementation Report	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.1	Approve Fees for the Non-executive Chairman	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.2	Approve Fees for the Lead Independent Director	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.3	Approve Fees for the Nedbank Group Board Member	For	For	

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Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.4	Approve Fees for the Group Audit Committee	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.5	Approve Fees for the Group Credit Committee	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.6	Approve Fees for the Group Directors' Affairs Committee	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.7	Approve Fees for the Group Information Technology Committee	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.8	Approve Fees for the Group Related Party Transactions Committee	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.9	Approve Fees for the Group Remuneration Committee	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.10	Approve Fees for the Group Risk and Capital Management Committee	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	1.11	Approve Fees for the Group Transformation, Social and Ethics Committee	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	2	Authorise Repurchase of Issued Share Capital	For	For	
Nedbank Group Ltd.	NED	10-May-19	Annual	Management	3	Approve Financial Assistance to Related and Inter-related Companies	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	1	Open Meeting	None	None	
NetEnt AB	NET.B	10-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
NetEnt AB	NET.B	10-May-19	Annual	Management	8	Receive President's Report	None	None	
NetEnt AB	NET.B	10-May-19	Annual	Management	9	Accept Financial Statements and Statutory Reports	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	10	Approve Allocation of Income and Omission of Dividends	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	11	Approve Discharge of Board and President	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	12	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	13	Approve Remuneration of Directors in the Amount of SEK 725,000 for Chairman and SEK 310,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	

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NetEnt AB	NET.B	10-May-19	Annual	Management	14	Reelect Fredrik Erbing (Chair), Peter Hamberg, Pontus Lindwall and Maria Redin as Directors; Elect Lisa Gunnarsson, Christoffer Lundstrom and Jonathan Petteimerides as New Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
NetEnt AB	NET.B	10-May-19	Annual	Management	15	Ratify Deloitte as Auditors	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	16	Authorize Chairman of Board and Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
NetEnt AB	NET.B	10-May-19	Annual	Management	17	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	18	Approve 2:1 Stock Split; Approve Reduction in Share Capital; Approve Bonus Issue	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	19	Approve Warrants Plan for Key Employees; Approve Transfer of Warrants to Participants	For	For	
NetEnt AB	NET.B	10-May-19	Annual	Management	20.a	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
NetEnt AB	NET.B	10-May-19	Annual	Management	20.b	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
NetEnt AB	NET.B	10-May-19	Annual	Management	21	Close Meeting	None	None	
New Look Vision Group Inc.	BCI	10-May-19	Annual	Management	1.1	Elect Director Antoine Amiel	For	For	
New Look Vision Group Inc.	BCI	10-May-19	Annual	Management	1.2	Elect Director W. John Bennett	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board. We are holding this nominee accountable, as Chair of the Governance Committee, for not providing an annual advisory vote on executive compensation.
New Look Vision Group Inc.	BCI	10-May-19	Annual	Management	1.3	Elect Director Richard Cherney	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.
New Look Vision Group Inc.	BCI	10-May-19	Annual	Management	1.4	Elect Director Denyse Chicoyne	For	For	
New Look Vision Group Inc.	BCI	10-May-19	Annual	Management	1.5	Elect Director M. William Cleman	For	For	
New Look Vision Group Inc.	BCI	10-May-19	Annual	Management	1.6	Elect Director Paul S. Echenberg	For	For	
New Look Vision Group Inc.	BCI	10-May-19	Annual	Management	1.7	Elect Director Pierre Matuszewski	For	For	
New Look Vision Group Inc.	BCI	10-May-19	Annual	Management	1.8	Elect Director C. Emmett Pearson	For	For	

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New Look Vision Group Inc.	BCI	10-May-19	Annual	Management	2	Approve Raymond Chabot Grant Thornton LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Management	1a	Elect Director Spencer Abraham	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Management	1b	Elect Director Eugene L. Batchelder	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Management	1c	Elect Director Margaret M. Foran	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Management	1d	Elect Director Carlos M. Gutierrez	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Management	1e	Elect Director Vicki Hollub	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Management	1f	Elect Director William R. Klesse	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Management	1g	Elect Director Jack B. Moore	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Management	1h	Elect Director Avedick B. Poladian	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Management	1i	Elect Director Elisse B. Walter	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Occidental Petroleum Corporation	OXY	10-May-19	Annual	Shareholder	4	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Oil Search Ltd.	OSH	10-May-19	Annual	Management	2	Elect Agu Kantsler as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Oil Search Ltd.	OSH	10-May-19	Annual	Management	3	Elect Melchior (Mel) Togolo as Director	For	For	
Oil Search Ltd.	OSH	10-May-19	Annual	Management	4	Appoint Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Oil Search Ltd.	OSH	10-May-19	Annual	Management	1	Approve Issuance of Performance Rights to Peter Botten	For	For	
Oil Search Ltd.	OSH	10-May-19	Annual	Management	2	Approve Issuance of Restricted Shares to Peter Botten	For	For	
Oil Search Ltd.	OSH	10-May-19	Annual	Management	3	Approve the Increase in Maximum Aggregate Remuneration of Non-Executive Directors	For	For	
Premium Brands Holdings Corporation	PBH	10-May-19	Annual	Management	1	Fix Number of Directors at Six	For	Against	We view the proposed board size as too small.
Premium Brands Holdings Corporation	PBH	10-May-19	Annual	Management	2a	Elect Director Johnny Ciampi	For	Withhold	We are voting against this director due to concerns over tenure.
Premium Brands Holdings Corporation	PBH	10-May-19	Annual	Management	2b	Elect Director Bruce Hodge	For	Withhold	We are voting against this director due to concerns over tenure.
Premium Brands Holdings Corporation	PBH	10-May-19	Annual	Management	2c	Elect Director Kathleen Keller-Hobson	For	For	
Premium Brands Holdings Corporation	PBH	10-May-19	Annual	Management	2d	Elect Director Hugh McKinnon	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Premium Brands Holdings Corporation	PBH	10-May-19	Annual	Management	2e	Elect Director George Paleologou	For	For	

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Premium Brands Holdings Corporation	PBH	10-May-19	Annual	Management	2f	Elect Director John Zaplatynsky	For	For	
Premium Brands Holdings Corporation	PBH	10-May-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Premium Brands Holdings Corporation	PBH	10-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
Recipe Unlimited Corporation	RECP	10-May-19	Annual/Special	Management	1.1	Elect Director David Aisenstat	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Recipe Unlimited Corporation	RECP	10-May-19	Annual/Special	Management	1.2	Elect Director Christy Clark	For	For	
Recipe Unlimited Corporation	RECP	10-May-19	Annual/Special	Management	1.3	Elect Director William D. Gregson	For	Withhold	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
Recipe Unlimited Corporation	RECP	10-May-19	Annual/Special	Management	1.4	Elect Director Stephen K. Gunn	For	For	
Recipe Unlimited Corporation	RECP	10-May-19	Annual/Special	Management	1.5	Elect Director Christopher D. Hodgson	For	For	
Recipe Unlimited Corporation	RECP	10-May-19	Annual/Special	Management	1.6	Elect Director Michael J. Norris	For	For	
Recipe Unlimited Corporation	RECP	10-May-19	Annual/Special	Management	1.7	Elect Director Sean Regan	For	For	

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Recipe Unlimited Corporation	RECP	10-May-19	Annual/Special	Management	1.8	Elect Director John A. Rothschild	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We are holding this nominee accountable, as Chair of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale.
Recipe Unlimited Corporation	RECP	10-May-19	Annual/Special	Management	2	Ratify KPMG LLP as Auditors	For	For	
Recipe Unlimited Corporation	RECP	10-May-19	Annual/Special	Management	3	Approve Restricted Share Unit Plan and Certain Grants of Restricted Share Units	For	Against	The restricted share unit stock plan does not meet our guidelines.
Recipe Unlimited Corporation	RECP	10-May-19	Annual/Special	Management	4	Approve Performance Share Unit Plan and Certain Grants of Performance Share Units	For	Against	The performance share unit plan does not meet our guidelines.
Rightmove Plc	RMV	10-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	4	Reappoint KPMG LLP as Auditors	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	5	Authorise Board to Fix Remuneration of Auditors	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	6	Re-elect Scott Forbes as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Rightmove Plc	RMV	10-May-19	Annual	Management	7	Re-elect Peter Brooks-Johnson as Director	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	8	Re-elect Robyn Perriss as Director	For	Against	We do not support insiders on the board other than the CEO.

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Rightmove Plc	RMV	10-May-19	Annual	Management	9	Re-elect Rakhi Goss-Custard as Director	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	10	Re-elect Jacqueline de Rojas as Director	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	11	Re-elect Andrew Findlay as Director	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	12	Re-elect Lorna Tilbian as Director	For	Against	This director is overboarded.
Rightmove Plc	RMV	10-May-19	Annual	Management	13	Authorise Issue of Equity	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	14	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	16	Authorise Market Purchase of Ordinary Shares	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	17	Authorise EU Political Donations and Expenditure	For	For	
Rightmove Plc	RMV	10-May-19	Annual	Management	18	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	3	Approve Final Dividend	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	4	Re-elect Martin Scicluna as Director	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	5	Re-elect Stephen Hester as Director	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	6	Re-elect Scott Egan as Director	For	Against	We do not support insiders on the board other than the CEO.
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	7	Re-elect Alastair Barbour as Director	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	8	Elect Sonia Baxendale as Director	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	9	Re-elect Kath Cates as Director	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	10	Re-elect Enrico Cucchiani as Director	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	11	Re-elect Isabel Hudson as Director	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	12	Re-elect Charlotte Jones as Director	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	13	Re-elect Martin Strobel as Director	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	14	Reappoint KPMG LLP as Auditors	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	15	Authorise Board to Fix Remuneration of Auditors	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	16	Authorise EU Political Donations and Expenditure	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	

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RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	20	Authorise Issue of Equity in Connection with the Issue of Mandatory Convertible Securities	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights in Connection with the Issue of Mandatory Convertible Securities	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	22	Authorise Market Purchase of Ordinary Shares	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	23	Approve Sharesave Plan	For	Against	The employee stock purchase plan does not meet our guidelines.
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	24	Approve Share Incentive Plan	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	25	Approve Scrip Dividend Scheme	For	For	
RSA Insurance Group Plc	RSA	10-May-19	Annual	Management	26	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	3	Approve Financial Statements	For	For	
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	6	Approve Remuneration of Directors and Senior Management Members	For	For	
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	7	Approve Remuneration of Supervisors	For	For	
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	8	Approve Daily Related-party Transactions	For	For	
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	9	Approve External Guarantee Provision Plan	For	For	
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	10	Approve Appointment of Financial Auditor and Internal Control Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	11	Approve Amendments to Articles of Association	For	For	
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	12	Amend Management System of External Investments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Spring Airlines Co., Ltd.	601021	10-May-19	Annual	Management	13	Approve General Authorization on Issuance of Foreign Debt Financing Instruments	For	For	
Stantec Inc.	STN	10-May-19	Annual	Management	1.1	Elect Director Douglas K. Ammerman	For	For	
Stantec Inc.	STN	10-May-19	Annual	Management	1.2	Elect Director Richard C. Bradeen	For	For	
Stantec Inc.	STN	10-May-19	Annual	Management	1.3	Elect Director Shelley A. M. Brown	For	For	
Stantec Inc.	STN	10-May-19	Annual	Management	1.4	Elect Director Delores M. Etter	For	For	
Stantec Inc.	STN	10-May-19	Annual	Management	1.5	Elect Director Robert (Bob) J. Gomes	For	For	
Stantec Inc.	STN	10-May-19	Annual	Management	1.6	Elect Director Susan E. Hartman	For	For	
Stantec Inc.	STN	10-May-19	Annual	Management	1.7	Elect Director Gordon (Gord) A. Johnston	For	For	
Stantec Inc.	STN	10-May-19	Annual	Management	1.8	Elect Director Donald (Don) J. Lowry	For	For	
Stantec Inc.	STN	10-May-19	Annual	Management	1.9	Elect Director Marie-Lucie Morin	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Stantec Inc.	STN	10-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Stantec Inc.	STN	10-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	1.2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 1.00 per Share	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	4.1.1	Reelect Markus Dennler as Director and Elect as Board Chairman	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	4.1.2	Reelect Martin Naville as Director	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	4.1.3	Reelect Jean-Christophe Pernollet as Director	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	4.1.4	Reelect Beat Oberlin as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	4.1.5	Reelect Monica Dell'Anna as Director	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	4.2.1	Appoint Beat Oberlin as Member of the Compensation Committee	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	4.2.2	Reappoint Monica Dell'Anna as Member of the Compensation Committee	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	4.3	Ratify PricewaterhouseCoopers Ltd as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	4.4	Designate Juan Gil as Independent Proxy	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	5.1	Approve Remuneration of Directors in the Amount of CHF 870,000	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	5.2	Approve Remuneration of Executive Committee in the Amount of CHF 6.4 Million	For	For	
Swissquote Group Holding Ltd.	SQN	10-May-19	Annual	Management	6	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
The Progressive Corporation	PGR	10-May-19	Annual	Management	1a	Elect Director Philip Bleser	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	1b	Elect Director Stuart B. Burgdoerfer	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	1c	Elect Director Pamela J. Craig	For	For	

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The Progressive Corporation	PGR	10-May-19	Annual	Management	1d	Elect Director Charles A. Davis	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	1e	Elect Director Roger N. Farah	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	1f	Elect Director Lawton W. Fitt	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	1g	Elect Director Susan Patricia Griffith	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	1h	Elect Director Jeffrey D. Kelly	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	1i	Elect Director Patrick H. Nettles	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	1j	Elect Director Barbara R. Snyder	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	1k	Elect Director Jan E. Tighe	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	1l	Elect Director Kahina Van Dyke	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Progressive Corporation	PGR	10-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
TMX Group Limited	X	10-May-19	Annual/Special	Management	1	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
TMX Group Limited	X	10-May-19	Annual/Special	Management	2a	Elect Director Luc Bertrand	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TMX Group Limited	X	10-May-19	Annual/Special	Management	2b	Elect Director Nicolas Darveau-Garneau	For	For	
TMX Group Limited	X	10-May-19	Annual/Special	Management	2c	Elect Director Louis Eccleston	For	For	
TMX Group Limited	X	10-May-19	Annual/Special	Management	2d	Elect Director Christian Exshaw	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TMX Group Limited	X	10-May-19	Annual/Special	Management	2e	Elect Director Marie Giguere	For	For	
TMX Group Limited	X	10-May-19	Annual/Special	Management	2f	Elect Director Martine Irman	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.f
TMX Group Limited	X	10-May-19	Annual/Special	Management	2g	Elect Director Harry Jaako	For	For	
TMX Group Limited	X	10-May-19	Annual/Special	Management	2h	Elect Director William Linton	For	For	
TMX Group Limited	X	10-May-19	Annual/Special	Management	2i	Elect Director Jean Martel	For	For	

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TMX Group Limited	X	10-May-19	Annual/Sp ecial	Management	2j	Elect Director Gerri Sinclair	For	For	
TMX Group Limited	X	10-May-19	Annual/Sp ecial	Management	2k	Elect Director Kevin Sullivan	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TMX Group Limited	X	10-May-19	Annual/Sp ecial	Management	2l	Elect Director Eric Wetlaufer	For	For	
TMX Group Limited	X	10-May-19	Annual/Sp ecial	Management	2m	Elect Director Charles Winograd	For	For	
TMX Group Limited	X	10-May-19	Annual/Sp ecial	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
TransGlobe Energy Corporation	TGL	10-May-19	Annual/Sp ecial	Management	1	Fix Number of Directors at Seven	For	For	
TransGlobe Energy Corporation	TGL	10-May-19	Annual/Sp ecial	Management	2.1	Elect Director David B. Cook	For	For	
TransGlobe Energy Corporation	TGL	10-May-19	Annual/Sp ecial	Management	2.2	Elect Director Randall C. Neely	For	For	
TransGlobe Energy Corporation	TGL	10-May-19	Annual/Sp ecial	Management	2.3	Elect Director Carol Bell	For	For	
TransGlobe Energy Corporation	TGL	10-May-19	Annual/Sp ecial	Management	2.4	Elect Director Ross G. Clarkson	For	For	
TransGlobe Energy Corporation	TGL	10-May-19	Annual/Sp ecial	Management	2.5	Elect Director Edward D. LaFehr	For	For	
TransGlobe Energy Corporation	TGL	10-May-19	Annual/Sp ecial	Management	2.6	Elect Director Susan M. MacKenzie	For	For	
TransGlobe Energy Corporation	TGL	10-May-19	Annual/Sp ecial	Management	2.7	Elect Director Steven W. Sinclair	For	For	
TransGlobe Energy Corporation	TGL	10-May-19	Annual/Sp ecial	Management	3	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
TransGlobe Energy Corporation	TGL	10-May-19	Annual/Sp ecial	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
TransGlobe Energy Corporation	TGL	10-May-19	Annual/Sp ecial	Management	5	Re-approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Vulcan Materials Company	VMC	10-May-19	Annual	Management	1a	Elect Director Kathleen L. Quirk	For	For	

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Vulcan Materials Company	VMC	10-May-19	Annual	Management	1b	Elect Director David P. Steiner	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Vulcan Materials Company	VMC	10-May-19	Annual	Management	1c	Elect Director Lee J. Styslinger, III	For	For	
Vulcan Materials Company	VMC	10-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Vulcan Materials Company	VMC	10-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	1	Approve Annual Report	For	For	
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	2	Approve Report of the Board of Directors	For	For	
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	3	Approve Report of the Board of Supervisors	For	For	
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	6	Approve Daily Related-party Transactions	For	Against	This proposal is not in shareholders' best interests.
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	7	Approve Appointment of Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	8	Amend Articles of Association	For	For	
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	9	Elect Jiang Wenge as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	10	Approve Dismissal of Zhang Hui as Non-Independent Director	For	For	
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	11	Approve Investment of Technical Infrastructure Projects	For	For	
Wuliangye Yibin Co., Ltd.	000858	10-May-19	Annual	Management	12	Approve 2019 Comprehensive Budget Plan	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	1	Open Meeting	None	None	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	2	Receive Report of Management Board (Non-Voting)	None	None	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	3.A	Discuss Remuneration Report	None	None	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	3.B	Receive Explanation on Company's Dividend Policy	None	None	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	3.C	Adopt Financial Statements and Statutory Reports	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	3.D	Approve Dividends of RUB 92.06 per Share	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	4	Approve Discharge of Management Board	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	5	Approve Discharge of Supervisory Board	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	6.A	Reelect Igor Shekhterman to Management Board	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	6.B	Reelect Frank Lhoest to Management Board	For	For	

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X5 Retail Group NV	FIVE	10-May-19	Annual	Management	6.C	Elect Quinten Peer to Management Board	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	7.A	Reelect Stephan DuCharme to Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees.
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	7.B	Reelect Petr Demchenkov to Supervisory Board	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	7.C	Reelect Geoff King to Supervisory Board	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	7.D	Reelect Michael Kuchment to Supervisory Board	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	7.E	Elect Alexander Torbakhov to Supervisory Board	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	8.A	Approve Remuneration of Supervisory Board	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	8.B	Approve Restricted Stock Grants to Supervisory Board Members (Tranche 9)	For	Against	The restricted stock plan does not meet our guidelines.
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	8.C	Approve Restricted Stock Grants to Supervisory Board Members (Tranche 10)	For	Against	The restricted stock plan does not meet our guidelines.
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	9	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	10	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	11	Authorize Repurchase of up to 10 Percent of Issued Share Capital	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	12	Amend Articles of Association	For	For	
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	13	Appoint Ernst & Young as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
X5 Retail Group NV	FIVE	10-May-19	Annual	Management	14	Close Meeting	None	None	
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1a	Elect Director Fred Hu	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1b	Elect Director Joey Wat	For	For	
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1c	Elect Director Muktesh "Micky" Pant	For	Against	We do not support insiders on the board other than the CEO.
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1d	Elect Director Peter A. Bassi	For	For	
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1e	Elect Director Christian L. Campbell	For	For	
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1f	Elect Director Ed Yiu-Cheong Chan	For	For	

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Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1g	Elect Director Edouard Ettegui	For	For	
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1h	Elect Director Cyril Han	For	For	
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1i	Elect Director Louis T. Hsieh	For	For	
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1j	Elect Director Ruby Lu	For	For	
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1k	Elect Director Zili Shao	For	For	
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	1l	Elect Director William Wang	For	For	
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	2	Ratify KPMG Huazhen LLP as Auditor	For	For	
Yum China Holdings, Inc.	YUMC	10-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	1a	Elect Director Christopher B. Begley	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	1b	Elect Director Betsy J. Bernard	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	1c	Elect Director Gail K. Boudreaux	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	1d	Elect Director Michael J. Farrell	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	1e	Elect Director Larry C. Glasscock	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	1f	Elect Director Robert A. Hagemann	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	1g	Elect Director Bryan C. Hanson	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	1h	Elect Director Arthur J. Higgins	For	Against	This director is overboarded.
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	1i	Elect Director Maria Teresa "Tessa" Hilado	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	1j	Elect Director Syed Jafry	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	1k	Elect Director Michael W. Michelson	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Zimmer Biomet Holdings, Inc.	ZBH	10-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
A2A SpA	A2A	13-May-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
A2A SpA	A2A	13-May-19	Annual	Management	1.2	Approve Allocation of Income	For	For	
A2A SpA	A2A	13-May-19	Annual	Management	2	Approve Remuneration Policy	For	For	
A2A SpA	A2A	13-May-19	Annual	Management	3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
A2A SpA	A2A	13-May-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Centrica Plc	CNA	13-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	3	Approve Final Dividend	For	For	

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Centrica Plc	CNA	13-May-19	Annual	Management	4	Elect Charles Berry as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Centrica Plc	CNA	13-May-19	Annual	Management	5	Elect Richard Hookway as Director	For	Against	We do not support insiders on the board other than the CEO.
Centrica Plc	CNA	13-May-19	Annual	Management	6	Elect Pam Kaur as Director	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	7	Elect Kevin O'Byrne as Director	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	8	Elect Chris O'Shea as Director	For	Against	We do not support insiders on the board other than the CEO.
Centrica Plc	CNA	13-May-19	Annual	Management	9	Elect Sarwjit Sambhi as Director	For	Against	We do not support insiders on the board other than the CEO.
Centrica Plc	CNA	13-May-19	Annual	Management	10	Re-elect Iain Conn as Director	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	11	Re-elect Joan Gillman as Director	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	12	Re-elect Stephen Hester as Director	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	13	Re-elect Carlos Pascual as Director	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	14	Re-elect Steve Pusey as Director	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	15	Re-elect Scott Wheway as Director	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	16	Reappoint Deloitte LLP as Auditors	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	17	Authorise Board to Fix Remuneration of Auditors	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	18	Approve EU Political Donations and Expenditure	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	19	Authorise Issue of Equity	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	20	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	22	Authorise Market Purchase of Ordinary Shares	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	23	Adopt New Articles of Association	For	For	
Centrica Plc	CNA	13-May-19	Annual	Management	24	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	Against	This proposal does not provide sufficient time for adequate consideration of the issues.
Digital Realty Trust, Inc.	DLR	13-May-19	Annual	Management	1A	Elect Director Laurence A. Chapman	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Digital Realty Trust, Inc.	DLR	13-May-19	Annual	Management	1B	Elect Director Michael A. Coke	For	For	
Digital Realty Trust, Inc.	DLR	13-May-19	Annual	Management	1C	Elect Director Kevin J. Kennedy	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.

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Digital Realty Trust, Inc.	DLR	13-May-19	Annual	Management	1D	Elect Director William G. LaPerch	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Digital Realty Trust, Inc.	DLR	13-May-19	Annual	Management	1E	Elect Director Afshin Mohebbi	For	For	
Digital Realty Trust, Inc.	DLR	13-May-19	Annual	Management	1F	Elect Director Mark R. Patterson	For	For	
Digital Realty Trust, Inc.	DLR	13-May-19	Annual	Management	1G	Elect Director Mary Hogan Preusse	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Digital Realty Trust, Inc.	DLR	13-May-19	Annual	Management	1H	Elect Director Dennis E. Singleton	For	For	
Digital Realty Trust, Inc.	DLR	13-May-19	Annual	Management	1I	Elect Director A. William Stein	For	For	
Digital Realty Trust, Inc.	DLR	13-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Digital Realty Trust, Inc.	DLR	13-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Han's Laser Technology Industry Group Co., Ltd.	002008	13-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Han's Laser Technology Industry Group Co., Ltd.	002008	13-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Han's Laser Technology Industry Group Co., Ltd.	002008	13-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Han's Laser Technology Industry Group Co., Ltd.	002008	13-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Han's Laser Technology Industry Group Co., Ltd.	002008	13-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Han's Laser Technology Industry Group Co., Ltd.	002008	13-May-19	Annual	Management	6	Approve External Guarantee	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Han's Laser Technology Industry Group Co., Ltd.	002008	13-May-19	Annual	Management	7	Approve Use of Own Funds for Investment in Financial Products	For	For	
Han's Laser Technology Industry Group Co., Ltd.	002008	13-May-19	Annual	Management	8	Approve to Appoint Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Han's Laser Technology Industry Group Co., Ltd.	002008	13-May-19	Annual	Management	9	Amend Articles of Association	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Han's Laser Technology Industry Group Co., Ltd.	002008	13-May-19	Annual	Management	10	Approve Use of Idle Raised Funds for Cash Management	For	For	
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Management	1	Approve Annual Report and Summary	For	For	
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Management	2	Approve Report of the Board of Directors	For	For	
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Management	3	Approve Report of the Board of Supervisors	For	For	
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Management	4	Approve Report of the Independent Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Management	5	Approve Financial Statements	For	For	
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Management	6	Approve Profit Distribution	For	For	
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Management	7	Approve Remuneration of Directors and Supervisors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Management	8	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Management	9	Approve Amendments to Articles of Association	For	For	
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Management	10	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Shareholder	11	Elect Zhou Xinchun as Supervisor	For	For	
Hubei Jumpcan Pharmaceutical Co., Ltd.	600566	13-May-19	Annual	Management	12	Approve Remuneration of Supervisor Candidate	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
International Paper Company	IP	13-May-19	Annual	Management	1a	Elect Director William J. Burns	For	For	
International Paper Company	IP	13-May-19	Annual	Management	1b	Elect Director Christopher M. Connor	For	For	
International Paper Company	IP	13-May-19	Annual	Management	1c	Elect Director Ahmet C. Dorduncu	For	For	
International Paper Company	IP	13-May-19	Annual	Management	1d	Elect Director Ilene S. Gordon	For	For	
International Paper Company	IP	13-May-19	Annual	Management	1e	Elect Director Anders Gustafsson	For	Against	This director is overboarded.
International Paper Company	IP	13-May-19	Annual	Management	1f	Elect Director Jacqueline C. Hinman	For	For	
International Paper Company	IP	13-May-19	Annual	Management	1g	Elect Director Clinton A. Lewis, Jr.	For	For	
International Paper Company	IP	13-May-19	Annual	Management	1h	Elect Director Kathryn D. Sullivan	For	For	
International Paper Company	IP	13-May-19	Annual	Management	1i	Elect Director Mark S. Sutton	For	For	
International Paper Company	IP	13-May-19	Annual	Management	1j	Elect Director J. Steven Whisler	For	For	
International Paper Company	IP	13-May-19	Annual	Management	1k	Elect Director Ray G. Young	For	For	
International Paper Company	IP	13-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
International Paper Company	IP	13-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
International Paper Company	IP	13-May-19	Annual	Shareholder	4	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 2.80 per Share	For	For	
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	4.1	Reelect Thomas Bieger as Director and Board Chairman	For	For	
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	4.2.1	Reelect Peter Baumann as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	4.2.2	Reelect Nils Graf as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	4.2.3	Reelect Catrina Gaehwiler as Director	For	For	
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	4.2.4	Reelect Hanspeter Rufenacht as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	4.2.5	Reelect Ueli Winzenried as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	5.1	Reappoint Peter Baumann as Member of the Compensation Committee	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	5.2	Reappoint Thomas Bieger as Member of the Compensation Committee	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	5.3	Reappoint Hanspeter Ruefenacht as Member of the Compensation Committee	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	6.1	Approve Remuneration of Directors in the Amount of CHF 710,000	For	For	
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	6.2	Approve Remuneration of Executive Committee in the Amount of CHF 1.8 Million	For	For	
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	7.1	Designate Adrian Glatthard as Independent Proxy	For	For	
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	7.2	Designate Melchior Schlaeppli as Substitute Independent Proxy	For	For	
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	8	Ratify BDO AG as Auditors	For	For	
Jungfraubahn Holding AG	JFN	13-May-19	Annual	Management	9	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Markel Corporation	MKL	13-May-19	Annual	Management	1a	Elect Director K. Bruce Connell	For	For	
Markel Corporation	MKL	13-May-19	Annual	Management	1b	Elect Director Thomas S. Gayner	For	For	
Markel Corporation	MKL	13-May-19	Annual	Management	1c	Elect Director Stewart M. Kasen	For	For	
Markel Corporation	MKL	13-May-19	Annual	Management	1d	Elect Director Alan I. Kirshner	For	Against	We are voting against this director due to concerns over tenure.
Markel Corporation	MKL	13-May-19	Annual	Management	1e	Elect Director Diane Leopold	For	Against	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Markel Corporation	MKL	13-May-19	Annual	Management	1f	Elect Director Lemuel E. Lewis	For	Against	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Markel Corporation	MKL	13-May-19	Annual	Management	1g	Elect Director Anthony F. Markel	For	Against	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
Markel Corporation	MKL	13-May-19	Annual	Management	1h	Elect Director Steven A. Markel	For	Against	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.

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Markel Corporation	MKL	13-May-19	Annual	Management	1i	Elect Director Darrell D. Martin	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Markel Corporation	MKL	13-May-19	Annual	Management	1j	Elect Director Michael O'Reilly	For	For	
Markel Corporation	MKL	13-May-19	Annual	Management	1k	Elect Director Michael J. Schewel	For	Against	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Markel Corporation	MKL	13-May-19	Annual	Management	1l	Elect Director Richard R. Whitt, III	For	For	
Markel Corporation	MKL	13-May-19	Annual	Management	1m	Elect Director Debora J. Wilson	For	For	
Markel Corporation	MKL	13-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Markel Corporation	MKL	13-May-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	3	Approve Financial Statements	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	5	Approve Shareholder Return Plan	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	6	Approve Profit Distribution	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	7	Approve Draft and Summary on Stock Option Incentive Plan	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	8	Approve Methods to Assess the Performance of Stock Option Incentive Plan Participants	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	9	Approve Authorization of the Board to Handle All Related Matters to Stock Option Incentive Plan	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	10	Approve Draft and Summary on Performance Share Incentive Plan	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	11	Approve Methods to Assess the Performance of Performance Share Incentive Plan Participants	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	12	Approve Authorization of the Board to Handle All Related Matters to Performance Share Incentive Plan	For	For	

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Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	13	Approve Draft and Summary on Fifth Phase Share Purchase Plan	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	14	Approve Authorization of the Board to Handle All Related Matters to Fifth Phase Share Purchase Plan	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	15	Approve Draft and Summary on Second Phase Share Purchase Plan	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	16	Approve Authorization of the Board to Handle All Related Matters to Second Phase Share Purchase Plan	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	17	Approve Provision of Guarantee	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	18	Approve Report on Foreign Exchange Derivatives Business	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	19	Approve Use of Idle Own Funds to Conduct Entrusted Asset Management	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	20	Approve Related-party Transaction	For	For	
Midea Group Co. Ltd.	000333	13-May-19	Annual	Management	21	Approve to Appoint Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Motorola Solutions, Inc.	MSI	13-May-19	Annual	Management	1a	Elect Director Gregory Q. Brown	For	For	
Motorola Solutions, Inc.	MSI	13-May-19	Annual	Management	1b	Elect Director Kenneth D. Denman	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Motorola Solutions, Inc.	MSI	13-May-19	Annual	Management	1c	Elect Director Egon P. Durban	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Motorola Solutions, Inc.	MSI	13-May-19	Annual	Management	1d	Elect Director Clayton M. Jones	For	For	
Motorola Solutions, Inc.	MSI	13-May-19	Annual	Management	1e	Elect Director Judy C. Lewent	For	For	
Motorola Solutions, Inc.	MSI	13-May-19	Annual	Management	1f	Elect Director Gregory K. Mondre	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Motorola Solutions, Inc.	MSI	13-May-19	Annual	Management	1g	Elect Director Anne R. Pramaggiore	For	For	
Motorola Solutions, Inc.	MSI	13-May-19	Annual	Management	1h	Elect Director Joseph M. Tucci	For	For	

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Motorola Solutions, Inc.	MSI	13-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Motorola Solutions, Inc.	MSI	13-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Motorola Solutions, Inc.	MSI	13-May-19	Annual	Shareholder	4	Require Director Nominee with Human Rights Experience	Against	Against	We consider that the company's current policies, practices, and related disclosure on this issue to be sufficient, such that support for this proposal is not warranted.
Motorola Solutions, Inc.	MSI	13-May-19	Annual	Shareholder	5	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Power Financial Corporation	PWF	13-May-19	Annual	Management	1.1	Elect Director Marc A. Bibeau	For	For	
Power Financial Corporation	PWF	13-May-19	Annual	Management	1.2	Elect Director Andre Desmarais	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. This director is overboarded.
Power Financial Corporation	PWF	13-May-19	Annual	Management	1.3	Elect Director Paul Desmarais, Jr.	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. This director is overboarded. We are voting against this director due to concerns over tenure.
Power Financial Corporation	PWF	13-May-19	Annual	Management	1.4	Elect Director Gary A. Doer	For	For	
Power Financial Corporation	PWF	13-May-19	Annual	Management	1.5	Elect Director Gerald Frere	For	For	
Power Financial Corporation	PWF	13-May-19	Annual	Management	1.6	Elect Director Anthony R. Graham	For	For	
Power Financial Corporation	PWF	13-May-19	Annual	Management	1.7	Elect Director J. David A. Jackson	For	For	
Power Financial Corporation	PWF	13-May-19	Annual	Management	1.8	Elect Director Susan J. McArthur	For	For	
Power Financial Corporation	PWF	13-May-19	Annual	Management	1.9	Elect Director R. Jeffrey Orr	For	For	
Power Financial Corporation	PWF	13-May-19	Annual	Management	1.10	Elect Director T. Timothy Ryan, Jr.	For	For	

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Power Financial Corporation	PWF	13-May-19	Annual	Management	1.11	Elect Director Emoeke J.E. Szathmary	For	For	
Power Financial Corporation	PWF	13-May-19	Annual	Management	1.12	Elect Director Siim A. Vanaselja	For	For	
Power Financial Corporation	PWF	13-May-19	Annual	Management	2	Ratify Deloitte LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
PT Bank Negara Indonesia (Persero) Tbk	BBNI	13-May-19	Annual	Management	1	Approve Financial Statements, Financial Report of the Partnership and Community Development Program (PCDP), and Discharge of Directors and Commissioners	For	For	
PT Bank Negara Indonesia (Persero) Tbk	BBNI	13-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Bank Negara Indonesia (Persero) Tbk	BBNI	13-May-19	Annual	Management	3	Approve Remuneration of Directors and Commissioners	For	For	
PT Bank Negara Indonesia (Persero) Tbk	BBNI	13-May-19	Annual	Management	4	Appoint Auditors of the Company and the Partnership and Community Development Program (PCDP)	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
PT Bank Negara Indonesia (Persero) Tbk	BBNI	13-May-19	Annual	Management	5	Approve Updates in the Company's Recovery Plan	For	For	
PT Bank Negara Indonesia (Persero) Tbk	BBNI	13-May-19	Annual	Management	6	Approve Changes in Directors Nomenclature	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Bank Negara Indonesia (Persero) Tbk	BBNI	13-May-19	Annual	Management	7	Approve Changes in Board of Company	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Recipharm AB	RECI.B	13-May-19	Annual	Management	1	Open Meeting	None	None	
Recipharm AB	RECI.B	13-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	7	Receive Financial Statements and Statutory Reports	None	None	
Recipharm AB	RECI.B	13-May-19	Annual	Management	8	Receive President's Report	None	None	
Recipharm AB	RECI.B	13-May-19	Annual	Management	9	Accept Financial Statements and Statutory Reports	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	10	Approve Allocation of Income and Dividends of SEK 1.25 Per Share	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	11	Approve Discharge of Board and President	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	12	Determine Number of Members (8) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Recipharm AB	RECI.B	13-May-19	Annual	Management	13	Approve Remuneration of Directors in the Aggregate Amount of SEK 2,27 Million; Approve Remuneration of Auditors	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	14	Reelect Marianne Alexandersson, Lars Backsell (Chairman), Carlos von Bonhorst, Anders Carlberg, Thomas Eldered and Helena Levander as Directors; Elect Eva Sjokvist and Ashwini Kakkar as New Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Recipharm AB	RECI.B	13-May-19	Annual	Management	15	Ratify Ernst & Young as Auditors	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	16	Authorize Chairman of Board and Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Recipharm AB	RECI.B	13-May-19	Annual	Management	17	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	18.a	Approve Performance Share Matching Plan 2019	For	Against	The performance share plan does not meet our guidelines.
Recipharm AB	RECI.B	13-May-19	Annual	Management	18.b	Approve Equity Plan Financing Through Issuance of Series D Shares	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Recipharm AB	RECI.B	13-May-19	Annual	Management	18.c	Approve Equity Plan Financing Through Repurchase of Series D Shares	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Recipharm AB	RECI.B	13-May-19	Annual	Management	19	Approve Issuance of up to 6.8 Million Series B Shares without Preemptive Rights	For	For	
Recipharm AB	RECI.B	13-May-19	Annual	Management	20	Close Meeting	None	None	
3M Company	MMM	14-May-19	Annual	Management	1a	Elect Director Thomas "Tony" K. Brown	For	For	
3M Company	MMM	14-May-19	Annual	Management	1b	Elect Director Pamela J. Craig	For	For	
3M Company	MMM	14-May-19	Annual	Management	1c	Elect Director David B. Dillon	For	For	
3M Company	MMM	14-May-19	Annual	Management	1d	Elect Director Michael L. Eskew	For	For	
3M Company	MMM	14-May-19	Annual	Management	1e	Elect Director Herbert L. Henkel	For	For	
3M Company	MMM	14-May-19	Annual	Management	1f	Elect Director Amy E. Hood	For	For	
3M Company	MMM	14-May-19	Annual	Management	1g	Elect Director Muhtar Kent	For	For	
3M Company	MMM	14-May-19	Annual	Management	1h	Elect Director Edward M. Liddy	For	For	
3M Company	MMM	14-May-19	Annual	Management	1i	Elect Director Dambisa F. Moyo	For	For	
3M Company	MMM	14-May-19	Annual	Management	1j	Elect Director Gregory R. Page	For	For	
3M Company	MMM	14-May-19	Annual	Management	1k	Elect Director Michael F. Roman	For	For	
3M Company	MMM	14-May-19	Annual	Management	1l	Elect Director Patricia A. Woertz	For	For	
3M Company	MMM	14-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
3M Company	MMM	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
3M Company	MMM	14-May-19	Annual	Shareholder	4	Consider Pay Disparity Between Executives and Other Employees	Against	Against	We believe the company's current policies, practices, and related disclosure are sufficient.
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	1.1	Elect Director Felix J. Baker	For	For	
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	1.2	Elect Director David R. Brennan	For	For	
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	1.3	Elect Director Christopher J. Coughlin	For	For	
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	1.4	Elect Director Deborah Dunsire	For	For	
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	1.5	Elect Director Paul A. Friedman	For	Against	This director is overboarded.
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	1.6	Elect Director Ludwig N. Hantson	For	For	
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	1.7	Elect Director John T. Mollen	For	For	
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	1.8	Elect Director Francois Nader	For	For	
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	1.9	Elect Director Judith A. Reinsdorf	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	1.10	Elect Director Andreas Rummelt	For	For	
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
Alexion Pharmaceuticals, Inc.	ALXN	14-May-19	Annual	Shareholder	4	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
Altair Engineering Inc.	ALTR	14-May-19	Annual	Management	1a	Elect Director Trace Harris	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Altair Engineering Inc.	ALTR	14-May-19	Annual	Management	1b	Elect Director Richard Hart	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Altair Engineering Inc.	ALTR	14-May-19	Annual	Management	2	Advisory Vote on Say on Pay Frequency	One Year	One Year	
Altair Engineering Inc.	ALTR	14-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	

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Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	3	Approve Financial Statements	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	4	Approve Profit Distribution	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	5	Approve Annual Report and Summary	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	6	Approve Internal Control Evaluation Report	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	7	Approve Amendments to Articles of Association	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	8	Approve Daily Related-party Transactions	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	9	Approve Application of Credit Lines	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	10	Approve Foreign Exchange Hedging Business	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	11	Approve Special Report on the Deposit and Usage of Raised Funds	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	12	Approve Use of Idle Raised Funds and Own Funds to Conduct Cash Management	For	Against	This proposal is not in shareholders' best interests.
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	13	Approve Changes in Accounting Policies	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	14	Approve Provision of Guarantee	For	For	
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	15	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Anhui Zhongding Sealing Parts Co., Ltd.	000887	14-May-19	Annual	Management	16	Approve Use of Remaining Raised Funds to Replenish Working Capital	For	For	
Arconic Inc.	ARNC	14-May-19	Annual	Management	1.1	Elect Director James F. Albaugh	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
Arconic Inc.	ARNC	14-May-19	Annual	Management	1.2	Elect Director Amy E. Alving	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
Arconic Inc.	ARNC	14-May-19	Annual	Management	1.3	Elect Director Christopher L. Ayers	For	For	
Arconic Inc.	ARNC	14-May-19	Annual	Management	1.4	Elect Director Elmer L. Doty	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Arconic Inc.	ARNC	14-May-19	Annual	Management	1.5	Elect Director Rajiv L. Gupta	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
Arconic Inc.	ARNC	14-May-19	Annual	Management	1.6	Elect Director Sean O. Mahoney	For	For	
Arconic Inc.	ARNC	14-May-19	Annual	Management	1.7	Elect Director David J. Miller	For	For	
Arconic Inc.	ARNC	14-May-19	Annual	Management	1.8	Elect Director E. Stanley O'Neal	For	For	
Arconic Inc.	ARNC	14-May-19	Annual	Management	1.9	Elect Director John C. Plant	For	For	
Arconic Inc.	ARNC	14-May-19	Annual	Management	1.10	Elect Director Ulrich R. Schmidt	For	For	
Arconic Inc.	ARNC	14-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

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Arconic Inc.	ARNC	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks disclosure, and it contains features that are not in line with best practice.
Arconic Inc.	ARNC	14-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Arconic Inc.	ARNC	14-May-19	Annual	Shareholder	5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Arthur J. Gallagher & Co.	AJG	14-May-19	Annual	Management	1a	Elect Director Sherry S. Barrat	For	For	
Arthur J. Gallagher & Co.	AJG	14-May-19	Annual	Management	1b	Elect Director William L. Bax	For	For	
Arthur J. Gallagher & Co.	AJG	14-May-19	Annual	Management	1c	Elect Director D. John Coldman	For	For	
Arthur J. Gallagher & Co.	AJG	14-May-19	Annual	Management	1d	Elect Director Frank E. English, Jr.	For	For	
Arthur J. Gallagher & Co.	AJG	14-May-19	Annual	Management	1e	Elect Director J. Patrick Gallagher, Jr.	For	For	
Arthur J. Gallagher & Co.	AJG	14-May-19	Annual	Management	1f	Elect Director David S. Johnson	For	Against	We are voting against this director due to concerns over tenure.
Arthur J. Gallagher & Co.	AJG	14-May-19	Annual	Management	1g	Elect Director Kay W. McCurdy	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Arthur J. Gallagher & Co.	AJG	14-May-19	Annual	Management	1h	Elect Director Ralph J. Nicoletti	For	For	
Arthur J. Gallagher & Co.	AJG	14-May-19	Annual	Management	1i	Elect Director Norman L. Rosenthal	For	For	
Arthur J. Gallagher & Co.	AJG	14-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Arthur J. Gallagher & Co.	AJG	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Badger Daylighting Ltd.	BAD	14-May-19	Annual	Management	1	Fix Number of Directors at Seven	For	For	
Badger Daylighting Ltd.	BAD	14-May-19	Annual	Management	2.1	Elect Director Paul Vanderberg	For	For	
Badger Daylighting Ltd.	BAD	14-May-19	Annual	Management	2.2	Elect Director Glen Roane	For	For	
Badger Daylighting Ltd.	BAD	14-May-19	Annual	Management	2.3	Elect Director Catherine Best	For	For	
Badger Daylighting Ltd.	BAD	14-May-19	Annual	Management	2.4	Elect Director Grant Billing	For	For	
Badger Daylighting Ltd.	BAD	14-May-19	Annual	Management	2.5	Elect Director William Lingard	For	For	
Badger Daylighting Ltd.	BAD	14-May-19	Annual	Management	2.6	Elect Director Garry P. Mihaichuk	For	For	
Badger Daylighting Ltd.	BAD	14-May-19	Annual	Management	2.7	Elect Director William Derwin	For	For	
Badger Daylighting Ltd.	BAD	14-May-19	Annual	Management	3	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	

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Badger Daylighting Ltd.	BAD	14-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	3	Approve Remuneration Report	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	4(a)	Elect Evelyn Bourke as Director	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	4(b)	Elect Ian Buchanan as Director	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	4(c)	Elect Steve Pateman as Director	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	4(d)	Re-elect Richard Goulding as Director	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	4(e)	Re-elect Patrick Haren as Director	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	4(f)	Re-elect Andrew Keating as Director	For	Against	We do not support insiders on the board other than the CEO.
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	4(g)	Re-elect Patrick Kennedy as Director	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	4(h)	Re-elect Francesca McDonagh as Director	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	4(i)	Re-elect Fiona Muldoon as Director	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	4(j)	Re-elect Patrick Mulvihill as Director	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	5	Ratify KPMG as Auditors	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	6	Authorise Board to Fix Remuneration of Auditors	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	7	Authorise Market Purchase of Ordinary Shares	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	8	Authorise Issue of Equity	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	9	Authorise Issue of Equity without Preemptive Rights	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	10	Authorise Issue of Equity in Relation to Additional Tier 1 Contingent Equity Conversion Notes	For	For	
Bank of Ireland Group Plc	BIRG	14-May-19	Annual	Management	11	Authorise Issue of Equity without Pre-emptive Rights in Relation to Additional Tier 1 Contingent Equity Conversion Notes	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.56 per Share	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Special	Management	5	Ratify Appointment of Philippe Lazare as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	6	Elect Frederic Sanchez as Director	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	7	Approve Remuneration Policy of Chairman of the Board	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	8	Approve Remuneration Policy of CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	9	Approve Compensation of Aldo Cardoso, Chairman of the Board	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	10	Approve Compensation of Didier Michaud-Daniel, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	12	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 8 Million	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	13	Authorize Capitalization of Reserves of Up to EUR 6 Million for Bonus Issue or Increase in Par Value	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	14	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	15	Authorize Capital Increase of Up to EUR 4 Million for Future Exchange Offers	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	16	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 5.3 Million	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	17	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 5.3 Million	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	18	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Sp ecial	Management	19	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	

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Bureau Veritas SA	BVI	14-May-19	Annual/Special	Management	20	Authorize up to 1.5 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
Bureau Veritas SA	BVI	14-May-19	Annual/Special	Management	21	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Bureau Veritas SA	BVI	14-May-19	Annual/Special	Management	22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Bureau Veritas SA	BVI	14-May-19	Annual/Special	Management	23	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Special	Management	24	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 12-17, 19 and 22 at EUR 19.3 Million	For	For	
Bureau Veritas SA	BVI	14-May-19	Annual/Special	Management	25	Authorize Filing of Required Documents/Other Formalities	For	For	
CAR, Inc.	699	14-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
CAR, Inc.	699	14-May-19	Annual	Management	2	Elect Charles Zhengyao Lu as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CAR, Inc.	699	14-May-19	Annual	Management	3	Elect Linan Zhu as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
CAR, Inc.	699	14-May-19	Annual	Management	4	Elect Wei Ding as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
CAR, Inc.	699	14-May-19	Annual	Management	5	Authorize Board to Fix Remuneration of Directors	For	For	
CAR, Inc.	699	14-May-19	Annual	Management	6	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
CAR, Inc.	699	14-May-19	Annual	Management	7	Authorize Repurchase of Issued Share Capital	For	For	

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CAR, Inc.	699	14-May-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
CAR, Inc.	699	14-May-19	Annual	Management	9	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
CIFI Holdings (Group) Co. Ltd.	884	14-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
CIFI Holdings (Group) Co. Ltd.	884	14-May-19	Annual	Management	2	Approve Final Dividend	For	For	
CIFI Holdings (Group) Co. Ltd.	884	14-May-19	Annual	Management	3.1	Elect Lin Zhong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
CIFI Holdings (Group) Co. Ltd.	884	14-May-19	Annual	Management	3.2	Elect Lin Feng as Director	For	For	
CIFI Holdings (Group) Co. Ltd.	884	14-May-19	Annual	Management	3.3	Elect Wang Wei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CIFI Holdings (Group) Co. Ltd.	884	14-May-19	Annual	Management	3.4	Elect Tan Wee Seng as Director	For	Against	This director is overboarded.
CIFI Holdings (Group) Co. Ltd.	884	14-May-19	Annual	Management	3.5	Authorize Board to Fix Remuneration of Directors	For	For	
CIFI Holdings (Group) Co. Ltd.	884	14-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
CIFI Holdings (Group) Co. Ltd.	884	14-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
CIFI Holdings (Group) Co. Ltd.	884	14-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
CIFI Holdings (Group) Co. Ltd.	884	14-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
CIT Group Inc.	CIT	14-May-19	Annual	Management	1a	Elect Director Ellen R. Alemany	For	For	
CIT Group Inc.	CIT	14-May-19	Annual	Management	1b	Elect Director Michael L. Brosnan	For	For	

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CIT Group Inc.	CIT	14-May-19	Annual	Management	1c	Elect Director Michael A. Carpenter	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
CIT Group Inc.	CIT	14-May-19	Annual	Management	1d	Elect Director Dorene C. Dominguez	For	For	
CIT Group Inc.	CIT	14-May-19	Annual	Management	1e	Elect Director Alan Frank	For	For	
CIT Group Inc.	CIT	14-May-19	Annual	Management	1f	Elect Director William M. Freeman	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
CIT Group Inc.	CIT	14-May-19	Annual	Management	1g	Elect Director R. Brad Oates	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
CIT Group Inc.	CIT	14-May-19	Annual	Management	1h	Elect Director Gerald Rosenfeld	For	For	
CIT Group Inc.	CIT	14-May-19	Annual	Management	1i	Elect Director John R. Ryan	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
CIT Group Inc.	CIT	14-May-19	Annual	Management	1j	Elect Director Sheila A. Stamps	For	For	
CIT Group Inc.	CIT	14-May-19	Annual	Management	1k	Elect Director Khanh T. Tran	For	For	
CIT Group Inc.	CIT	14-May-19	Annual	Management	1l	Elect Director Laura S. Unger	For	For	
CIT Group Inc.	CIT	14-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	For	
CIT Group Inc.	CIT	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it lacks disclosure.
ConocoPhillips	COP	14-May-19	Annual	Management	1a	Elect Director Charles E. Bunch	For	For	
ConocoPhillips	COP	14-May-19	Annual	Management	1b	Elect Director Caroline Maury Devine	For	For	
ConocoPhillips	COP	14-May-19	Annual	Management	1c	Elect Director John V. Faraci	For	For	
ConocoPhillips	COP	14-May-19	Annual	Management	1d	Elect Director Jody Freeman	For	For	
ConocoPhillips	COP	14-May-19	Annual	Management	1e	Elect Director Gay Huey Evans	For	For	
ConocoPhillips	COP	14-May-19	Annual	Management	1f	Elect Director Jeffrey A. Joerres	For	For	
ConocoPhillips	COP	14-May-19	Annual	Management	1g	Elect Director Ryan M. Lance	For	For	
ConocoPhillips	COP	14-May-19	Annual	Management	1h	Elect Director William H. McRaven	For	For	
ConocoPhillips	COP	14-May-19	Annual	Management	1i	Elect Director Sharmila Mulligan	For	For	
ConocoPhillips	COP	14-May-19	Annual	Management	1j	Elect Director Arjun N. Murti	For	For	
ConocoPhillips	COP	14-May-19	Annual	Management	1k	Elect Director Robert A. Niblock	For	For	
ConocoPhillips	COP	14-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
ConocoPhillips	COP	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Cummins Inc.	CMI	14-May-19	Annual	Management	1	Elect Director N. Thomas Linebarger	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	2	Elect Director Richard J. Freeland	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Cummins Inc.	CMI	14-May-19	Annual	Management	3	Elect Director Robert J. Bernhard	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	4	Elect Director Franklin R. Chang Diaz	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	5	Elect Director Bruno V. Di Leo Allen	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	6	Elect Director Stephen B. Dobbs	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	7	Elect Director Robert K. Herdman	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	8	Elect Director Alexis M. Herman	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	9	Elect Director Thomas J. Lynch	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	10	Elect Director William I. Miller	For	Against	We are voting against this director due to concerns over tenure.
Cummins Inc.	CMI	14-May-19	Annual	Management	11	Elect Director Georgia R. Nelson	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	12	Elect Director Karen H. Quintos	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	13	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	14	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Management	15	Amend Nonqualified Employee Stock Purchase Plan	For	For	
Cummins Inc.	CMI	14-May-19	Annual	Shareholder	16	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
DiGi.com Bhd.	6947	14-May-19	Annual	Management	1	Elect Yasmin Binti Aladad Khan as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
DiGi.com Bhd.	6947	14-May-19	Annual	Management	2	Elect Saw Choo Boon as Director	For	For	
DiGi.com Bhd.	6947	14-May-19	Annual	Management	3	Elect Anne Karin Kvam as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
DiGi.com Bhd.	6947	14-May-19	Annual	Management	4	Approve Directors' Fees	For	For	
DiGi.com Bhd.	6947	14-May-19	Annual	Management	5	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
DiGi.com Bhd.	6947	14-May-19	Annual	Management	6	Approve Saw Choo Boon to Continue Office as Independent Non-Executive Director	For	For	
DiGi.com Bhd.	6947	14-May-19	Annual	Management	7	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
E.ON SE	EOAN	14-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Edenred SA	EDEN	14-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.86 per Share	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	4	Approve Stock Dividend Program	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	5	Approve Remuneration Policy of Chairman and CEO	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	6	Approve Compensation of Bertrand Dumazy, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Edenred SA	EDEN	14-May-19	Annual/Special	Management	7	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	8	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	9	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	10	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 23,540,324	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	11	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 23,540,324	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	12	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	13	Change Location of Registered Office to 14-16 Boulevard Garibaldi, 92130 Issy-Les-Moulineaux	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	14	Pursuant to Item 13 Above, Amend Article 4 of Bylaws Accordingly	For	For	
Edenred SA	EDEN	14-May-19	Annual/Special	Management	15	Authorize Filing of Required Documents/Other Formalities	For	For	
Eni SpA	ENI	14-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Eni SpA	ENI	14-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
Eni SpA	ENI	14-May-19	Annual	Management	3	Authorize Share Repurchase Program	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Eni SpA	ENI	14-May-19	Annual	Management	4	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Eni SpA	ENI	14-May-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Essex Property Trust, Inc.	ESS	14-May-19	Annual	Management	1.1	Elect Director Keith R. Guericke	For	Withhold	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
Essex Property Trust, Inc.	ESS	14-May-19	Annual	Management	1.2	Elect Director Amal M. Johnson	For	For	
Essex Property Trust, Inc.	ESS	14-May-19	Annual	Management	1.3	Elect Director Mary Kasaris	For	For	
Essex Property Trust, Inc.	ESS	14-May-19	Annual	Management	1.4	Elect Director Irving F. Lyons, III	For	For	
Essex Property Trust, Inc.	ESS	14-May-19	Annual	Management	1.5	Elect Director George M. Marcus	For	Withhold	We are voting against this director due to concerns over tenure.
Essex Property Trust, Inc.	ESS	14-May-19	Annual	Management	1.6	Elect Director Thomas E. Robinson	For	For	
Essex Property Trust, Inc.	ESS	14-May-19	Annual	Management	1.7	Elect Director Michael J. Schall	For	For	
Essex Property Trust, Inc.	ESS	14-May-19	Annual	Management	1.8	Elect Director Byron A. Scordelis	For	For	
Essex Property Trust, Inc.	ESS	14-May-19	Annual	Management	1.9	Elect Director Janice L. Sears	For	For	
Essex Property Trust, Inc.	ESS	14-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Essex Property Trust, Inc.	ESS	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	1	Open Meeting	None	None	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	7	Receive Board's and Board Committee Reports	None	None	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	8	Receive President's Report	None	None	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	9	Receive Financial Statements and Statutory Reports	None	None	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	10	Accept Financial Statements and Statutory Reports	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	11	Approve Allocation of Income and Dividends of SEK 7.50 Per Share	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	12	Approve Discharge of Board and President	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	13	Determine Number of Members (6) and Deputy Members (0) of Board	For	Against	We view the proposed board size as too small.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	14	Approve Remuneration of Directors in the Amount of SEK 600,000 for Chairman and SEK 300,000 for Other Directors Except Lars Corneliusson; Approve Remuneration of Auditors	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	15	Reelect Annette Brodin Rampe, Magnus Brannstrom, Lars Corneliusson, Erik Eberhardson, Hakan Eriksson and Staffan Jufors as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	16	Reelect Staffan Jufors as Board Chairman	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	17	Ratify KPMG as Auditors	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	18	Authorize Representatives of Four of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	19	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	20	Approve Long Term Incentive Plan for Executives and Management	For	Against	The long term incentive plan does not meet our guidelines.
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	21	Amend Articles Re: Equity-Related	For	For	
Ferronordic Machines AB	FNM	14-May-19	Annual	Management	22	Close Meeting	None	None	
First Republic Bank	FRC	14-May-19	Annual	Management	1.1	Elect Director James H. Herbert, II	For	For	
First Republic Bank	FRC	14-May-19	Annual	Management	1.2	Elect Director Katherine August-deWilde	For	For	
First Republic Bank	FRC	14-May-19	Annual	Management	1.3	Elect Director Thomas J. Barrack, Jr.	For	For	
First Republic Bank	FRC	14-May-19	Annual	Management	1.4	Elect Director Hafize Gaye Erkan	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
First Republic Bank	FRC	14-May-19	Annual	Management	1.5	Elect Director Frank J. Fahrenkopf, Jr.	For	For	
First Republic Bank	FRC	14-May-19	Annual	Management	1.6	Elect Director Boris Groysberg	For	For	
First Republic Bank	FRC	14-May-19	Annual	Management	1.7	Elect Director Sandra R. Hernandez	For	For	
First Republic Bank	FRC	14-May-19	Annual	Management	1.8	Elect Director Pamela J. Joyner	For	For	
First Republic Bank	FRC	14-May-19	Annual	Management	1.9	Elect Director Reynold Levy	For	For	
First Republic Bank	FRC	14-May-19	Annual	Management	1.10	Elect Director Duncan L. Niederauer	For	For	
First Republic Bank	FRC	14-May-19	Annual	Management	1.11	Elect Director George G.C. Parker	For	For	
First Republic Bank	FRC	14-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
First Republic Bank	FRC	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	2	Approve 2018 Work Report of the Supervisory Committee	For	For	
Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	3	Approve 2018 Final Financial Statements	For	For	
Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	

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Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	5	Approve 2018 Annual Report and Its Summary	For	For	
Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	6	Approve PricewaterhouseCoopers Zhong Tian LLP (Special General Partnership) as Domestic Audit Institution and Internal Control Audit Institution for 2019 and Their Service Charges for 2018	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	7	Approve PricewaterhouseCoopers as Overseas Audit Institution for 2019 and Their Service Charges for 2018	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	8	Approve 2018 Work Report of the Independent Non-Executive Directors	For	For	
Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	9	Approve Maintenance of Liability Insurance for Directors, Supervisors and Senior Management	For	For	
Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	10	Amend Articles of Association	For	For	
Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	11	Approve Issuance of Medium-term Notes	For	For	
Fuyao Glass Industry Group Co., Ltd.	3606	14-May-19	Annual	Management	12	Approve Issuance of Ultra Short-term Financing Notes by the Company	For	For	
Innergex Renewable Energy Inc.	INE	14-May-19	Annual	Management	1.1	Elect Director Jean La Couture	For	For	
Innergex Renewable Energy Inc.	INE	14-May-19	Annual	Management	1.2	Elect Director Ross J. Beaty	For	For	
Innergex Renewable Energy Inc.	INE	14-May-19	Annual	Management	1.3	Elect Director Nathalie Francisci	For	For	
Innergex Renewable Energy Inc.	INE	14-May-19	Annual	Management	1.4	Elect Director Richard Gagnon	For	For	
Innergex Renewable Energy Inc.	INE	14-May-19	Annual	Management	1.5	Elect Director Daniel Lafrance	For	For	
Innergex Renewable Energy Inc.	INE	14-May-19	Annual	Management	1.6	Elect Director Michel Letellier	For	For	
Innergex Renewable Energy Inc.	INE	14-May-19	Annual	Management	1.7	Elect Director Dalton James Patrick McGuinty	For	For	
Innergex Renewable Energy Inc.	INE	14-May-19	Annual	Management	1.8	Elect Director Monique Mercier	For	For	
Innergex Renewable Energy Inc.	INE	14-May-19	Annual	Management	1.9	Elect Director Ouma Sananikone	For	For	
Innergex Renewable Energy Inc.	INE	14-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Innergex Renewable Energy Inc.	INE	14-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Juniper Networks, Inc.	JNPR	14-May-19	Annual	Management	1a	Elect Director Gary Daichendt	For	For	
Juniper Networks, Inc.	JNPR	14-May-19	Annual	Management	1b	Elect Director Anne DeSanto	For	For	
Juniper Networks, Inc.	JNPR	14-May-19	Annual	Management	1c	Elect Director Kevin DeNuccio	For	For	
Juniper Networks, Inc.	JNPR	14-May-19	Annual	Management	1d	Elect Director James Dolce	For	For	
Juniper Networks, Inc.	JNPR	14-May-19	Annual	Management	1e	Elect Director Scott Kriens	For	For	
Juniper Networks, Inc.	JNPR	14-May-19	Annual	Management	1f	Elect Director Rahul Merchant	For	For	
Juniper Networks, Inc.	JNPR	14-May-19	Annual	Management	1g	Elect Director Rami Rahim	For	For	

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Juniper Networks, Inc.	JNPR	14-May-19	Annual	Management	1h	Elect Director William R. Stensrud	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Juniper Networks, Inc.	JNPR	14-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Juniper Networks, Inc.	JNPR	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and the program contains features that are not in line with best practice.
Juniper Networks, Inc.	JNPR	14-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Keyera Corp.	KEY	14-May-19	Annual	Management	1	Ratify Deloitte LLP as Auditors	For	For	
Keyera Corp.	KEY	14-May-19	Annual	Management	2.1	Elect Director James V. Bertram	For	For	
Keyera Corp.	KEY	14-May-19	Annual	Management	2.2	Elect Director Douglas J. Haughey	For	For	
Keyera Corp.	KEY	14-May-19	Annual	Management	2.3	Elect Director Gianna Manes	For	For	
Keyera Corp.	KEY	14-May-19	Annual	Management	2.4	Elect Director Donald J. Nelson	For	For	
Keyera Corp.	KEY	14-May-19	Annual	Management	2.5	Elect Director Michael J. Norris	For	For	
Keyera Corp.	KEY	14-May-19	Annual	Management	2.6	Elect Director Thomas O'Connor	For	For	
Keyera Corp.	KEY	14-May-19	Annual	Management	2.7	Elect Director Charlene Ripley	For	For	
Keyera Corp.	KEY	14-May-19	Annual	Management	2.8	Elect Director David G. Smith	For	For	
Keyera Corp.	KEY	14-May-19	Annual	Management	2.9	Elect Director Janet Woodruff	For	For	
Keyera Corp.	KEY	14-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Loews Corporation	L	14-May-19	Annual	Management	1a	Elect Director Ann E. Berman	For	For	
Loews Corporation	L	14-May-19	Annual	Management	1b	Elect Director Joseph L. Bower	For	For	
Loews Corporation	L	14-May-19	Annual	Management	1c	Elect Director Charles D. Davidson	For	For	
Loews Corporation	L	14-May-19	Annual	Management	1d	Elect Director Charles M. Diker	For	For	
Loews Corporation	L	14-May-19	Annual	Management	1e	Elect Director Paul J. Fribourg	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Loews Corporation	L	14-May-19	Annual	Management	1f	Elect Director Walter L. Harris	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Loews Corporation	L	14-May-19	Annual	Management	1g	Elect Director Philip A. Laskawy	For	For	
Loews Corporation	L	14-May-19	Annual	Management	1h	Elect Director Susan P. Peters	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Loews Corporation	L	14-May-19	Annual	Management	1i	Elect Director Andrew H. Tisch	For	Against	We are voting against this director due to concerns over tenure.
Loews Corporation	L	14-May-19	Annual	Management	1j	Elect Director James S. Tisch	For	For	
Loews Corporation	L	14-May-19	Annual	Management	1k	Elect Director Jonathan M. Tisch	For	For	
Loews Corporation	L	14-May-19	Annual	Management	1l	Elect Director Anthony Welters	For	For	
Loews Corporation	L	14-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Loews Corporation	L	14-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Loews Corporation	L	14-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
National Retail Properties, Inc.	NNN	14-May-19	Annual	Management	1.1	Elect Director Pamela K. M. Beall	For	For	
National Retail Properties, Inc.	NNN	14-May-19	Annual	Management	1.2	Elect Director Steven D. Cosler	For	For	
National Retail Properties, Inc.	NNN	14-May-19	Annual	Management	1.3	Elect Director Don DeFosset	For	For	
National Retail Properties, Inc.	NNN	14-May-19	Annual	Management	1.4	Elect Director David M. Fick	For	For	
National Retail Properties, Inc.	NNN	14-May-19	Annual	Management	1.5	Elect Director Edward J. Fritsch	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
National Retail Properties, Inc.	NNN	14-May-19	Annual	Management	1.6	Elect Director Kevin B. Habicht	For	Withhold	We do not support insiders on the board other than the CEO.
National Retail Properties, Inc.	NNN	14-May-19	Annual	Management	1.7	Elect Director Betsy D. Holden	For	For	
National Retail Properties, Inc.	NNN	14-May-19	Annual	Management	1.8	Elect Director Sam L. Susser	For	For	
National Retail Properties, Inc.	NNN	14-May-19	Annual	Management	1.9	Elect Director Julian E. Whitehurst	For	For	
National Retail Properties, Inc.	NNN	14-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
National Retail Properties, Inc.	NNN	14-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	1	Open Meeting	None	None	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	7	Receive President's Report	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports; Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	None	None	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 1.30 Per Share	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	10	Determine Number of Members (6) and Deputy Members (0) of Board	For	Against	We view the proposed board size as too small.
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	11	Determine Number of Auditors (1) and Deputy Auditors (0)	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	12	Approve Remuneration of Directors in the Aggregate Amount of SEK 2.4 Million; Approve Remuneration of Auditors	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	13	Reelect Georg Brunstam, Gerteric Lindquist, Hans Linnarson (Chair), Anders Palsson, Helene Richmond and Jenny Sjodahl as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	14	Ratify KPMG as Auditors	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	15	Approve Issuance of Class B Shares up to 10 Percent of Issued Shares without Preemptive Rights	For	For	
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	16	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
NIBE Industrier AB	NIBE.B	14-May-19	Annual	Management	17	Close Meeting	None	None	
OMV AG	OMV	14-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
OMV AG	OMV	14-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 1.75 per Share	For	For	
OMV AG	OMV	14-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
OMV AG	OMV	14-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
OMV AG	OMV	14-May-19	Annual	Management	5	Approve Remuneration of Supervisory Board Members for Fiscal 2018	For	For	
OMV AG	OMV	14-May-19	Annual	Management	6	Ratify Ernst & Young as Auditors for Fiscal 2019	For	For	

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OMV AG	OMV	14-May-19	Annual	Management	7.1	Approve Long Term Incentive Plan 2019 for Key Employees	For	For	
OMV AG	OMV	14-May-19	Annual	Management	7.2	Approve Equity Deferral Plan	For	For	
OMV AG	OMV	14-May-19	Annual	Management	8.1	Elect Wolfgang C. Berndt as Supervisory Board Member	For	For	
OMV AG	OMV	14-May-19	Annual	Management	8.2	Elect Stefan Doboczky as Supervisory Board Member	For	For	
OMV AG	OMV	14-May-19	Annual	Management	8.3	Elect Alyazia Ali Al Kuwaiti as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
OMV AG	OMV	14-May-19	Annual	Management	8.4	Elect Mansour Mohamed Al Mulla as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
OMV AG	OMV	14-May-19	Annual	Management	8.5	Elect Karl Rose as Supervisory Board Member	For	For	
OMV AG	OMV	14-May-19	Annual	Management	8.6	Elect Johann Georg Schelling as Supervisory Board Member	For	For	
OMV AG	OMV	14-May-19	Annual	Management	8.7	Elect Thomas Schmid as Supervisory Board Member	For	For	
OMV AG	OMV	14-May-19	Annual	Management	8.8	Elect Elisabeth Stadler as Supervisory Board Member	For	For	
OMV AG	OMV	14-May-19	Annual	Management	8.9	Elect Christoph Swarovski as Supervisory Board Member	For	For	
OMV AG	OMV	14-May-19	Annual	Management	9	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	For	
Power Corporation of Canada	POW	14-May-19	Annual	Management	1.1	Elect Director Pierre Beaudoin	For	For	
Power Corporation of Canada	POW	14-May-19	Annual	Management	1.2	Elect Director Marcel R. Coutu	For	For	
Power Corporation of Canada	POW	14-May-19	Annual	Management	1.3	Elect Director Andre Desmarais	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.

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Power Corporation of Canada	POW	14-May-19	Annual	Management	1.4	Elect Director Paul Desmarais, Jr.	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Power Corporation of Canada	POW	14-May-19	Annual	Management	1.5	Elect Director Gary A. Doer	For	For	
Power Corporation of Canada	POW	14-May-19	Annual	Management	1.6	Elect Director Anthony R. Graham	For	For	
Power Corporation of Canada	POW	14-May-19	Annual	Management	1.7	Elect Director J. David A. Jackson	For	For	
Power Corporation of Canada	POW	14-May-19	Annual	Management	1.8	Elect Director Isabelle Marcoux	For	For	
Power Corporation of Canada	POW	14-May-19	Annual	Management	1.9	Elect Director Christian Noyer	For	For	
Power Corporation of Canada	POW	14-May-19	Annual	Management	1.10	Elect Director R. Jeffrey Orr	For	Withhold	This director is overboarded.
Power Corporation of Canada	POW	14-May-19	Annual	Management	1.11	Elect Director T. Timothy Ryan, Jr.	For	For	
Power Corporation of Canada	POW	14-May-19	Annual	Management	1.12	Elect Director Emoeke J.E. Szathmary	For	Withhold	We are voting against this director due to concerns over tenure.
Power Corporation of Canada	POW	14-May-19	Annual	Management	2	Ratify Deloitte LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Power Corporation of Canada	POW	14-May-19	Annual	Shareholder	3	SP 1: Disclosure of Director Independence in the Management Circular	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way.
Power Corporation of Canada	POW	14-May-19	Annual	Shareholder	4	SP 2: Disclose Voting Results Separately For Each Class	Against	For	BCI supports vote disclosure by classes of shares in to order to provide transparency on the views of minority shareholders.
Power Corporation of Canada	POW	14-May-19	Annual	Shareholder	5	SP 3: Advisory Vote to Ratify Named Executive Officers' Compensation	Against	For	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights and the preferred method for shareholders to register approval or disapproval of compensation practices and as an improvement in shareholder rights.
PPL Corporation	PPL	14-May-19	Annual	Management	1.1	Elect Director John W. Conway	For	For	
PPL Corporation	PPL	14-May-19	Annual	Management	1.2	Elect Director Steven G. Elliott	For	For	
PPL Corporation	PPL	14-May-19	Annual	Management	1.3	Elect Director Raja Rajamannar	For	For	

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PPL Corporation	PPL	14-May-19	Annual	Management	1.4	Elect Director Craig A. Rogerson	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
PPL Corporation	PPL	14-May-19	Annual	Management	1.5	Elect Director William H. Spence	For	For	
PPL Corporation	PPL	14-May-19	Annual	Management	1.6	Elect Director Natica von Althann	For	For	
PPL Corporation	PPL	14-May-19	Annual	Management	1.7	Elect Director Keith H. Williamson	For	For	
PPL Corporation	PPL	14-May-19	Annual	Management	1.8	Elect Director Phoebe A. Wood	For	For	
PPL Corporation	PPL	14-May-19	Annual	Management	1.9	Elect Director Armando Zagalo de Lima	For	For	
PPL Corporation	PPL	14-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
PPL Corporation	PPL	14-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.1	Elect Director Thomas J. Baltimore, Jr.	For	Against	This director is overboarded.
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.2	Elect Director Gilbert F. Casellas	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.3	Elect Director Robert M. Falzon	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.4	Elect Director Mark B. Grier	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.5	Elect Director Martina Hund-Mejean	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.6	Elect Director Karl J. Krapek	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.7	Elect Director Peter R. Lighte	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.8	Elect Director Charles F. Lowrey	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.9	Elect Director George Paz	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.10	Elect Director Sandra Pianalto	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.11	Elect Director Christine A. Poon	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.12	Elect Director Douglas A. Scovanner	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	1.13	Elect Director Michael A. Todman	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Prudential Financial, Inc.	PRU	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Prudential Financial, Inc.	PRU	14-May-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	1.1	Elect Director Vicky B. Gregg	For	For	
Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	1.2	Elect Director Timothy L. Main	For	For	
Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	1.3	Elect Director Denise M. Morrison	For	For	
Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	1.4	Elect Director Gary M. Pfeiffer	For	For	
Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	1.5	Elect Director Timothy M. Ring	For	For	
Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	1.6	Elect Director Stephen H. Rusckowski	For	For	
Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	1.7	Elect Director Daniel C. Stanzione	For	For	

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Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	1.8	Elect Director Helen I. Torley	For	For	
Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	1.9	Elect Director Gail R. Wilensky	For	For	
Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Quest Diagnostics Incorporated	DGX	14-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Realty Income Corporation	O	14-May-19	Annual	Management	1a	Elect Director Kathleen R. Allen	For	For	
Realty Income Corporation	O	14-May-19	Annual	Management	1b	Elect Director A. Larry Chapman	For	For	
Realty Income Corporation	O	14-May-19	Annual	Management	1c	Elect Director Reginald H. Gilyard	For	For	
Realty Income Corporation	O	14-May-19	Annual	Management	1d	Elect Director Priya Cherian Huskins	For	For	
Realty Income Corporation	O	14-May-19	Annual	Management	1e	Elect Director Gerardo I. Lopez	For	For	
Realty Income Corporation	O	14-May-19	Annual	Management	1f	Elect Director Michael D. McKee	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Realty Income Corporation	O	14-May-19	Annual	Management	1g	Elect Director Gregory T. McLaughlin	For	For	
Realty Income Corporation	O	14-May-19	Annual	Management	1h	Elect Director Ronald L. Merriman	For	For	
Realty Income Corporation	O	14-May-19	Annual	Management	1i	Elect Director Sumit Roy	For	For	
Realty Income Corporation	O	14-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Realty Income Corporation	O	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Realty Income Corporation	O	14-May-19	Annual	Management	4	Increase Authorized Common Stock	For	For	
Realty Income Corporation	O	14-May-19	Annual	Management	5	Ratify the Amendment to the Company's Bylaws to Permit Stockholders to Propose Binding Amendments to the Company's Bylaws	For	Against	This proposal is not in shareholders' best interests.
Shawcor Ltd.	SCL	14-May-19	Annual	Management	1.1	Elect Director John T. Baldwin	For	For	
Shawcor Ltd.	SCL	14-May-19	Annual	Management	1.2	Elect Director Derek S. Blackwood	For	For	
Shawcor Ltd.	SCL	14-May-19	Annual	Management	1.3	Elect Director James W. Derrick	For	For	
Shawcor Ltd.	SCL	14-May-19	Annual	Management	1.4	Elect Director Kevin J. Forbes	For	For	
Shawcor Ltd.	SCL	14-May-19	Annual	Management	1.5	Elect Director Michael S. Hanley	For	For	
Shawcor Ltd.	SCL	14-May-19	Annual	Management	1.6	Elect Director Robert Mionis	For	For	
Shawcor Ltd.	SCL	14-May-19	Annual	Management	1.7	Elect Director Stephen M. Orr	For	For	
Shawcor Ltd.	SCL	14-May-19	Annual	Management	1.8	Elect Director Pamela S. Pierce	For	For	
Shawcor Ltd.	SCL	14-May-19	Annual	Management	1.9	Elect Director E. Charlene Valiquette	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Shawcor Ltd.	SCL	14-May-19	Annual	Management	1.10	Elect Director Donald M. Wishart	For	For	
Shawcor Ltd.	SCL	14-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.

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Shawcor Ltd.	SCL	14-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Signify NV	LIGHT	14-May-19	Annual	Management	1	Presentation by Eric Rondolat, CEO	None	None	
Signify NV	LIGHT	14-May-19	Annual	Management	2	Discuss Remuneration Report	None	None	
Signify NV	LIGHT	14-May-19	Annual	Management	3	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Signify NV	LIGHT	14-May-19	Annual	Management	4	Adopt Financial Statements	For	For	
Signify NV	LIGHT	14-May-19	Annual	Management	5	Approve Dividends of EUR 1.30 Per Share	For	For	
Signify NV	LIGHT	14-May-19	Annual	Management	6.a	Approve Discharge of Management Board	For	For	
Signify NV	LIGHT	14-May-19	Annual	Management	6.b	Approve Discharge of Supervisory Board	For	For	
Signify NV	LIGHT	14-May-19	Annual	Management	7.a	Grant Board Authority to Issue Shares up to 10 Percent of Issued Capital	For	For	
Signify NV	LIGHT	14-May-19	Annual	Management	7.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
Signify NV	LIGHT	14-May-19	Annual	Management	8	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Signify NV	LIGHT	14-May-19	Annual	Management	9	Approve Cancellation of Repurchased Shares	For	For	
Signify NV	LIGHT	14-May-19	Annual	Management	10	Other Business (Non-Voting)	None	None	
Solvay SA	SOLB	14-May-19	Annual	Management	1	Receive Directors' and Auditors' Reports (Non-Voting)	None	None	
Solvay SA	SOLB	14-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Solvay SA	SOLB	14-May-19	Annual	Management	3	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
Solvay SA	SOLB	14-May-19	Annual	Management	4	Approve Financial Statements, Allocation of Income, and Dividends of EUR 3.75 per Share	For	For	
Solvay SA	SOLB	14-May-19	Annual	Management	5a	Approve Discharge of Directors	For	For	
Solvay SA	SOLB	14-May-19	Annual	Management	5b	Approve Discharge of Auditor	For	For	
Solvay SA	SOLB	14-May-19	Annual	Management	6a	Receive Information on End of Mandate of Charles Casimir-Lambert and Marjan Oudeman as Directors	None	None	
Solvay SA	SOLB	14-May-19	Annual	Management	6b.1	Reelect Charles Casimir-Lambert as Director	For	For	
Solvay SA	SOLB	14-May-19	Annual	Management	6b.2	Reelect Marjan Oudeman as Director	For	For	
Solvay SA	SOLB	14-May-19	Annual	Management	6c	Indicate Marjan Oudeman as Independent Board Member	For	For	
Solvay SA	SOLB	14-May-19	Annual	Management	6d	Approve Decrease in Size of Board	For	For	
Solvay SA	SOLB	14-May-19	Annual	Management	6e	Elect Ilham Kadri as Director	For	For	
Solvay SA	SOLB	14-May-19	Annual	Management	7a.1	Ratify Deloitte, Represented by Michel Denayer, as Auditor	For	For	

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Solvay SA	SOLB	14-May-19	Annual	Management	7a.2	If the Representative of Deloitte Belgium Would Not be Able to Fulfill His Duties: Ratify Deloitte, Represented by Corine Magnin, as Auditor	For	For	
Solvay SA	SOLB	14-May-19	Annual	Management	7b	Approve Auditors' Remuneration	For	For	
Solvay SA	SOLB	14-May-19	Annual	Management	8	Transact Other Business	None	None	
St. James's Place Plc	STJ	14-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
St. James's Place Plc	STJ	14-May-19	Annual	Management	2	Approve Final Dividend	For	For	
St. James's Place Plc	STJ	14-May-19	Annual	Management	3	Re-elect Iain Cornish as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
St. James's Place Plc	STJ	14-May-19	Annual	Management	4	Re-elect Andrew Croft as Director	For	For	
St. James's Place Plc	STJ	14-May-19	Annual	Management	5	Re-elect Ian Gascoigne as Director	For	Against	We do not support insiders on the board other than the CEO.
St. James's Place Plc	STJ	14-May-19	Annual	Management	6	Re-elect Simon Jeffreys as Director	For	For	
St. James's Place Plc	STJ	14-May-19	Annual	Management	7	Re-elect Patience Wheatcroft as Director	For	For	
St. James's Place Plc	STJ	14-May-19	Annual	Management	8	Re-elect Roger Yates as Director	For	For	
St. James's Place Plc	STJ	14-May-19	Annual	Management	9	Re-elect Craig Gentle as Director	For	Against	We do not support insiders on the board other than the CEO.
St. James's Place Plc	STJ	14-May-19	Annual	Management	10	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
St. James's Place Plc	STJ	14-May-19	Annual	Management	11	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
St. James's Place Plc	STJ	14-May-19	Annual	Management	12	Authorise Board to Fix Remuneration of Auditors	For	For	
St. James's Place Plc	STJ	14-May-19	Annual	Management	13	Authorise Issue of Equity	For	For	
St. James's Place Plc	STJ	14-May-19	Annual	Management	14	Authorise Issue of Equity without Pre-emptive Rights	For	For	
St. James's Place Plc	STJ	14-May-19	Annual	Management	15	Authorise Market Purchase of Ordinary Shares	For	For	
St. James's Place Plc	STJ	14-May-19	Annual	Management	16	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	3	Reappoint KPMG LLP as Auditors	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	4	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	

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Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	5	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	6A	Re-elect John Devine as Director	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	6B	Re-elect Melanie Gee as Director	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	6C	Re-elect Martin Gilbert as Director	For	Against	We do not support insiders on the board other than the CEO.
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	6D	Re-elect Rod Paris as Director	For	Against	We do not support insiders on the board other than the CEO.
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	6E	Re-elect Martin Pike as Director	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	6F	Re-elect Bill Rattray as Director	For	Against	We do not support insiders on the board other than the CEO.
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	6G	Re-elect Jutta af Rosenborg as Director	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	6H	Re-elect Keith Skeoch as Director	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	7A	Elect Sir Douglas Flint as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	7B	Elect Cathleen Raffaelli as Director	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	7C	Elect Stephanie Bruce as Director	For	Against	We do not support insiders on the board other than the CEO.
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	8	Authorise EU Political Donations and Expenditures	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	9	Authorise Issue of Equity	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	10	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	11	Authorise Market Purchase of Ordinary Shares	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	12	Authorise Issue of Equity in Relation to the Issue of Convertible Bonds	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	13	Authorise Issue of Equity without Pre-emptive Rights in Relation to the Issue of Convertible Bonds	For	For	
Standard Life Aberdeen Plc	SLA	14-May-19	Annual	Management	14	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
SUEZ SA	SEV	14-May-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
SUEZ SA	SEV	14-May-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SUEZ SA	SEV	14-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.65 per Share	For	For	
SUEZ SA	SEV	14-May-19	Annual/Special	Management	4	Reelect Isabelle Kocher as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
SUEZ SA	SEV	14-May-19	Annual/Special	Management	5	Reelect Anne Lauvergeon as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
SUEZ SA	SEV	14-May-19	Annual/Special	Management	6	Reelect Nicolas Bazire as Director	For	Against	This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
SUEZ SA	SEV	14-May-19	Annual/Special	Management	7	Elect Bertrand Camus as Director	For	For	
SUEZ SA	SEV	14-May-19	Annual/Special	Management	8	Elect Martha J. Crawford as Director	For	For	
SUEZ SA	SEV	14-May-19	Annual/Special	Management	9	Approve Compensation of Gerard Mestrallet, Chairman of the Board	For	For	
SUEZ SA	SEV	14-May-19	Annual/Special	Management	10	Approve Remuneration Policy of Gerard Mestrallet, Chairman of the Board until May 14, 2019	For	For	
SUEZ SA	SEV	14-May-19	Annual/Special	Management	11	Approve Remuneration Policy of Jean-Louis Chaussade, Chairman of the Board since May 14, 2019	For	For	
SUEZ SA	SEV	14-May-19	Annual/Special	Management	12	Approve Compensation of Jean-Louis Chaussade, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
SUEZ SA	SEV	14-May-19	Annual/Special	Management	13	Approve Remuneration Policy of Jean-Louis Chaussade, CEO until May 14, 2019	For	For	
SUEZ SA	SEV	14-May-19	Annual/Special	Management	14	Approve Remuneration Policy of Bertrand Camus, CEO since May 14, 2019	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
SUEZ SA	SEV	14-May-19	Annual/Special	Management	15	Approve Termination Package of Bertrand Camus, CEO	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SUEZ SA	SEV	14-May-19	Annual/Special	Management	16	Approve Additional Pension Scheme Agreement with Bertrand Camus, CEO	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
SUEZ SA	SEV	14-May-19	Annual/Special	Management	17	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
SUEZ SA	SEV	14-May-19	Annual/Special	Management	18	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
SUEZ SA	SEV	14-May-19	Annual/Special	Management	19	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
SUEZ SA	SEV	14-May-19	Annual/Special	Management	20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	For	Against	The employee stock purchase plan does not meet our guidelines.
SUEZ SA	SEV	14-May-19	Annual/Special	Management	21	Approve Restricted Stock Plan in Connection with Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
SUEZ SA	SEV	14-May-19	Annual/Special	Management	22	Authorize Filing of Required Documents/Other Formalities	For	For	
Swire Properties Ltd.	1972	14-May-19	Annual	Management	1a	Elect Merlin Bingham Swire as Director	For	For	
Swire Properties Ltd.	1972	14-May-19	Annual	Management	1b	Elect Guy Martin Coutts Bradley as Director	For	For	
Swire Properties Ltd.	1972	14-May-19	Annual	Management	1c	Elect Spencer Theodore Fung as Director	For	For	
Swire Properties Ltd.	1972	14-May-19	Annual	Management	1d	Elect Nicholas Adam Hodnett Fenwick as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Swire Properties Ltd.	1972	14-May-19	Annual	Management	2	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Swire Properties Ltd.	1972	14-May-19	Annual	Management	3	Authorize Repurchase of Issued Share Capital	For	For	
Swire Properties Ltd.	1972	14-May-19	Annual	Management	4	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Tenaga Nasional Bhd.	5347	14-May-19	Annual	Management	1	Elect Leo Moggie as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tenaga Nasional Bhd.	5347	14-May-19	Annual	Management	2	Elect Juniwati Rahmat Hussin as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tenaga Nasional Bhd.	5347	14-May-19	Annual	Management	3	Elect Gopala Krishnan K.Sundaram as Director	For	For	
Tenaga Nasional Bhd.	5347	14-May-19	Annual	Management	4	Elect Ong Ai Lin as Director	For	For	
Tenaga Nasional Bhd.	5347	14-May-19	Annual	Management	5	Elect Ahmad Badri bin Mohd Zahir as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tenaga Nasional Bhd.	5347	14-May-19	Annual	Management	6	Elect Roslina binti Zainal as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tenaga Nasional Bhd.	5347	14-May-19	Annual	Management	7	Elect Amir Hamzah bin Azizan as Director	For	For	
Tenaga Nasional Bhd.	5347	14-May-19	Annual	Management	8	Approve Directors' Fees for the Financial Year Ended December 31, 2018	For	For	
Tenaga Nasional Bhd.	5347	14-May-19	Annual	Management	9	Approve Directors' Fees from January 1, 2019 Until the Next Annual General Meeting	For	For	
Tenaga Nasional Bhd.	5347	14-May-19	Annual	Management	10	Approve Directors' Benefits	For	For	
Tenaga Nasional Bhd.	5347	14-May-19	Annual	Management	11	Approve PricewaterhouseCoopers PLT as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
TPI Composites, Inc.	TPIC	14-May-19	Annual	Management	1.1	Elect Director Jack A. Henry	For	For	
TPI Composites, Inc.	TPIC	14-May-19	Annual	Management	1.2	Elect Director James A. Hughes	For	For	
TPI Composites, Inc.	TPIC	14-May-19	Annual	Management	1.3	Elect Director Daniel G. Weiss	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also holding this nominee accountable, as Chair of the Governance Committee, for not providing an annual advisory vote on executive compensation.
TPI Composites, Inc.	TPIC	14-May-19	Annual	Management	1.4	Elect Director Tyrone M. Jordan	For	For	
TPI Composites, Inc.	TPIC	14-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Turquoise Hill Resources Ltd.	TRQ	14-May-19	Annual	Management	1.1	Elect Director Alan Chirgwin	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO.
Turquoise Hill Resources Ltd.	TRQ	14-May-19	Annual	Management	1.2	Elect Director James W. Gill	For	For	
Turquoise Hill Resources Ltd.	TRQ	14-May-19	Annual	Management	1.3	Elect Director R. Peter Gillin	For	For	
Turquoise Hill Resources Ltd.	TRQ	14-May-19	Annual	Management	1.4	Elect Director Stephen Jones	For	Withhold	We do not support insiders on the board other than the CEO.

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Turquoise Hill Resources Ltd.	TRQ	14-May-19	Annual	Management	1.5	Elect Director Ulf Quellmann	For	For	
Turquoise Hill Resources Ltd.	TRQ	14-May-19	Annual	Management	1.6	Elect Director Russel C. Robertson	For	For	
Turquoise Hill Resources Ltd.	TRQ	14-May-19	Annual	Management	1.7	Elect Director Maryse Saint-Laurent	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board.
Turquoise Hill Resources Ltd.	TRQ	14-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Turquoise Hill Resources Ltd.	TRQ	14-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Ventas, Inc.	VTR	14-May-19	Annual	Management	1A	Elect Director Melody C. Barnes	For	For	
Ventas, Inc.	VTR	14-May-19	Annual	Management	1B	Elect Director Debra A. Cafaro	For	For	
Ventas, Inc.	VTR	14-May-19	Annual	Management	1C	Elect Director Jay M. Gellert	For	For	
Ventas, Inc.	VTR	14-May-19	Annual	Management	1D	Elect Director Richard I. Gilchrist	For	For	
Ventas, Inc.	VTR	14-May-19	Annual	Management	1E	Elect Director Matthew J. Lustig	For	For	
Ventas, Inc.	VTR	14-May-19	Annual	Management	1F	Elect Director Roxanne M. Martino	For	For	
Ventas, Inc.	VTR	14-May-19	Annual	Management	1G	Elect Director Walter C. Rakowich	For	For	
Ventas, Inc.	VTR	14-May-19	Annual	Management	1H	Elect Director Robert D. Reed	For	For	
Ventas, Inc.	VTR	14-May-19	Annual	Management	1I	Elect Director James D. Shelton	For	For	
Ventas, Inc.	VTR	14-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Ventas, Inc.	VTR	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Volkswagen AG	VOW3	14-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Volkswagen AG	VOW3	14-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 4.80 per Ordinary Share and EUR 4.86 per Preferred Share	For	For	
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.1	Approve Discharge of Management Board Member H. Diess for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.2	Approve Discharge of Management Board Member K. Blessing (until April 12, 2018) for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.3	Approve Discharge of Management Board Member O. Blume (from April 13, 2018) for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.4	Approve Discharge of Management Board Member F.J. Garcia Sanz (until April 12, 2018) for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.5	Approve Discharge of Management Board Member J. Heizmann for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.6	Approve Discharge of Management Board Member G. Kilian (from April 13, 2018) for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.7	Approve Discharge of Management Board Member M. Mueller (until April 12, 2018) for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.8	Approve Discharge of Management Board Member A. Renschler for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.9	Approve Discharge of Management Board Member S. Sommer (from Sep. 1, 2018) for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.10	Approve Discharge of Management Board Member H.D. Werner for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.11	Approve Discharge of Management Board Member F. Witter for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	3.12	Withhold Discharge of Management Board Member R. Stadler (until Oct. 2, 2018) for Fiscal 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.1	Approve Discharge of Supervisory Board Member H.D. Poetsch for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.2	Approve Discharge of Supervisory Board Member J. Hofmann for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.3	Approve Discharge of Supervisory Board Member H.A. Al-Abdulla for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.4	Approve Discharge of Supervisory Board Member H. S. Al-Jaber for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.5	Approve Discharge of Supervisory Board Member B. Althusmann for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.6	Approve Discharge of Supervisory Board Member B. Dietze for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.7	Approve Discharge of Supervisory Board Member A. Falkengren (until Feb. 5, 2018) for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.8	Approve Discharge of Supervisory Board Member H. P. Fischer for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.9	Approve Discharge of Supervisory Board Member M. Heiss (from Feb. 14, 2018) for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.

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Volkswagen AG	VOW3	14-May-19	Annual	Management	4.10	Approve Discharge of Supervisory Board Member U. For Hueck for Fiscal 2018		Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.11	Approve Discharge of Supervisory Board Member J. For Jaervklo for Fiscal 2018		Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.12	Approve Discharge of Supervisory Board Member U. For Jakob for Fiscal 2018		Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.13	Approve Discharge of Supervisory Board Member L. For Kiesling for Fiscal 2018		Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.14	Approve Discharge of Supervisory Board Member P. For Mosch for Fiscal 2018		Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.15	Approve Discharge of Supervisory Board Member B. For Murkovic for Fiscal 2018		Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.16	Approve Discharge of Supervisory Board Member B. For Osterloh for Fiscal 2018		Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.17	Approve Discharge of Supervisory Board Member H.M. Piech for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.18	Approve Discharge of Supervisory Board Member F.O. Porsche for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.19	Approve Discharge of Supervisory Board Member W. Porsche for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.20	Approve Discharge of Supervisory Board Member A. Stimoniaris for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	4.21	Approve Discharge of Supervisory Board Member S. Weil for Fiscal 2018	For	Against	We are not supporting the discharge of the management and supervisory board members due to investigations, settlements and other legal proceedings.
Volkswagen AG	VOW3	14-May-19	Annual	Management	5.1	Reelect H.S. Al-Jaber to the Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Volkswagen AG	VOW3	14-May-19	Annual	Management	5.2	Reelect H.M. Piech to the Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Volkswagen AG	VOW3	14-May-19	Annual	Management	5.3	Reelect F.O. Porsche to the Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Volkswagen AG	VOW3	14-May-19	Annual	Management	6	Approve Creation of EUR 179.2 Million Pool of Capital with Preemptive Rights	For	Against	We are voting against this request to authorize the issuance of non-voting shares as it does not adhere to the "one-share, one-vote" principle.
Volkswagen AG	VOW3	14-May-19	Annual	Management	7.1	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal 2019	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Volkswagen AG	VOW3	14-May-19	Annual	Management	7.2	Ratify PricewaterhouseCoopers GmbH as Auditors for the Half-Year Report 2019	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Volkswagen AG	VOW3	14-May-19	Annual	Management	7.3	Ratify PricewaterhouseCoopers GmbH as Auditors for the Interim Report until Sep. 30, 2019 and the First Quarter of Fiscal 2020	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Waste Management, Inc.	WM	14-May-19	Annual	Management	1a	Elect Director Frank M. Clark, Jr.	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Waste Management, Inc.	WM	14-May-19	Annual	Management	1b	Elect Director James C. Fish, Jr.	For	For	
Waste Management, Inc.	WM	14-May-19	Annual	Management	1c	Elect Director Andres R. Gluski	For	Against	This director is overboarded.
Waste Management, Inc.	WM	14-May-19	Annual	Management	1d	Elect Director Patrick W. Gross	For	For	
Waste Management, Inc.	WM	14-May-19	Annual	Management	1e	Elect Director Victoria M. Holt	For	For	
Waste Management, Inc.	WM	14-May-19	Annual	Management	1f	Elect Director Kathleen M. Mazzarella	For	For	
Waste Management, Inc.	WM	14-May-19	Annual	Management	1g	Elect Director John C. Pope	For	Against	We are voting against this director due to concerns over tenure.
Waste Management, Inc.	WM	14-May-19	Annual	Management	1h	Elect Director Thomas H. Weidemeyer	For	For	
Waste Management, Inc.	WM	14-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
Waste Management, Inc.	WM	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Waste Management, Inc.	WM	14-May-19	Annual	Shareholder	4	Limit Accelerated Vesting of Equity Awards Upon a Change in Control	Against	For	We are supporting this shareholder proposal calling for pro-rata vesting of outstanding equity in the event of a change-in-control considering this is best practice.
Waters Corporation	WAT	14-May-19	Annual	Management	1.1	Elect Director Linda Baddour	For	For	
Waters Corporation	WAT	14-May-19	Annual	Management	1.2	Elect Director Michael J. Berendt	For	For	
Waters Corporation	WAT	14-May-19	Annual	Management	1.3	Elect Director Edward Conard	For	Against	We are voting against this director due to concerns over tenure.
Waters Corporation	WAT	14-May-19	Annual	Management	1.4	Elect Director Laurie H. Glimcher	For	For	
Waters Corporation	WAT	14-May-19	Annual	Management	1.5	Elect Director Gary E. Hendrickson	For	For	
Waters Corporation	WAT	14-May-19	Annual	Management	1.6	Elect Director Christopher A. Kuebler	For	For	
Waters Corporation	WAT	14-May-19	Annual	Management	1.7	Elect Director Christopher J. O'Connell	For	For	
Waters Corporation	WAT	14-May-19	Annual	Management	1.8	Elect Director Flemming Ornskov	For	For	
Waters Corporation	WAT	14-May-19	Annual	Management	1.9	Elect Director JoAnn A. Reed	For	For	
Waters Corporation	WAT	14-May-19	Annual	Management	1.10	Elect Director Thomas P. Salice	For	Against	We are voting against this director due to concerns over tenure.
Waters Corporation	WAT	14-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Waters Corporation	WAT	14-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Wayfair Inc.	W	14-May-19	Annual	Management	1a	Elect Director Niraj Shah	For	For	
Wayfair Inc.	W	14-May-19	Annual	Management	1b	Elect Director Steven K. Conine	For	Abstain	We do not support insiders on the board other than the CEO.
Wayfair Inc.	W	14-May-19	Annual	Management	1c	Elect Director Julie Bradley	For	For	
Wayfair Inc.	W	14-May-19	Annual	Management	1d	Elect Director Robert Gamgort	For	Abstain	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Wayfair Inc.	W	14-May-19	Annual	Management	1e	Elect Director Andrea Jung	For	For	
Wayfair Inc.	W	14-May-19	Annual	Management	1f	Elect Director Michael Kumin	For	Abstain	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Wayfair Inc.	W	14-May-19	Annual	Management	1g	Elect Director James Miller	For	For	
Wayfair Inc.	W	14-May-19	Annual	Management	1h	Elect Director Jeffrey Naylor	For	For	
Wayfair Inc.	W	14-May-19	Annual	Management	1i	Elect Director Romero Rodrigues	For	Abstain	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Wayfair Inc.	W	14-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Wesdome Gold Mines Ltd.	WDO	14-May-19	Annual	Management	1.1	Elect Director Duncan Middlemiss	For	For	
Wesdome Gold Mines Ltd.	WDO	14-May-19	Annual	Management	1.2	Elect Director Nadine Miller	For	For	
Wesdome Gold Mines Ltd.	WDO	14-May-19	Annual	Management	1.3	Elect Director Charles Main	For	For	
Wesdome Gold Mines Ltd.	WDO	14-May-19	Annual	Management	1.4	Elect Director Warwick Morley-Jepson	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation
Wesdome Gold Mines Ltd.	WDO	14-May-19	Annual	Management	1.5	Elect Director Brian Skanderbeg	For	For	
Wesdome Gold Mines Ltd.	WDO	14-May-19	Annual	Management	1.6	Elect Director Bill Washington	For	For	
Wesdome Gold Mines Ltd.	WDO	14-May-19	Annual	Management	2	Approve Grant Thornton LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Wheelock & Co. Limited	20	14-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Wheelock & Co. Limited	20	14-May-19	Annual	Management	2a	Elect Stephen T. H. Ng as Director	For	Against	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure. This director is overboarded.
Wheelock & Co. Limited	20	14-May-19	Annual	Management	2b	Elect Tak Hay Chau as Director	For	For	
Wheelock & Co. Limited	20	14-May-19	Annual	Management	2c	Elect Mignonne Cheng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Wheelock & Co. Limited	20	14-May-19	Annual	Management	2d	Elect Alan H. Smith as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Wheelock & Co. Limited	20	14-May-19	Annual	Management	2e	Elect Kenneth W. S. Ting as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded.
Wheelock & Co. Limited	20	14-May-19	Annual	Management	3	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Wheelock & Co. Limited	20	14-May-19	Annual	Management	4	Approve Increase in Rate of Fee Payable to the Chairman	For	For	
Wheelock & Co. Limited	20	14-May-19	Annual	Management	4b	Approve Increase in Rate of Fee Payable to Directors Other than the Chairman	For	For	
Wheelock & Co. Limited	20	14-May-19	Annual	Management	4c	Approve Increase in Rate of Fee Payable to Audit Committee Members	For	For	
Wheelock & Co. Limited	20	14-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Wheelock & Co. Limited	20	14-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Wheelock & Co. Limited	20	14-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Xiaomi Corporation	1810	14-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Xiaomi Corporation	1810	14-May-19	Annual	Management	2	Elect Koh Tuck Lye as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Xiaomi Corporation	1810	14-May-19	Annual	Management	3	Elect Liu Qin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Xiaomi Corporation	1810	14-May-19	Annual	Management	4	Elect Wong Shun Tak as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Xiaomi Corporation	1810	14-May-19	Annual	Management	5	Authorize Board to Fix Remuneration of Directors	For	For	

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Xiaomi Corporation	1810	14-May-19	Annual	Management	6	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Xiaomi Corporation	1810	14-May-19	Annual	Management	7	Authorize Repurchase of Issued Share Capital	For	For	
Xiaomi Corporation	1810	14-May-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Xiaomi Corporation	1810	14-May-19	Annual	Management	9	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	1a	Elect Director John F. Bergstrom	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	1b	Elect Director Brad W. Buss	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	1c	Elect Director John F. Ferraro	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	1d	Elect Director Thomas R. Greco	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	1e	Elect Director Jeffrey J. Jones, II	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	1f	Elect Director Adriana Karaboutis	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	1g	Elect Director Eugene I. Lee, Jr.	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	1h	Elect Director Sharon L. McCollam	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	1i	Elect Director Douglas A. Pertz	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	1j	Elect Director Jeffrey C. Smith	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	1k	Elect Director Nigel Travis	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	For	
Advance Auto Parts, Inc.	AAP	15-May-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Advanced Micro Devices, Inc.	AMD	15-May-19	Annual	Management	1a	Elect Director John E. Caldwell	For	For	
Advanced Micro Devices, Inc.	AMD	15-May-19	Annual	Management	1b	Elect Director Nora M. Denzel	For	For	
Advanced Micro Devices, Inc.	AMD	15-May-19	Annual	Management	1c	Elect Director Mark Durcan	For	For	
Advanced Micro Devices, Inc.	AMD	15-May-19	Annual	Management	1d	Elect Director Joseph A. Householder	For	For	
Advanced Micro Devices, Inc.	AMD	15-May-19	Annual	Management	1e	Elect Director John W. Marren	For	For	
Advanced Micro Devices, Inc.	AMD	15-May-19	Annual	Management	1f	Elect Director Lisa T. Su	For	For	
Advanced Micro Devices, Inc.	AMD	15-May-19	Annual	Management	1g	Elect Director Abhi Y. Talwalkar	For	For	
Advanced Micro Devices, Inc.	AMD	15-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Advanced Micro Devices, Inc.	AMD	15-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.

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Advanced Micro Devices, Inc.	AMD	15-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
AF Gruppen ASA	AFG	15-May-19	Annual	Management	1	Open Meeting; Registration of Attending Shareholders and Proxies	None	None	
AF Gruppen ASA	AFG	15-May-19	Annual	Management	2	Designate Inspector(s) of Minutes of Meeting	None	None	
AF Gruppen ASA	AFG	15-May-19	Annual	Management	4	Receive Briefing on the Operations	None	None	
AF Gruppen ASA	AFG	15-May-19	Annual	Management	5	Receive Board's Report	None	None	
AF Gruppen ASA	AFG	15-May-19	Annual	Management	6	Review Remuneration Policy And Other Terms of Employment For Executive Management	None	None	
AF Gruppen ASA	AFG	15-May-19	Annual	Management	8	Approve Remuneration of Auditors	None	None	
ageas SA/NV	AGS	15-May-19	Annual/Sp ecial	Management	1	Open Meeting	None	None	
ageas SA/NV	AGS	15-May-19	Annual/Sp ecial	Management	2.1.1	Receive Directors' Reports (Non-Voting)	None	None	
ageas SA/NV	AGS	15-May-19	Annual/Sp ecial	Management	2.1.2	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
ageas SA/NV	AGS	15-May-19	Annual/Sp ecial	Management	2.1.3	Approve Financial Statements and Allocation of Income	For	For	
ageas SA/NV	AGS	15-May-19	Annual/Sp ecial	Management	2.2.1	Receive Information on Company's Dividend Policy	None	None	
ageas SA/NV	AGS	15-May-19	Annual/Sp ecial	Management	2.2.2	Approve Dividends of EUR 2.20 Per Share	For	For	
ageas SA/NV	AGS	15-May-19	Annual/Sp ecial	Management	2.3.1	Approve Discharge of Directors	For	For	
ageas SA/NV	AGS	15-May-19	Annual/Sp ecial	Management	2.3.2	Approve Discharge of Auditor	For	For	
ageas SA/NV	AGS	15-May-19	Annual/Sp ecial	Management	3	Approve Remuneration Report	For	For	
ageas SA/NV	AGS	15-May-19	Annual/Sp ecial	Management	4.1	Elect Emmanuel Van Grimbergen as Director	For	Against	We do not support insiders on the board other than the CEO.
ageas SA/NV	AGS	15-May-19	Annual/Sp ecial	Management	4.2	Reelect Jozef De Mey as Independent Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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ageas SA/NV	AGS	15-May-19	Annual/Special	Management	4.3	Reelect Jan Zegering Hadders as Independent Director	For	For	
ageas SA/NV	AGS	15-May-19	Annual/Special	Management	4.4	Reelect Lionel Perl as Independent Director	For	For	
ageas SA/NV	AGS	15-May-19	Annual/Special	Management	4.5	Reelect Guy de Selliers de Moranville as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ageas SA/NV	AGS	15-May-19	Annual/Special	Management	4.6	Reelect Filip Coremans as Director	For	Against	We do not support insiders on the board other than the CEO.
ageas SA/NV	AGS	15-May-19	Annual/Special	Management	4.7	Reelect Christophe Boizard as Director	For	Against	We do not support insiders on the board other than the CEO.
ageas SA/NV	AGS	15-May-19	Annual/Special	Management	5.1	Approve Cancellation of Repurchased Shares	For	For	
ageas SA/NV	AGS	15-May-19	Annual/Special	Management	5.2.1	Receive Special Board Report Re: Authorized Capital	None	None	
ageas SA/NV	AGS	15-May-19	Annual/Special	Management	5.2.2	Renew Authorization to Increase Share Capital within the Framework of Authorized Capital	For	For	
ageas SA/NV	AGS	15-May-19	Annual/Special	Management	5.3	Amend Article 10 Re: Composition of the Board	For	For	
ageas SA/NV	AGS	15-May-19	Annual/Special	Management	6	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
ageas SA/NV	AGS	15-May-19	Annual/Special	Management	7	Close Meeting	None	None	
Akamai Technologies, Inc.	AKAM	15-May-19	Annual	Management	1.1	Elect Director Peter Thomas "Tom" Killalea	For	For	
Akamai Technologies, Inc.	AKAM	15-May-19	Annual	Management	1.2	Elect Director F. Thomson "Tom" Leighton	For	For	
Akamai Technologies, Inc.	AKAM	15-May-19	Annual	Management	1.3	Elect Director Jonathan Miller	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Akamai Technologies, Inc.	AKAM	15-May-19	Annual	Management	2	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Akamai Technologies, Inc.	AKAM	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Akamai Technologies, Inc.	AKAM	15-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Align Technology, Inc.	ALGN	15-May-19	Annual	Management	1.1	Elect Director Kevin J. Dallas	For	For	
Align Technology, Inc.	ALGN	15-May-19	Annual	Management	1.2	Elect Director Joseph M. Hogan	For	For	

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Align Technology, Inc.	ALGN	15-May-19	Annual	Management	1.3	Elect Director Joseph Lacob	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also voting against this director due to concerns over tenure.
Align Technology, Inc.	ALGN	15-May-19	Annual	Management	1.4	Elect Director C. Raymond Larkin, Jr.	For	For	
Align Technology, Inc.	ALGN	15-May-19	Annual	Management	1.5	Elect Director George J. Morrow	For	For	
Align Technology, Inc.	ALGN	15-May-19	Annual	Management	1.6	Elect Director Thomas M. Prescott	For	For	
Align Technology, Inc.	ALGN	15-May-19	Annual	Management	1.7	Elect Director Andrea L. Saia	For	For	
Align Technology, Inc.	ALGN	15-May-19	Annual	Management	1.8	Elect Director Greg J. Santora	For	For	
Align Technology, Inc.	ALGN	15-May-19	Annual	Management	1.9	Elect Director Susan E. Siegel	For	For	
Align Technology, Inc.	ALGN	15-May-19	Annual	Management	1.10	Elect Director Warren S. Thaler	For	For	
Align Technology, Inc.	ALGN	15-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Align Technology, Inc.	ALGN	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it contains features that are not in line with best practice.
Anthem, Inc.	ANTM	15-May-19	Annual	Management	1.1	Elect Director Bahija Jallal	For	For	
Anthem, Inc.	ANTM	15-May-19	Annual	Management	1.2	Elect Director Elizabeth E. Tallett	For	For	
Anthem, Inc.	ANTM	15-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Anthem, Inc.	ANTM	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Anthem, Inc.	ANTM	15-May-19	Annual	Management	4	Declassify the Board of Directors	For	For	
Anthem, Inc.	ANTM	15-May-19	Annual	Shareholder	5	Declassify the Board of Directors	None	For	We support this proposal to declassify the board structure and institute annual elections of all directors.
Autohellas SA	OTOEL	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Autohellas SA	OTOEL	15-May-19	Annual	Management	2	Approve Discharge of Board and Auditors	For	For	
Autohellas SA	OTOEL	15-May-19	Annual	Management	3	Approve Auditors and Fix Their Remuneration	For	For	
Autohellas SA	OTOEL	15-May-19	Annual	Management	4	Approve Allocation of Income and Dividends	For	For	
Autohellas SA	OTOEL	15-May-19	Annual	Management	5	Approve Director Remuneration	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Autohellas SA	OTOEL	15-May-19	Annual	Management	6	Approve Stock Split	For	For	
Autohellas SA	OTOEL	15-May-19	Annual	Management	7.a	Approve Spin-Off Agreement	For	For	

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Autohellas SA	OTOEL	15-May-19	Annual	Management	7.b	Appoint Company Representative for Spin-Off	For	For	
Autohellas SA	OTOEL	15-May-19	Annual	Management	8	Amend Company Articles	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Autohellas SA	OTOEL	15-May-19	Annual	Management	9	Elect Marinos Yannopoulos as Director	For	For	
Autohellas SA	OTOEL	15-May-19	Annual	Management	10	Elect Marinos Yannopoulos as Member of the Audit Committee	For	For	
Autohellas SA	OTOEL	15-May-19	Annual	Management	11	Brief on Actions Undertaken by the Audit Committee	None	None	
Autohellas SA	OTOEL	15-May-19	Annual	Management	12	Elect Members of Audit Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Autohellas SA	OTOEL	15-May-19	Annual	Management	13	Authorize Board to Participate in Companies with Similar Business Interests	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	2	Approve Report of the Supervisory Board	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	3	Approve Audited Accounts	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	4	Approve Profit Distribution Proposal	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	5	Appoint Ernst & Young Hua Ming Certified Public Accountants as Auditor and Authorize Board to Fix Their Remuneration	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	7	Approve Guarantee Authorization to Subsidiaries	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BBMG Corporation	2009	15-May-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for A Shares and H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
BBMG Corporation	2009	15-May-19	Annual	Management	9	Approve Qualifying Conditions for Public Issuance of Corporate Bonds	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	10.01	Approve Type of Securities Under this Public Issuance	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	10.02	Approve Size of the Issuance	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	10.03	Approve Par Value and Price of Issuance	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	10.04	Approve Term and Types of the Bonds	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	10.05	Approve Coupon Rate of the Bonds	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	10.06	Approve Method and Target Investors of Issuance	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	10.07	Approve Use of Proceeds	For	For	

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BBMG Corporation	2009	15-May-19	Annual	Management	10.08	Approve Arrangements of Placement for Shareholders of the Company	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	10.09	Approve Place of Listing	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	10.10	Approve Arrangement of Guarantee	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	10.11	Approve Measures for Protection of Repayment	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	10.12	Approve Validity Period of the Proposal	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	11	Authorize the Board to Handle Relevant Matters in Connection with the Public Issuance of Corporate Bonds	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	12	Approve Absorption and Merger of a Wholly-Owned Subsidiary of the Company	For	For	
BBMG Corporation	2009	15-May-19	Annual	Management	13	Approve Establishment of the Public Welfare Foundation	For	For	
Boardwalk Real Estate Investment Trust	BEI.UN	15-May-19	Annual/Special	Management	1	Fix Number of Trustees at Seven	For	For	
Boardwalk Real Estate Investment Trust	BEI.UN	15-May-19	Annual/Special	Management	2.1	Elect Trustee Gary Goodman	For	For	
Boardwalk Real Estate Investment Trust	BEI.UN	15-May-19	Annual/Special	Management	2.2	Elect Trustee Arthur L. Havener, Jr.	For	For	
Boardwalk Real Estate Investment Trust	BEI.UN	15-May-19	Annual/Special	Management	2.3	Elect Trustee Sam Kolias	For	For	
Boardwalk Real Estate Investment Trust	BEI.UN	15-May-19	Annual/Special	Management	2.4	Elect Trustee Samantha A. Kolias-Gunn	For	For	
Boardwalk Real Estate Investment Trust	BEI.UN	15-May-19	Annual/Special	Management	2.5	Elect Trustee Scott Morrison	For	For	
Boardwalk Real Estate Investment Trust	BEI.UN	15-May-19	Annual/Special	Management	2.6	Elect Trustee Brian G. Robinson	For	For	
Boardwalk Real Estate Investment Trust	BEI.UN	15-May-19	Annual/Special	Management	2.7	Elect Trustee Andrea Goertz	For	For	
Boardwalk Real Estate Investment Trust	BEI.UN	15-May-19	Annual/Special	Management	3	Approve Deloitte LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	For	
Boardwalk Real Estate Investment Trust	BEI.UN	15-May-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Boardwalk Real Estate Investment Trust	BEI.UN	15-May-19	Annual/Special	Management	5	Re-approve Deferred Unit Plan	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	1.1	Elect Trustee Dave Brown	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	1.2	Elect Trustee Brock Bulbuck	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	1.3	Elect Trustee Allan Davis	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	1.4	Elect Trustee Gene Dunn	For	For	

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Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	1.5	Elect Trustee Robert Gross	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	1.6	Elect Trustee Violet (Vi) A.M. Konkle	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	1.7	Elect Trustee Timothy O'Day	For	Withhold	We do not support insiders on the board other than the CEO.
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	1.8	Elect Trustee Sally Savoia	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	2.1	Elect Director Dave Brown of The Boyd Group Inc. and Boyd Group Holdings Inc.	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	2.2	Elect Director Brock Bulbuck of The Boyd Group Inc. and Boyd Group Holdings Inc.	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	2.3	Elect Director Allan Davis of The Boyd Group Inc. and Boyd Group Holdings Inc.	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	2.4	Elect Director Gene Dunn of The Boyd Group Inc. and Boyd Group Holdings Inc.	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	2.5	Elect Director Robert Gross of The Boyd Group Inc. and Boyd Group Holdings Inc.	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	2.6	Elect Director Violet (Vi) A.M. Konkle of The Boyd Group Inc. and Boyd Group Holdings Inc.	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	2.7	Elect Director Timothy O'Day of The Boyd Group Inc. and Boyd Group Holdings Inc.	For	Withhold	We do not support insiders on the board other than the CEO.
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	2.8	Elect Director Sally Savoia of The Boyd Group Inc. and Boyd Group Holdings Inc.	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	3	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Boyd Group Income Fund	BYD.UN	15-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Camping World Holdings, Inc.	CWH	15-May-19	Annual	Management	1.1	Elect Director Brian P. Cassidy	For	Withhold	We are holding certain directors accountable for governance issues. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Camping World Holdings, Inc.	CWH	15-May-19	Annual	Management	1.2	Elect Director Marcus A. Lemonis	For	Withhold	We are holding certain directors accountable for governance issues.
Camping World Holdings, Inc.	CWH	15-May-19	Annual	Management	1.3	Elect Director Michael W. Malone	For	For	
Camping World Holdings, Inc.	CWH	15-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Camping World Holdings, Inc.	CWH	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Cardtronics plc	CATM	15-May-19	Annual	Management	1a	Elect Director Julie Gardner	For	For	
Cardtronics plc	CATM	15-May-19	Annual	Management	1b	Elect Director Mark Rossi	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Cardtronics plc	CATM	15-May-19	Annual	Management	1c	Elect Director Warren C. Jenson	For	For	
Cardtronics plc	CATM	15-May-19	Annual	Management	2	Elect Director Edward H. West	For	For	
Cardtronics plc	CATM	15-May-19	Annual	Management	3	Elect Director Douglas L. Braunstein	For	For	
Cardtronics plc	CATM	15-May-19	Annual	Management	4	Ratify KPMG LLP (U.S.) as Auditors	For	For	
Cardtronics plc	CATM	15-May-19	Annual	Management	5	Reappoint KPMG LLP (U.K.) as Statutory Auditors	For	For	
Cardtronics plc	CATM	15-May-19	Annual	Management	6	Authorize Audit Committee to Fix Remuneration of UK Statutory Auditors	For	For	
Cardtronics plc	CATM	15-May-19	Annual	Management	7	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Cardtronics plc	CATM	15-May-19	Annual	Management	8	Advisory Vote to Ratify Directors' Compensation Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Cardtronics plc	CATM	15-May-19	Annual	Management	9	Accept Financial Statements and Statutory Reports	For	For	
Cardtronics plc	CATM	15-May-19	Annual	Management	10	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Cardtronics plc	CATM	15-May-19	Annual	Management	11	Authorize the Company to Use Electronic Communications	For	For	
Castrol India Limited	500870	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Castrol India Limited	500870	15-May-19	Annual	Management	2	Confirm Interim Dividend and Declare Final Dividend	For	For	
Castrol India Limited	500870	15-May-19	Annual	Management	3	Reelect Omer Dorman as Director	For	For	
Castrol India Limited	500870	15-May-19	Annual	Management	4	Reelect Rashmi Joshi as Director	For	Against	We do not support insiders on the board other than the CEO.
Castrol India Limited	500870	15-May-19	Annual	Management	5	Approve Remuneration of Cost Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Ding Yi Feng Holdings Limited	612	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Ding Yi Feng Holdings Limited	612	15-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Ding Yi Feng Holdings Limited	612	15-May-19	Annual	Management	3a	Elect Wang Mengtao as Director	For	Against	We do not support insiders on the board other than the CEO.
China Ding Yi Feng Holdings Limited	612	15-May-19	Annual	Management	3b	Elect Jing Siyuan as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Ding Yi Feng Holdings Limited	612	15-May-19	Annual	Management	3c	Elect Zhang Qiang as Director	For	For	
China Ding Yi Feng Holdings Limited	612	15-May-19	Annual	Management	3d	Authorize Board to Fix Remuneration of Directors	For	For	
China Ding Yi Feng Holdings Limited	612	15-May-19	Annual	Management	4	Approve HLM CPA Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
China Ding Yi Feng Holdings Limited	612	15-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
China Ding Yi Feng Holdings Limited	612	15-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Ding Yi Feng Holdings Limited	612	15-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	2	Approve Final Dividend	For	For	
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	3.1	Elect Kam Hing Lam as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	3.2	Elect Ip Tak Chuen, Edmond as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	3.3	Elect Frank John Sixt as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	3.4	Elect Kwok Eva Lee as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	3.5	Elect Lan Hong Tsung, David as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	3.6	Elect George Colin Magnus as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	5.1	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	5.2	Authorize Repurchase of Issued Share Capital	For	For	
CK Infrastructure Holdings Limited	1038	15-May-19	Annual	Management	5.3	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Coca-Cola Amatil Ltd.	CCL	15-May-19	Annual	Management	1	Approve Remuneration Report	For	For	
Coca-Cola Amatil Ltd.	CCL	15-May-19	Annual	Management	2a	Elect Massimo (John) Borghetti as Director	For	For	
Coca-Cola Amatil Ltd.	CCL	15-May-19	Annual	Management	2b	Elect Mark Johnson as Director	For	For	
Coca-Cola Amatil Ltd.	CCL	15-May-19	Annual	Management	3	Approve Grant of Performance Share Rights to Alison Watkins	For	For	
Cominar Real Estate Investment Trust	CUF.UN	15-May-19	Annual	Management	1.1	Elect Trustee Luc Bachand	For	For	
Cominar Real Estate Investment Trust	CUF.UN	15-May-19	Annual	Management	1.2	Elect Trustee Christine Beaubien	For	For	
Cominar Real Estate Investment Trust	CUF.UN	15-May-19	Annual	Management	1.3	Elect Trustee Paul D. Campbell	For	For	
Cominar Real Estate Investment Trust	CUF.UN	15-May-19	Annual	Management	1.4	Elect Trustee Mitchell Cohen	For	For	
Cominar Real Estate Investment Trust	CUF.UN	15-May-19	Annual	Management	1.5	Elect Trustee Sylvain Cossette	For	For	
Cominar Real Estate Investment Trust	CUF.UN	15-May-19	Annual	Management	1.6	Elect Trustee Zachary R. George	For	For	
Cominar Real Estate Investment Trust	CUF.UN	15-May-19	Annual	Management	1.7	Elect Trustee Johanne M. Lepine	For	For	
Cominar Real Estate Investment Trust	CUF.UN	15-May-19	Annual	Management	1.8	Elect Trustee Michel Theroux	For	For	
Cominar Real Estate Investment Trust	CUF.UN	15-May-19	Annual	Management	1.9	Elect Trustee Rene Tremblay	For	For	
Cominar Real Estate Investment Trust	CUF.UN	15-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Cominar Real Estate Investment Trust	CUF.UN	15-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Deutsche Post AG	DPW	15-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Eastnine AB	EAST	15-May-19	Annual	Management	1	Open Meeting	None	None	
Eastnine AB	EAST	15-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Eastnine AB	EAST	15-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Eastnine AB	EAST	15-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Eastnine AB	EAST	15-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Eastnine AB	EAST	15-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Eastnine AB	EAST	15-May-19	Annual	Management	7.a	Receive Board's Report	None	None	
Eastnine AB	EAST	15-May-19	Annual	Management	7.b	Receive President's Report	None	None	
Eastnine AB	EAST	15-May-19	Annual	Management	7.c	Receive Auditor's Report	None	None	
Eastnine AB	EAST	15-May-19	Annual	Management	8.a	Accept Financial Statements and Statutory Reports	For	For	
Eastnine AB	EAST	15-May-19	Annual	Management	8.b	Approve Allocation of Income and Dividends of SEK 2.30 Per Share	For	For	
Eastnine AB	EAST	15-May-19	Annual	Management	8.c	Approve Discharge of Board and President	For	For	
Eastnine AB	EAST	15-May-19	Annual	Management	9	Receive Nominating Committee's Report	None	None	
Eastnine AB	EAST	15-May-19	Annual	Management	10	Determine Number of Members and Deputy Members of Board; Determine Number of Auditors and Deputy Auditors	For	Against	We view the proposed board size as too small.
Eastnine AB	EAST	15-May-19	Annual	Management	11	Approve Remuneration of Directors; Approve Remuneration of Auditors	For	For	
Eastnine AB	EAST	15-May-19	Annual	Management	12	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Eastnine AB	EAST	15-May-19	Annual	Management	13	Ratify Auditors	For	For	
Eastnine AB	EAST	15-May-19	Annual	Management	14	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Eastnine AB	EAST	15-May-19	Annual	Management	15	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Eastnine AB	EAST	15-May-19	Annual	Management	16	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Eastnine AB	EAST	15-May-19	Annual	Management	17	Amend Articles Re: Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Eastnine AB	EAST	15-May-19	Annual	Management	18	Close Meeting	None	None	
Elmos Semiconductor AG	ELG	15-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Elmos Semiconductor AG	ELG	15-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.52 per Share	For	For	
Elmos Semiconductor AG	ELG	15-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Elmos Semiconductor AG	ELG	15-May-19	Annual	Management	4.1	Approve Discharge of Supervisory Board Member Gottfried H. Dutine for Fiscal 2018	For	For	
Elmos Semiconductor AG	ELG	15-May-19	Annual	Management	4.2	Approve Discharge of Supervisory Board Member Klaus Egger for Fiscal 2018	For	For	
Elmos Semiconductor AG	ELG	15-May-19	Annual	Management	4.3	Approve Discharge of Supervisory Board Member Thomas Lehner for Fiscal 2018	For	For	
Elmos Semiconductor AG	ELG	15-May-19	Annual	Management	4.4	Approve Discharge of Supervisory Board Member Sven-Olaf Schellenberg for Fiscal 2018	For	For	
Elmos Semiconductor AG	ELG	15-May-19	Annual	Management	4.5	Approve Discharge of Supervisory Board Member Klaus Weyer for Fiscal 2018	For	For	
Elmos Semiconductor AG	ELG	15-May-19	Annual	Management	4.6	Approve Discharge of Supervisory Board Member Guenter Zimmer for Fiscal 2018	For	For	
Elmos Semiconductor AG	ELG	15-May-19	Annual	Management	5	Ratify Warth & Klein Grant Thornton AG as Auditors for Fiscal 2019	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.1	Elect Director Scott C. Balfour	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.2	Elect Director James V. Bertram	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.3	Elect Director Sylvia D. Chrominska	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.4	Elect Director Henry E. Demone	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.5	Elect Director Kent M. Harvey	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.6	Elect Director B. Lynn Loewen	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.7	Elect Director Donald A. Pether	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.8	Elect Director John B. Ramil	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.9	Elect Director Andrea S. Rosen	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.10	Elect Director Richard P. Sergel	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.11	Elect Director M. Jacqueline Sheppard	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	1.12	Elect Director Jochen E. Tilk	For	For	
Emera Incorporated	EMA	15-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Emera Incorporated	EMA	15-May-19	Annual	Management	3	Authorize Board to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Emera Incorporated	EMA	15-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Emera Incorporated	EMA	15-May-19	Annual	Management	5	The Undersigned Hereby Certifies that the Shares Represented by this Proxy are Owned and Controlled by a Resident of Canada. Vote FOR = Yes and ABSTAIN = No. A Vote Against will be treated as not voted.	None	For	
Equinor ASA	EQNR	15-May-19	Annual	Management	1	Open Meeting	None	None	
Equinor ASA	EQNR	15-May-19	Annual	Management	2	Registration of Attending Shareholders and Proxies	None	None	
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	1.1	Elect Director Eric Beutel	For	For	
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	1.2	Elect Director Michael Emory	For	For	
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	1.3	Elect Director Susan Ericksen	For	For	
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	1.4	Elect Director Kishore Kapoor	For	For	
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	1.5	Elect Director David LeGresley	For	For	
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	1.6	Elect Director Lynn McDonald	For	For	
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	1.7	Elect Director Andrew Moor	For	For	
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	1.8	Elect Director Rowan Saunders	For	For	
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	1.9	Elect Director Vincenza Sera	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	1.10	Elect Director Michael Stramaglia	For	For	
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Equitable Group Inc.	EQB	15-May-19	Annual/Special	Management	3	Amend Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Erste Group Bank AG	EBS	15-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 1.40 per Share	For	For	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Erste Group Bank AG	EBS	15-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	5	Ratify PwC as Auditors for Fiscal 2019	For	For	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	6	Approve Increase in Size of Supervisory Board to Thirteen Members	For	For	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	7.1	Reelect Elisabeth Senger-Weiss as Supervisory Board Member	For	For	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	7.2	Elect Matthias Bulach as Supervisory Board Member	For	For	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	7.3	Reelect Marion Khueny as Supervisory Board Member	For	For	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	7.4	Elect Michele Sutter-Ruedisser as Supervisory Board Member	For	For	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	7.5	Reelect Gunter Griss Supervisory Board Member	For	For	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	7.6	Elect Henrietta Egerth-Stadlhuber Supervisory Board Member	For	For	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	8	Authorize Repurchase of Up to Ten Percent of Issued Share Capital for Trading Purposes	For	For	
Erste Group Bank AG	EBS	15-May-19	Annual	Management	9	Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Key Employees	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Erste Group Bank AG	EBS	15-May-19	Annual	Management	10	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	For	
Everest Re Group, Ltd.	RE	15-May-19	Annual	Management	1.1	Elect Director Dominic J. Adesso	For	For	
Everest Re Group, Ltd.	RE	15-May-19	Annual	Management	1.2	Elect Director John J. Amore	For	For	
Everest Re Group, Ltd.	RE	15-May-19	Annual	Management	1.3	Elect Director William F. Galtney, Jr.	For	Against	We are voting against this director due to concerns over tenure. We are also holding this nominee accountable, as Chair of the Nomination Committee, for inadequate gender diversity on the board.
Everest Re Group, Ltd.	RE	15-May-19	Annual	Management	1.4	Elect Director John A. Graf	For	For	
Everest Re Group, Ltd.	RE	15-May-19	Annual	Management	1.5	Elect Director Gerri Losquadro	For	For	
Everest Re Group, Ltd.	RE	15-May-19	Annual	Management	1.6	Elect Director Roger M. Singer	For	For	
Everest Re Group, Ltd.	RE	15-May-19	Annual	Management	1.7	Elect Director Joseph V. Taranto	For	Against	We are voting against this director due to concerns over tenure.
Everest Re Group, Ltd.	RE	15-May-19	Annual	Management	1.8	Elect Director John A. Weber	For	For	
Everest Re Group, Ltd.	RE	15-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Everest Re Group, Ltd.	RE	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	3	Approve Discharge of Directors	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	4	Approve Allocation of Income and Absence of Dividends	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	5	Approve Dividends of EUR 0.42 per Share	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	6	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	7	Approve Remuneration of Directors in the Aggregate Amount of EUR 150,000	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	8	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	9	Approve Compensation of Frederic Sebag, Chairman and CEO	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	10	Approve Compensation of Guy Mamou-Mani, Vice-CEO	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	11	Approve Compensation of Laurent Sadoun, Vice-CEO	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	12	Approve Remuneration Policy of Frederic Sebag, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	13	Approve Remuneration Policy of Guy Mamou-Mani, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	14	Renew Appointment of Auditeurs et Conseils Associes as Auditor and Lelong Olivier as Alternate Auditor	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	15	Renew Appointment of Ernst and Young et Autres as Auditor and Auditex as Alternate Auditor	For	For	

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Groupe Open SA	OPN	15-May-19	Annual/Special	Management	16	Approve Issuance of Equity or Equity-Linked Securities Reserved for Specific Beneficiaries, up to Aggregate Nominal Amount of EUR 150,000	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	17	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	18	Authorize up to 10 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	19	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Groupe Open SA	OPN	15-May-19	Annual/Special	Management	20	Authorize Filing of Required Documents/Other Formalities	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	1a	Elect Director Abdulaziz F. Al Khayyal	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	1b	Elect Director William E. Albrecht	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	1c	Elect Director M. Katherine Banks	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	1d	Elect Director Alan M. Bennett	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	1e	Elect Director Milton Carroll	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	1f	Elect Director Nance K. Dicciani	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	1g	Elect Director Murry S. Gerber	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	1h	Elect Director Patricia Hemingway Hall	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	1i	Elect Director Robert A. Malone	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	1j	Elect Director Jeffrey A. Miller	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	For	
Halliburton Company	HAL	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
Halliburton Company	HAL	15-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
HK Electric Investments & HK Electric Investments Limited	2638	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
HK Electric Investments & HK Electric Investments Limited	2638	15-May-19	Annual	Management	2a	Elect Fok Kin Ning, Canning as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. This director is overboarded. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
HK Electric Investments & HK Electric Investments Limited	2638	15-May-19	Annual	Management	2b	Elect Wan Chi Tin as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
HK Electric Investments & HK Electric Investments Limited	2638	15-May-19	Annual	Management	2c	Elect Fahad Hamad A H Al-Mohannadi as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
HK Electric Investments & HK Electric Investments Limited	2638	15-May-19	Annual	Management	2d	Elect Chen Daobiao as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
HK Electric Investments & HK Electric Investments Limited	2638	15-May-19	Annual	Management	2e	Elect Duan Guangming as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
HK Electric Investments & HK Electric Investments Limited	2638	15-May-19	Annual	Management	2f	Elect Deven Arvind Karnik as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
HK Electric Investments & HK Electric Investments Limited	2638	15-May-19	Annual	Management	2g	Elect Ralph Raymond Shea as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
HK Electric Investments & HK Electric Investments Limited	2638	15-May-19	Annual	Management	3	Approve KPMG as Auditor of the Trust, the Trustee-Manager and the Company and Authorize Board of the Trustee-Manager and Company to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
HK Electric Investments & HK Electric Investments Limited	2638	15-May-19	Annual	Management	4	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	1.1	Elect Director Yousry Bissada	For	For	
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	1.2	Elect Director Robert J. Blowes	For	For	
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	1.3	Elect Director Paul W. Derksen	For	For	
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	1.4	Elect Director Paul G. Haggis	For	For	
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	1.5	Elect Director Alan R. Hibben	For	For	
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	1.6	Elect Director Susan E. Hutchison	For	For	
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	1.7	Elect Director Claude R. Lamoureux	For	For	
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	1.8	Elect Director James H. Lisson	For	For	
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	1.9	Elect Director Hossein Rahnama	For	For	
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	1.10	Elect Director Lisa L. Ritchie	For	For	
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	1.11	Elect Director Sharon H. Sallows	For	For	
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Home Capital Group Inc.	HCG	15-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	1a	Elect Director Luis Aranguren-Trellez	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	1b	Elect Director David B. Fischer	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	1c	Elect Director Paul Hanrahan	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	1d	Elect Director Rhonda L. Jordan	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	1e	Elect Director Gregory B. Kenny	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	1f	Elect Director Barbara A. Klein	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	1g	Elect Director Victoria J. Reich	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	1h	Elect Director Jorge A. Uribe	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	1i	Elect Director Dwayne A. Wilson	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	1j	Elect Director James P. Zallie	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ingredion Incorporated	INGR	15-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	1.1	Elect Director Robert H. Niehaus	For	For	
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	1.2	Elect Director Thomas C. Canfield	For	For	
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	1.3	Elect Director Matthew J. Desch	For	For	

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Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	1.4	Elect Director Thomas J. Fitzpatrick	For	Withhold	We do not support insiders on the board other than the CEO.
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	1.5	Elect Director Jane L. Harman	For	For	
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	1.6	Elect Director Alvin B. Krongard	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	1.7	Elect Director Eric T. Olson	For	For	
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	1.8	Elect Director Steven B. Pfeiffer	For	For	
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	1.9	Elect Director Parker W. Rush	For	For	
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	1.10	Elect Director Henrik O. Schliemann	For	For	
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	1.11	Elect Director Barry J. West	For	For	
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Iridium Communications, Inc.	IRDM	15-May-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditors	For	For	
Kingdee International Software Group Company Limited	268	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Kingdee International Software Group Company Limited	268	15-May-19	Annual	Management	2A	Elect Xu Shao Chun as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Kingdee International Software Group Company Limited	268	15-May-19	Annual	Management	2B	Elect Dong Ming Zhu as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Kingdee International Software Group Company Limited	268	15-May-19	Annual	Management	2C	Elect Cao Yang Feng as Director	For	For	
Kingdee International Software Group Company Limited	268	15-May-19	Annual	Management	3	Authorize Board to Fix Remuneration of Directors	For	For	
Kingdee International Software Group Company Limited	268	15-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Kingdee International Software Group Company Limited	268	15-May-19	Annual	Management	5	Approve Final Dividend	For	For	
Kingdee International Software Group Company Limited	268	15-May-19	Annual	Management	6A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Kingdee International Software Group Company Limited	268	15-May-19	Annual	Management	6B	Authorize Repurchase of Issued Share Capital	For	For	
Kingdee International Software Group Company Limited	268	15-May-19	Annual	Management	6C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Kingsoft Corp. Ltd.	3888	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Kingsoft Corp. Ltd.	3888	15-May-19	Annual	Management	2.1	Elect Tao Zou as Director	For	For	
Kingsoft Corp. Ltd.	3888	15-May-19	Annual	Management	2.2	Elect Yuk Keung Ng as Director	For	Against	We do not support insiders on the board other than the CEO.
Kingsoft Corp. Ltd.	3888	15-May-19	Annual	Management	2.3	Elect Shun Tak Wong as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Kingsoft Corp. Ltd.	3888	15-May-19	Annual	Management	2.4	Authorize Board to Fix Remuneration of Directors	For	For	
Kingsoft Corp. Ltd.	3888	15-May-19	Annual	Management	3	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Kingsoft Corp. Ltd.	3888	15-May-19	Annual	Management	4	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Kingsoft Corp. Ltd.	3888	15-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Kingsoft Corp. Ltd.	3888	15-May-19	Annual	Management	6	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Kohl's Corporation	KSS	15-May-19	Annual	Management	1a	Elect Director Peter Boneparth	For	For	
Kohl's Corporation	KSS	15-May-19	Annual	Management	1b	Elect Director Steven A. Burd	For	For	
Kohl's Corporation	KSS	15-May-19	Annual	Management	1c	Elect Director H. Charles Floyd	For	For	
Kohl's Corporation	KSS	15-May-19	Annual	Management	1d	Elect Director Michelle Gass	For	For	
Kohl's Corporation	KSS	15-May-19	Annual	Management	1e	Elect Director Jonas Prising	For	For	
Kohl's Corporation	KSS	15-May-19	Annual	Management	1f	Elect Director John E. Schlifske	For	For	
Kohl's Corporation	KSS	15-May-19	Annual	Management	1g	Elect Director Adrienne Shapira	For	For	
Kohl's Corporation	KSS	15-May-19	Annual	Management	1h	Elect Director Frank V. Sica	For	Against	We are voting against this director due to concerns over tenure.
Kohl's Corporation	KSS	15-May-19	Annual	Management	1i	Elect Director Stephanie A. Streeter	For	For	

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Kohl's Corporation	KSS	15-May-19	Annual	Management	1j	Elect Director Stephen E. Watson	For	For	
Kohl's Corporation	KSS	15-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Kohl's Corporation	KSS	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Kohl's Corporation	KSS	15-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Kohl's Corporation	KSS	15-May-19	Annual	Shareholder	5	Adopt Vendor Policy Regarding Oversight on Preventing Cruelty to Animals Throughout the Supply Chain	Against	Against	We consider the company's current policies and practices to be sufficient.
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	1.2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	2	Approve Discharge of Board and Senior Management	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	3.1	Approve Allocation of Income	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	3.2	Approve Dividends of CHF 2.00 per Share from Capital Contribution Reserves	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	4	Approve Creation of CHF 80 Million Pool of Capital with Preemptive Rights for Optional Dividend	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.1.1	Reelect Beat Hess as Director and Board Chairmann	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.1.2	Reelect Paul Desmarais as Director	For	Against	This director is overboarded. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.1.3	Reelect Oscar Fanjul as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.1.4	Reelect Patrick Kron as Director	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.1.5	Reelect Adrian Loader as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.1.6	Reelect Juerg Oleas as Director	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.1.7	Reelect Hanne Sorensen as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.1.8	Reelect Dieter Spaelti as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.2.1	Elect Colin Hall as Director	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.2.2	Elect Naina Lal Kidwai as Director	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.2.3	Elect Claudia Ramirez as Director	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.3.1	Reappoint Paul Desmarais as Member of the Nomination, Compensation and Governance Committee	For	Against	This director is overboarded. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.3.2	Reappoint Oscar Fanjul as Member of the Nomination, Compensation and Governance Committee	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.3.3	Reappoint Adrian Loader as Member of the Nomination, Compensation and Governance Committee	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.3.4	Reappoint Hanne Sorensen as Member of the Nomination, Compensation and Governance Committee	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.4.1	Ratify Deloitte AG as Auditors	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	5.4.2	Designate Thomas Ris as Independent Proxy	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	6.1	Approve Remuneration of Directors in the Amount of CHF 5.1 Million	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	6.2	Approve Remuneration of Executive Committee in the Amount of CHF 40 Million	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	7	Approve CHF 20.6 Million Reduction in Share Capital via Cancellation of Repurchased Shares	For	For	
LafargeHolcim Ltd.	LHN	15-May-19	Annual	Management	8	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	1	Elect Director Alok Maskara	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	2	Elect Director David Landless	For	For	
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	3	Elect Director Clive Snowdon	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	4	Elect Director Richard Hipple	For	For	
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	5	Elect Director Allisha Elliott	For	For	
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	6	Approve Remuneration Report	For	For	
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	7	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	8	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	9	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	10	Authorize Audit Committee to Fix Remuneration of Auditors	For	For	
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	11	Amend Employee Savings-Related Share Purchase Plan	For	For	
Luxfer Holdings PLC	LXFR	15-May-19	Annual	Management	12	Amend Articles of Association	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	2	Reappoint Deloitte LLP as Auditors	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	3	Authorise Board to Fix Remuneration of Auditors	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	4	Approve Final Dividend	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	5	Approve Supplementary Dividend	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	6	Elect Vanda Murray as Director	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	7	Re-elect Janet Ashdown as Director	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	8	Re-elect Jack Clarke as Director	For	Against	We do not support insiders on the board other than the CEO.
Marshalls Plc	MSLH	15-May-19	Annual	Management	9	Re-elect Martyn Coffey as Director	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	10	Re-elect Tim Pile as Director	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	11	Re-elect Graham Prothero as Director	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	12	Amend Management Incentive Plan	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	13	Approve Remuneration Report	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	14	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	15	Authorise Issue of Equity	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Marshalls Plc	MSLH	15-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Marshalls Plc	MSLH	15-May-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Marshalls Plc	MSLH	15-May-19	Annual	Management	19	Adopt New Articles of Association	For	For	
Miton Group Plc	MGR	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Miton Group Plc	MGR	15-May-19	Annual	Management	2	Reappoint Ernst & Young LLP as Auditors	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Miton Group Plc	MGR	15-May-19	Annual	Management	3	Authorise Board to Fix Remuneration of Auditors	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Miton Group Plc	MGR	15-May-19	Annual	Management	4	Approve Final Dividend	For	For	
Miton Group Plc	MGR	15-May-19	Annual	Management	5	Approve Remuneration Report	For	For	
Miton Group Plc	MGR	15-May-19	Annual	Management	6	Re-elect Piers Harrison as Director	For	Against	We do not support insiders on the board other than the CEO.
Miton Group Plc	MGR	15-May-19	Annual	Management	7	Authorise Issue of Equity	For	For	
Miton Group Plc	MGR	15-May-19	Annual	Management	8	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Miton Group Plc	MGR	15-May-19	Annual	Management	9	Authorise Market Purchase of Ordinary Shares	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1a	Elect Director Lewis W.K. Booth	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1b	Elect Director Charles E. Bunch	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1c	Elect Director Debra A. Crew	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1d	Elect Director Lois D. Juliber	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1e	Elect Director Mark D. Ketchum	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1f	Elect Director Peter W. May	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1g	Elect Director Jorge S. Mesquita	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1h	Elect Director Joseph Neubauer	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1i	Elect Director Fredric G. Reynolds	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1j	Elect Director Christiana S. Shi	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1k	Elect Director Patrick T. Siewert	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1l	Elect Director Jean-Francois M. L. van Boxmeer	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	1m	Elect Director Dirk Van de Put	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Shareholder	4	Report on Mitigating Impacts of Deforestation in Company's Supply Chain	Against	Against	We consider the company's current policies and practices to be sufficient.
Mondelez International, Inc.	MDLZ	15-May-19	Annual	Shareholder	5	Consider Pay Disparity Between Executives and Other Employees	Against	Against	We consider the company's current policies and practices to be sufficient.
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.1	Elect Director Wesley G. Bush	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.2	Elect Director Marianne C. Brown	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.3	Elect Director Donald E. Felsing	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.4	Elect Director Ann M. Fudge	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.5	Elect Director Bruce S. Gordon	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.6	Elect Director William H. Hernandez	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.7	Elect Director Madeleine A. Kleiner	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.8	Elect Director Karl J. Krapek	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.9	Elect Director Gary Roughead	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.10	Elect Director Thomas M. Schoewe	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.11	Elect Director James S. Turley	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.12	Elect Director Kathy J. Warden	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	1.13	Elect Director Mark A. Welsh, III	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Northrop Grumman Corporation	NOC	15-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Northrop Grumman Corporation	NOC	15-May-19	Annual	Shareholder	4	Report on Implementation of Human Rights Policy	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's exposure to human rights risk.
Northrop Grumman Corporation	NOC	15-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	1.1	Elect Director Earl E. Congdon	For	Withhold	We are voting against this director due to concerns over tenure.
Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	1.2	Elect Director David S. Congdon	For	Withhold	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	1.3	Elect Director Sherry A. Aaholm	For	For	

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Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	1.4	Elect Director John R. Congdon, Jr.	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	1.5	Elect Director Bradley R. Gabosch	For	For	
Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	1.6	Elect Director Greg C. Gantt	For	For	
Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	1.7	Elect Director Patrick D. Hanley	For	For	
Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	1.8	Elect Director John D. Kasarda	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also holding this nominee accountable, as Chair of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale.
Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	1.9	Elect Director Leo H. Suggs	For	For	
Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	1.10	Elect Director D. Michael Wray	For	For	
Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks disclosure.
Old Dominion Freight Line, Inc.	ODFL	15-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	4	Elect Jonathan Hill as Director	For	Against	We do not support insiders on the board other than the CEO.
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	5a	Re-elect Jan Bolz as Director	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	5b	Re-elect Zillah Byng-Thorne as Director	For	Against	This director is overboarded.
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	5c	Re-elect Michael Cawley as Director	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	5d	Re-elect Ian Dyson as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	5e	Re-elect Peter Jackson as Director	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	5f	Re-elect Gary McGann as Director	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	5g	Re-elect Peter Rigby as Director	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	5h	Re-elect Emer Timmons as Director	For	For	

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Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	6	Authorise Board to Fix Remuneration of Auditors	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	7	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	8	Authorise Issue of Equity	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	9	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	10	Authorise Market Purchase of Ordinary Shares	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	11	Authorise the Company to Determine the Price Range at which Treasury Shares may be Re-issued Off-Market	For	For	
Paddy Power Betfair Plc	PPB	15-May-19	Annual	Management	12	Approve Change of Company Name to Flutter Entertainment plc; Approve Amendments to the Memorandum and Articles of Association	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 22.00 per Share	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	4	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	5.1	Approve Short-Term Remuneration of Directors in the Amount of CHF 3.3 Million from 2019 AGM Until 2020 AGM	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	5.2	Approve Revised Short Term Remuneration of Executive Committee in the Amount of CHF 7.5 Million for Fiscal 2019	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	5.3	Approve Short-Term Remuneration of Executive Committee in the Amount of CHF 7.5 Million for Fiscal 2020	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.1.1	Elect Steffen Meister as Director and Board Chairman	For	Against	We do not support insiders on the board other than the CEO.
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.1.2	Elect Marcel Erni as Director	For	Against	We do not support insiders on the board other than the CEO.
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.1.3	Elect Michelle Felman as Director	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.

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Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.1.4	Elect Alfred Gantner as Director	For	Against	We do not support insiders on the board other than the CEO.
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.1.5	Elect Grace del Rosario-Castano as Director	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.1.6	Elect Martin Strobel as Director	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.1.7	Elect Eric Strutz as Director	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.1.8	Elect Patrick Ward as Director	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.1.9	Elect Urs Wietlisbach as Director	For	Against	We do not support insiders on the board other than the CEO.
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.2.1	Appoint Michelle Felman as Member of the Compensation Committee	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.2.2	Appoint Grace del Rosario-Castano as Member of the Compensation Committee	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.2.3	Appoint Martin Strobel as Member of the Compensation Committee	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.3	Designate Hotz & Goldmann as Independent Proxy	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	6.4	Ratify KPMG AG as Auditors	For	For	
Partners Group Holding AG	PGHN	15-May-19	Annual	Management	7	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	1	Open Meeting	None	None	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	2	Elect Meeting Chairman	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	5	Resolve Not to Elect Members of Vote Counting Commission	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	6	Approve Financial Statements	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	7	Approve Consolidated Financial Statements	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	8	Approve Management Board Report on Company's and Group's Operations	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	9	Approve Treatment of Net Loss	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.1	Approve Discharge of Anna Kowalik (Supervisory Board Chairman)	For	For	

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PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.2	Approve Discharge of Artur Skladanek (Supervisory Board Vice Chairman)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.3	Approve Discharge of Grzegorz Kuczynski (Supervisory Board Secretary)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.4	Approve Discharge of Janina Goss (Supervisory Board Member)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.5	Approve Discharge of Witold Kozlowski (Supervisory Board Member)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.6	Approve Discharge of Mieczyslaw Sawaryn (Supervisory Board Member)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.7	Approve Discharge of Tomasz Hapunowicz (Supervisory Board Member)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.8	Approve Discharge of Artur Bartoszewicz (Supervisory Board Member)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.9	Approve Discharge of Jerzy Sawicki (Supervisory Board Member)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.10	Approve Discharge of Radoslaw Winiarski (Supervisory Board Member)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.11	Approve Discharge of Henryk Baranowski (CEO)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.12	Approve Discharge of Wojciech Kowalczyk (Deputy CEO)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.13	Approve Discharge of Marek Pastuszko (Deputy CEO)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.14	Approve Discharge of Pawel Sliwa (Deputy CEO)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.15	Approve Discharge of Ryszard Wasilek (Deputy CEO)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	10.16	Approve Discharge of Emil Wojtowicz (Deputy CEO)	For	For	
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Shareholder	11	Amend Statute	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PGE Polska Grupa Energetyczna SA	PGE	15-May-19	Annual	Management	12	Close Meeting	None	None	
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	1.1	Elect Director Donald E. Brandt	For	For	
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	1.2	Elect Director Denis A. Cortese	For	For	
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	1.3	Elect Director Richard P. Fox	For	For	
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	1.4	Elect Director Michael L. Gallagher	For	For	
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	1.5	Elect Director Dale E. Klein	For	For	
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	1.6	Elect Director Humberto S. Lopez	For	Withhold	We are voting against this director due to concerns over tenure.

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Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	1.7	Elect Director Kathryn L. Munro	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	1.8	Elect Director Bruce J. Nordstrom	For	For	
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	1.9	Elect Director Paula J. Sims	For	For	
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	1.10	Elect Director James E. Trevathan, Jr.	For	For	
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	1.11	Elect Director David P. Wagener	For	For	
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Pinnacle West Capital Corporation	PNW	15-May-19	Annual	Shareholder	4	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Pirelli & C. SpA	PIRC	15-May-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Pirelli & C. SpA	PIRC	15-May-19	Annual	Management	2.1	Elect Ning Gaoning as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Pirelli & C. SpA	PIRC	15-May-19	Annual	Management	2.2	Elect Ning Gaoning as Board Chair	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Pirelli & C. SpA	PIRC	15-May-19	Annual	Management	3	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Pirelli & C. SpA	PIRC	15-May-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Plains GP Holdings, L.P.	PAGP	15-May-19	Annual	Management	1.1	Elect Director Victor Burk	For	Withhold	We note that certain directors are not subject to shareholder election. We believe all directors should stand for election annually. As a consequence, we are voting against all incumbent members of the board standing for re-election. We are also holding all incumbent members of the board accountable for insufficient climate-related disclosure.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Plains GP Holdings, L.P.	PAGP	15-May-19	Annual	Management	1.2	Elect Director Gary R. Petersen	For	Withhold	We note that certain directors are not subject to shareholder election. We believe all directors should stand for election annually. As a consequence, we are voting against all incumbent members of the board standing for re-election. We are also holding all incumbent members of the board accountable for insufficient climate-related disclosure. In addition, we are holding the Nomination Committee members accountable for inadequate gender diversity on the board, for failing to ensure that all key board committees are fully independent, and for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Plains GP Holdings, L.P.	PAGP	15-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Plains GP Holdings, L.P.	PAGP	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks disclosure and it contains features that are not in line with best practice.
Power Assets Holdings Limited	6	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Power Assets Holdings Limited	6	15-May-19	Annual	Management	2	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Power Assets Holdings Limited	6	15-May-19	Annual	Management	3a	Elect Fok Kin Ning, Canning as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. We are voting against this director due to concerns over tenure. This director is overboarded.
Power Assets Holdings Limited	6	15-May-19	Annual	Management	3b	Elect Chan Loi Shun as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.
Power Assets Holdings Limited	6	15-May-19	Annual	Management	4	Approve KPMG as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Power Assets Holdings Limited	6	15-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Power Assets Holdings Limited	6	15-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Power Assets Holdings Limited	6	15-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
PT Bank Rakyat Indonesia (Persero) Tbk	BBRI	15-May-19	Annual	Management	1	Accept Financial Statements, Statutory Reports, and Report of the Partnership and Community Development Program (PCDP) and Discharge of Directors and Commissioners	For	For	
PT Bank Rakyat Indonesia (Persero) Tbk	BBRI	15-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Bank Rakyat Indonesia (Persero) Tbk	BBRI	15-May-19	Annual	Management	3	Approve Remuneration of Directors and Commissioners	For	For	
PT Bank Rakyat Indonesia (Persero) Tbk	BBRI	15-May-19	Annual	Management	4	Appoint Auditors of the Company and the Partnership and Community Development Program (PCDP)	For	Against	The auditor's tenure is not disclosed.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PT Bank Rakyat Indonesia (Persero) Tbk	BBRI	15-May-19	Annual	Management	5	Approve Changes in Board of Company	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
RenaissanceRe Holdings Ltd.	RNR	15-May-19	Annual	Management	1a	Elect Director Henry Klehm, III	For	For	
RenaissanceRe Holdings Ltd.	RNR	15-May-19	Annual	Management	1b	Elect Director Valerie Rahmani	For	For	
RenaissanceRe Holdings Ltd.	RNR	15-May-19	Annual	Management	1c	Elect Director Carol P. Sanders	For	For	
RenaissanceRe Holdings Ltd.	RNR	15-May-19	Annual	Management	1d	Elect Director Cynthia Trudell	For	For	
RenaissanceRe Holdings Ltd.	RNR	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
RenaissanceRe Holdings Ltd.	RNR	15-May-19	Annual	Management	3	Approve Ernst & Young Ltd. as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
SAP SE	SAP	15-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
SAP SE	SAP	15-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 1.50 per Share	For	For	
SAP SE	SAP	15-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
SAP SE	SAP	15-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
SAP SE	SAP	15-May-19	Annual	Management	5	Ratify KPMG AG as Auditors for Fiscal 2019	For	For	
SAP SE	SAP	15-May-19	Annual	Management	6.1	Elect Hasso Plattner to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
SAP SE	SAP	15-May-19	Annual	Management	6.2	Elect Pekka Ala-Pietila to the Supervisory Board	For	For	
SAP SE	SAP	15-May-19	Annual	Management	6.3	Elect Aicha Evans to the Supervisory Board	For	For	
SAP SE	SAP	15-May-19	Annual	Management	6.4	Elect Diane Greene to the Supervisory Board	For	For	
SAP SE	SAP	15-May-19	Annual	Management	6.5	Elect Gesche Joost to the Supervisory Board	For	For	
SAP SE	SAP	15-May-19	Annual	Management	6.6	Elect Bernard Liautaud to the Supervisory Board	For	For	
SAP SE	SAP	15-May-19	Annual	Management	6.7	Elect Gerhard Oswald to the Supervisory Board	For	For	
SAP SE	SAP	15-May-19	Annual	Management	6.8	Elect Friederike Rotsch to the Supervisory Board	For	For	
SAP SE	SAP	15-May-19	Annual	Management	6.9	Elect Gunnar Wiefenfelds to the Supervisory Board	For	For	
SiteOne Landscape Supply, Inc.	SITE	15-May-19	Annual	Management	1.1	Elect Director Fred M. Diaz	For	For	
SiteOne Landscape Supply, Inc.	SITE	15-May-19	Annual	Management	1.2	Elect Director W. Roy Dunbar	For	For	
SiteOne Landscape Supply, Inc.	SITE	15-May-19	Annual	Management	1.3	Elect Director Larisa J. Drake	For	For	
SiteOne Landscape Supply, Inc.	SITE	15-May-19	Annual	Management	2	Eliminate Supermajority Vote Requirement	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SiteOne Landscape Supply, Inc.	SITE	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
SiteOne Landscape Supply, Inc.	SITE	15-May-19	Annual	Management	4	Ratify Deloitte & Touche LLP as Auditors	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	1a	Elect Director David W. Biegler	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	1b	Elect Director J. Veronica Biggins	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	1c	Elect Director Douglas H. Brooks	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	1d	Elect Director William H. Cunningham	For	Against	We are voting against this director due to concerns over tenure.
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	1e	Elect Director John G. Denison	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	1f	Elect Director Thomas W. Gilligan	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	1g	Elect Director Gary C. Kelly	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	1h	Elect Director Grace D. Lieblein	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	1i	Elect Director Nancy B. Loeffler	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	1j	Elect Director John T. Montford	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	1k	Elect Director Ron Ricks	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Southwest Airlines Co.	LUV	15-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Southwest Airlines Co.	LUV	15-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Southwest Airlines Co.	LUV	15-May-19	Annual	Shareholder	5	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
SS&C Technologies Holdings, Inc.	SSNC	15-May-19	Annual	Management	1.1	Elect Director Smita Conjeevaram	For	For	
SS&C Technologies Holdings, Inc.	SSNC	15-May-19	Annual	Management	1.2	Elect Director Michael E. Daniels	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
SS&C Technologies Holdings, Inc.	SSNC	15-May-19	Annual	Management	1.3	Elect Director William C. Stone	For	For	
SS&C Technologies Holdings, Inc.	SSNC	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks sufficient disclosure, and it lacks certain risk mitigation features.

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SS&C Technologies Holdings, Inc.	SSNC	15-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
SS&C Technologies Holdings, Inc.	SSNC	15-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
State Street Corporation	STT	15-May-19	Annual	Management	1a	Elect Director Kennett F. Burnes	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	1b	Elect Director Patrick de Saint-Aignan	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	1c	Elect Director Lynn A. Dugle	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	1d	Elect Director Amelia C. Fawcett	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	1e	Elect Director William C. Freda	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	1f	Elect Director Joseph L. Hooley	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	1g	Elect Director Sara Mathew	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	1h	Elect Director William L. Meaney	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	1i	Elect Director Ronald P. O'Hanley	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	1j	Elect Director Sean O'Sullivan	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	1k	Elect Director Richard P. Sergel	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	1l	Elect Director Gregory L. Summe	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
State Street Corporation	STT	15-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Temenos AG	TEMN	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	3	Approve Dividends of CHF 0.75 per Share from Capital Contribution Reserves	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	4	Approve Discharge of Board and Senior Management	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	5	Approve Creation of CHF 35.5 Million Pool of Capital without Preemptive Rights	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	6.1	Approve Maximum Remuneration of Directors in the Amount of USD 7.8 Million	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	6.2	Approve Maximum Remuneration of Executive Committee in the Amount of USD 27.2 Million	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	7.1	Reelect Andreas Andreades as Director and Board Chairman	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Temenos AG	TEMN	15-May-19	Annual	Management	7.2	Reelect Sergio Giacometto-Roggio as Director	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	7.3	Reelect George Koukis as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Temenos AG	TEMN	15-May-19	Annual	Management	7.4	Reelect Ian Cookson as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Temenos AG	TEMN	15-May-19	Annual	Management	7.5	Reelect Thibault de Tersant as Director	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	7.6	Reelect Erik Hansen as Director	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	7.7	Reelect Yok Tak Amy Yip as Director	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	7.8	Reelect Peter Spenser as Director	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	8.1	Reappoint Sergio Giacoletto-Roggio as Member of the Compensation Committee	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	8.2	Reappoint Ian Cookson as Member of the Compensation Committee	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Temenos AG	TEMN	15-May-19	Annual	Management	8.3	Reappoint Erik Hansen as Member of the Compensation Committee	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	8.4	Reappoint Yok Tak Amy Yip as Member of the Compensation Committee	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	9	Designate Perreard de Boccard SA as Independent Proxy	For	For	
Temenos AG	TEMN	15-May-19	Annual	Management	10	Ratify PricewaterhouseCoopers SA as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Temenos AG	TEMN	15-May-19	Annual	Management	11	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Tencent Holdings Limited	700	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Tencent Holdings Limited	700	15-May-19	Special	Management	1	Approve Refreshment of Scheme Mandate Limit Under the Share Option Scheme	For	Against	The stock option plan does not meet our guidelines.
Tencent Holdings Limited	700	15-May-19	Annual	Management	2	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tencent Holdings Limited	700	15-May-19	Annual	Management	3a	Elect Jacobus Petrus (Koos) Bekker as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tencent Holdings Limited	700	15-May-19	Annual	Management	3b	Elect Ian Charles Stone as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure.
Tencent Holdings Limited	700	15-May-19	Annual	Management	3c	Authorize Board to Fix Remuneration of Directors	For	For	
Tencent Holdings Limited	700	15-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Tencent Holdings Limited	700	15-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Tencent Holdings Limited	700	15-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Tencent Holdings Limited	700	15-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Tethys Oil AB	TETY	15-May-19	Annual	Management	1	Open Meeting	None	None	
Tethys Oil AB	TETY	15-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	4	Designate Inspector(s) of Minutes of Meeting	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	5	Approve Agenda of Meeting	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	7	Receive President's Report	None	None	
Tethys Oil AB	TETY	15-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	
Tethys Oil AB	TETY	15-May-19	Annual	Management	9	Accept Financial Statements and Statutory Reports	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	10	Approve Allocation of Income and Dividends of SEK 2 Per Share	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	11	Approve Discharge of Board and President	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	12	Determine Number of Members (6) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	Against	We view the proposed board size as too small.

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Tethys Oil AB	TETY	15-May-19	Annual	Management	13	Approve Remuneration of Directors in the Amount of SEK 700,000 for Chair and SEK 330,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	14	Reelect Rob Anderson, Alexandra Herger, Magnus Nordin, Per Seime and Geoffrey Turbott (Chair) as Directors; Elect Gavin Graham as New Director; Ratify PricewaterhouseCoopers as Auditor	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Tethys Oil AB	TETY	15-May-19	Annual	Management	15	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Tethys Oil AB	TETY	15-May-19	Annual	Management	16	Authorize Chairman of Board and Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Tethys Oil AB	TETY	15-May-19	Annual	Management	17	Approve Stock Option Plan for Key Employees	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	18	Authorize Share Repurchase Program	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Tethys Oil AB	TETY	15-May-19	Annual	Management	19	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Tethys Oil AB	TETY	15-May-19	Annual	Management	20	Approve Issuance of up to 10 Percent of Issued Shares without Preemptive Rights	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	21	Approve 2:1 Stock Split; Approve SEK 3 Million Reduction in Share Capital via Share Cancellation; Approve Capitalization of Reserves of SEK 3 Million	For	For	
Tethys Oil AB	TETY	15-May-19	Annual	Management	22	Close Meeting	None	None	
Thales SA	HO	15-May-19	Annual/Special	Management	1	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Thales SA	HO	15-May-19	Annual/Special	Management	2	Approve Financial Statements and Statutory Reports	For	For	
Thales SA	HO	15-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 2.08 per Share	For	For	
Thales SA	HO	15-May-19	Annual/Special	Management	4	Reelect Armelle de Madre as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Thales SA	HO	15-May-19	Annual/Special	Management	5	Approve Compensation of Patrice Caine, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Thales SA	HO	15-May-19	Annual/Special	Management	6	Approve Remuneration Policy of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Thales SA	HO	15-May-19	Annual/Special	Management	7	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Thales SA	HO	15-May-19	Annual/Special	Management	8	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Thales SA	HO	15-May-19	Annual/Special	Management	9	Authorize Filing of Required Documents/Other Formalities	For	For	
Thales SA	HO	15-May-19	Annual/Special	Management	10	Renew Appointment of Mazars as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
The Charles Schwab Corporation	SCHW	15-May-19	Annual	Management	1a	Elect Director John K. Adams, Jr.	For	For	
The Charles Schwab Corporation	SCHW	15-May-19	Annual	Management	1b	Elect Director Stephen A. Ellis	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
The Charles Schwab Corporation	SCHW	15-May-19	Annual	Management	1c	Elect Director Arun Sarin	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
The Charles Schwab Corporation	SCHW	15-May-19	Annual	Management	1d	Elect Director Charles R. Schwab	For	For	
The Charles Schwab Corporation	SCHW	15-May-19	Annual	Management	1e	Elect Director Paula A. Sneed	For	For	
The Charles Schwab Corporation	SCHW	15-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
The Charles Schwab Corporation	SCHW	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
The Charles Schwab Corporation	SCHW	15-May-19	Annual	Shareholder	4	Adopt Policy to Annually Disclose EEO-1 Data	Against	For	As we are proponent of increased diversity representation at the overall company level as well as on the board, we are supportive of this shareholder proposal calling for the company to prepare an employment diversity report.
The GPT Group	GPT	15-May-19	Annual	Management	1	Elect Michelle Somerville as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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The GPT Group	GPT	15-May-19	Annual	Management	2	Elect Angus McNaughton as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
The GPT Group	GPT	15-May-19	Annual	Management	3	Elect Tracey Horton as Director	For	For	
The GPT Group	GPT	15-May-19	Annual	Management	4	Approve Remuneration Report	For	For	
The GPT Group	GPT	15-May-19	Annual	Management	5	Approve Grant of Performance Rights to Robert Johnston as 2019 Deferred Short Term Incentive	For	For	
The GPT Group	GPT	15-May-19	Annual	Management	6	Approve Grant of Performance Rights to Robert Johnston as Long Term Incentive	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	1a	Elect Director Robert B. Allardice, III	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	1b	Elect Director Carlos Dominguez	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	1c	Elect Director Trevor Fetter	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	1d	Elect Director Stephen P. McGill - withdrawn	None	None	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	1e	Elect Director Kathryn A. Mikells	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	1f	Elect Director Michael G. Morris	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	1g	Elect Director Julie G. Richardson	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	1h	Elect Director Teresa Wynn Roseborough	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	1i	Elect Director Virginia P. Ruesterholz	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	1j	Elect Director Christopher J. Swift	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	1k	Elect Director Greig Woodring	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
The Hartford Financial Services Group, Inc.	HIG	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it lacks disclosure.
The Stars Group Inc.	TSGL	15-May-19	Annual	Management	1.1	Elect Director Divyesh (Dave) Gadhia	For	For	
The Stars Group Inc.	TSGL	15-May-19	Annual	Management	1.2	Elect Director Rafael (Rafi) Ashkenazi	For	For	
The Stars Group Inc.	TSGL	15-May-19	Annual	Management	1.3	Elect Director Harlan Goodson	For	For	
The Stars Group Inc.	TSGL	15-May-19	Annual	Management	1.4	Elect Director Alfred F. Hurley, Jr.	For	Withhold	We are holding the Chair of the Compensation Committee accountable, in the absence of a say-on-pay vote, for ratifying what we believe to be problematic compensation issues.
The Stars Group Inc.	TSGL	15-May-19	Annual	Management	1.5	Elect Director David Lazzarato	For	For	
The Stars Group Inc.	TSGL	15-May-19	Annual	Management	1.6	Elect Director Mary Turner	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
The Stars Group Inc.	TSGL	15-May-19	Annual	Management	1.7	Elect Director Eugene Roman	For	For	
The Stars Group Inc.	TSGL	15-May-19	Annual	Management	2	Approve Deloitte LLP Auditors and Authorize Board to Fix Their Remuneration	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Universal Health Services, Inc.	UHS	15-May-19	Annual	Management	1	Elect Director Robert H. Hotz	For	Withhold	We are voting against this director due to concerns over tenure. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Universal Health Services, Inc.	UHS	15-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Universal Health Services, Inc.	UHS	15-May-19	Annual	Shareholder	3	Adopt Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
Verisk Analytics, Inc.	VRSK	15-May-19	Annual	Management	1.1	Elect Director Scott G. Stephenson	For	For	
Verisk Analytics, Inc.	VRSK	15-May-19	Annual	Management	1.2	Elect Director Andrew G. Mills	For	For	
Verisk Analytics, Inc.	VRSK	15-May-19	Annual	Management	1.3	Elect Director Constantine P. Iordanou	For	Against	We are voting against this director due to concerns over tenure.
Verisk Analytics, Inc.	VRSK	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Verisk Analytics, Inc.	VRSK	15-May-19	Annual	Management	3	Ratify Deloitte and Touche LLP as Auditors	For	For	
WSP Global Inc.	WSP	15-May-19	Annual	Management	1.1	Elect Director Louis-Philippe Carriere	For	For	
WSP Global Inc.	WSP	15-May-19	Annual	Management	1.2	Elect Director Christopher Cole	For	For	
WSP Global Inc.	WSP	15-May-19	Annual	Management	1.3	Elect Director Linda Galipeau	For	For	
WSP Global Inc.	WSP	15-May-19	Annual	Management	1.4	Elect Director Alexandre L'Heureux	For	For	
WSP Global Inc.	WSP	15-May-19	Annual	Management	1.5	Elect Director Birgit Norgaard	For	For	
WSP Global Inc.	WSP	15-May-19	Annual	Management	1.6	Elect Director Suzanne Rancourt	For	For	
WSP Global Inc.	WSP	15-May-19	Annual	Management	1.7	Elect Director Paul Raymond	For	For	
WSP Global Inc.	WSP	15-May-19	Annual	Management	1.8	Elect Director Pierre Shoiry	For	For	
WSP Global Inc.	WSP	15-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
WSP Global Inc.	WSP	15-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1a	Elect Director Lynn Casey	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1b	Elect Director Richard K. Davis	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1c	Elect Director Ben Fowke	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1d	Elect Director Richard T. O'Brien	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1e	Elect Director David K. Owens	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1f	Elect Director Christopher J. Policinski	For	For	

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Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1g	Elect Director James T. Prokopanko	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1h	Elect Director A. Patricia Sampson	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1i	Elect Director James J. Sheppard	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1j	Elect Director David A. Westerlund	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1k	Elect Director Kim Williams	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1l	Elect Director Timothy V. Wolf	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	1m	Elect Director Daniel Yohannes	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Xcel Energy Inc.	XEL	15-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
Xinyi Solar Holdings Ltd.	968	15-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Xinyi Solar Holdings Ltd.	968	15-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Xinyi Solar Holdings Ltd.	968	15-May-19	Annual	Management	3A1	Elect Li Man Yin as Director	For	Against	We do not support insiders on the board other than the CEO.
Xinyi Solar Holdings Ltd.	968	15-May-19	Annual	Management	3A2	Elect Lo Wan Sing, Vincent as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Xinyi Solar Holdings Ltd.	968	15-May-19	Annual	Management	3A3	Elect Kan E-ting, Martin as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Xinyi Solar Holdings Ltd.	968	15-May-19	Annual	Management	3B	Authorize Board to Fix Remuneration of Directors	For	For	
Xinyi Solar Holdings Ltd.	968	15-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Xinyi Solar Holdings Ltd.	968	15-May-19	Annual	Management	5A	Authorize Repurchase of Issued Share Capital	For	For	
Xinyi Solar Holdings Ltd.	968	15-May-19	Annual	Management	5B	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Xinyi Solar Holdings Ltd.	968	15-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
XPO Logistics, Inc.	XPO	15-May-19	Annual	Management	1.1	Elect Director Bradley S. Jacobs	For	For	
XPO Logistics, Inc.	XPO	15-May-19	Annual	Management	1.2	Elect Director Gena L. Ashe	For	For	
XPO Logistics, Inc.	XPO	15-May-19	Annual	Management	1.3	Elect Director Marlene M. Colucci	For	For	
XPO Logistics, Inc.	XPO	15-May-19	Annual	Management	1.4	Elect Director AnnaMaria DeSalva	For	For	
XPO Logistics, Inc.	XPO	15-May-19	Annual	Management	1.5	Elect Director Michael G. Jesselson	For	For	
XPO Logistics, Inc.	XPO	15-May-19	Annual	Management	1.6	Elect Director Adrian P. Kingshott	For	For	
XPO Logistics, Inc.	XPO	15-May-19	Annual	Management	1.7	Elect Director Jason D. Papastavrou	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
XPO Logistics, Inc.	XPO	15-May-19	Annual	Management	1.8	Elect Director Oren G. Shaffer	For	For	
XPO Logistics, Inc.	XPO	15-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	For	
XPO Logistics, Inc.	XPO	15-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
XPO Logistics, Inc.	XPO	15-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks risk mitigation features and as it contains features that are not in line with best practice.
XPO Logistics, Inc.	XPO	15-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
XPO Logistics, Inc.	XPO	15-May-19	Annual	Shareholder	6	Report on Sexual Harassment	Against	For	We are supportive of this proposal asking for the company's board to formalize its oversight responsibility over the workplace sexual harassment policy, aligning executive compensation incentives, as well as reviewing, and revising if needed, the relevant policies. Enhanced oversight and aligned incentives will help investors better assess how such risks are being managed.
Xylem Inc.	XYL	15-May-19	Annual	Management	1a	Elect Director Jeanne Beliveau-Dunn	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Management	1b	Elect Director Curtis J. Crawford	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Management	1c	Elect Director Patrick K. Decker	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Management	1d	Elect Director Robert F. Friel	For	Against	This director is overboarded. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Xylem Inc.	XYL	15-May-19	Annual	Management	1e	Elect Director Jorge M. Gomez	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Management	1f	Elect Director Victoria D. Harker	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Management	1g	Elect Director Sten E. Jakobsson	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Management	1h	Elect Director Steven R. Loranger	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Management	1i	Elect Director Surya N. Mohapatra	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Management	1j	Elect Director Jerome A. Peribere	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Management	1k	Elect Director Markos I. Tambakeras	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Xylem Inc.	XYL	15-May-19	Annual	Shareholder	4	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.

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Zoetis Inc.	ZTS	15-May-19	Annual	Management	1.1	Elect Director Juan Ramon Alaix	For	For	
Zoetis Inc.	ZTS	15-May-19	Annual	Management	1.2	Elect Director Paul M. Bisaro	For	For	
Zoetis Inc.	ZTS	15-May-19	Annual	Management	1.3	Elect Director Frank A. D'Amelio	For	For	
Zoetis Inc.	ZTS	15-May-19	Annual	Management	1.4	Elect Director Michael B. McCallister	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Zoetis Inc.	ZTS	15-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Zoetis Inc.	ZTS	15-May-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	For	
Alliant Energy Corp.	LNT	16-May-19	Annual	Management	1.1	Elect Director Roger K. Newport	For	For	
Alliant Energy Corp.	LNT	16-May-19	Annual	Management	1.2	Elect Director Jillian C. Evanko	For	For	
Alliant Energy Corp.	LNT	16-May-19	Annual	Management	1.3	Elect Director John O. Larsen	For	For	
Alliant Energy Corp.	LNT	16-May-19	Annual	Management	1.4	Elect Director Thomas F. O'Toole	For	For	
Alliant Energy Corp.	LNT	16-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Alliant Energy Corp.	LNT	16-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
Alliant Energy Corp.	LNT	16-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Altria Group, Inc.	MO	16-May-19	Annual	Management	1.1	Elect Director John T. Casteen, III	For	For	
Altria Group, Inc.	MO	16-May-19	Annual	Management	1.2	Elect Director Dinyar S. Devitre	For	For	
Altria Group, Inc.	MO	16-May-19	Annual	Management	1.3	Elect Director Thomas F. Farrell, II	For	For	
Altria Group, Inc.	MO	16-May-19	Annual	Management	1.4	Elect Director Debra J. Kelly-Ennis	For	For	
Altria Group, Inc.	MO	16-May-19	Annual	Management	1.5	Elect Director W. Leo Kiely, III	For	For	
Altria Group, Inc.	MO	16-May-19	Annual	Management	1.6	Elect Director Kathryn B. McQuade	For	For	
Altria Group, Inc.	MO	16-May-19	Annual	Management	1.7	Elect Director George Munoz	For	For	
Altria Group, Inc.	MO	16-May-19	Annual	Management	1.8	Elect Director Mark E. Newman	For	For	
Altria Group, Inc.	MO	16-May-19	Annual	Management	1.9	Elect Director Nabil Y. Sakkab	For	For	
Altria Group, Inc.	MO	16-May-19	Annual	Management	1.10	Elect Director Virginia E. Shanks	For	For	
Altria Group, Inc.	MO	16-May-19	Annual	Management	1.11	Elect Director Howard A. Willard, III	For	For	
Altria Group, Inc.	MO	16-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Altria Group, Inc.	MO	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and as there are features that are not in line with best practice.
Altria Group, Inc.	MO	16-May-19	Annual	Shareholder	4	Reduce Nicotine Levels in Tobacco Products	Against	Against	We are not supportive of this shareholder resolution as it is written in a prescriptive way.
Altria Group, Inc.	MO	16-May-19	Annual	Shareholder	5	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Amundi SA	AMUN	16-May-19	Annual/Sp	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Amundi SA	AMUN	16-May-19	Annual/Sp	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Amundi SA	AMUN	16-May-19	Annual/Sp	Management	3	Approve Allocation of Income and Dividends of EUR 2.90 per Share	For	For	
Amundi SA	AMUN	16-May-19	Annual/Sp	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Amundi SA	AMUN	16-May-19	Annual/Sp	Management	5	Approve Compensation of Yves Perrier, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Amundi SA	AMUN	16-May-19	Annual/Sp	Management	6	Approve Remuneration Policy of CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Amundi SA	AMUN	16-May-19	Annual/Sp	Management	7	Approve Remuneration Policy of Chairman of the Board	For	For	
Amundi SA	AMUN	16-May-19	Annual/Sp	Management	8	Advisory Vote on the Aggregate Remuneration Granted in 2018 to Senior Management, Responsible Officers and Regulated Risk-Takers	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Amundi SA	AMUN	16-May-19	Annual/Special	Management	9	Ratify Appointment of William Kadouch-Chassaing as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Amundi SA	AMUN	16-May-19	Annual/Special	Management	10	Reelect Madame Virginie Cayatte as Director	For	For	
Amundi SA	AMUN	16-May-19	Annual/Special	Management	11	Reelect Robert Leblanc as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Amundi SA	AMUN	16-May-19	Annual/Special	Management	12	Reelect Xavier Musca as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Amundi SA	AMUN	16-May-19	Annual/Special	Management	13	Reelect Yves Perrier as Director	For	For	
Amundi SA	AMUN	16-May-19	Annual/Special	Management	14	Renew Appointment of PricewaterhouseCoopers Audit as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Amundi SA	AMUN	16-May-19	Annual/Special	Management	15	Acknowledge End of Mandate of Etienne Boris as Alternate Auditor and Decision Not to Renew	For	For	
Amundi SA	AMUN	16-May-19	Annual/Special	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Amundi SA	AMUN	16-May-19	Annual/Special	Management	17	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to 50 Percent of Issued Capital	For	For	
Amundi SA	AMUN	16-May-19	Annual/Special	Management	18	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to 10 Percent of Issued Capital	For	For	
Amundi SA	AMUN	16-May-19	Annual/Special	Management	19	Approve Issuance of Equity or Equity-Linked Securities for up to 10 Percent of Issued Capital Per Year for Private Placements	For	For	
Amundi SA	AMUN	16-May-19	Annual/Special	Management	20	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Amundi SA	AMUN	16-May-19	Annual/Special	Management	21	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	For	
Amundi SA	AMUN	16-May-19	Annual/Special	Management	22	Authorize Capitalization of Reserves of Up to 20 Percent of Issued Capital for Bonus Issue or Increase in Par Value	For	For	
Amundi SA	AMUN	16-May-19	Annual/Special	Management	23	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Amundi SA	AMUN	16-May-19	Annual/Special	Management	24	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Amundi SA	AMUN	16-May-19	Annual/Special	Management	25	Authorize up to 2 Percent of Issued Capital for Use in Restricted Stock Plans Under Performance Conditions Reserved for Some Employees and Corporate Officers	For	Against	The restricted stock option plan does not meet our guidelines.
Amundi SA	AMUN	16-May-19	Annual/Special	Management	26	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Amundi SA	AMUN	16-May-19	Annual/Special	Management	27	Authorize Filing of Required Documents/Other Formalities	For	For	
Assystem SA	ASY	16-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Assystem SA	ASY	16-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Assystem SA	ASY	16-May-19	Annual/Special	Management	3	Approve Discharge of Directors	For	For	
Assystem SA	ASY	16-May-19	Annual/Special	Management	4	Approve Allocation of Income and Dividends of EUR 1.00 per Share	For	For	
Assystem SA	ASY	16-May-19	Annual/Special	Management	5	Ratify Change of Location of Registered Office to 9-11, Allee de l Arche, Tour Egee, 92400 Courbevoie	For	For	
Assystem SA	ASY	16-May-19	Annual/Special	Management	6	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Assystem SA	ASY	16-May-19	Annual/Special	Management	7	Approve Remuneration Policy of Dominique Louis, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Assystem SA	ASY	16-May-19	Annual/Special	Management	8	Approve Remuneration Policy of Philippe Chevallier, Vice-CFO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Assystem SA	ASY	16-May-19	Annual/Special	Management	9	Approve Compensation of Dominique Louis, Chairman and CEO	For	For	
Assystem SA	ASY	16-May-19	Annual/Special	Management	10	Approve Compensation of Philippe Chevallier, Vice-CFO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Assystem SA	ASY	16-May-19	Annual/Special	Management	11	Approve Remuneration of Directors in the Aggregate Amount of EUR 200,000	For	For	
Assystem SA	ASY	16-May-19	Annual/Special	Management	12	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Assystem SA	ASY	16-May-19	Annual/Special	Management	13	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Assystem SA	ASY	16-May-19	Annual/Special	Management	14	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 4.5 Million	For	Against	This proposal is not in shareholders' best interests.
Assystem SA	ASY	16-May-19	Annual/Special	Management	15	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 3 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Assystem SA	ASY	16-May-19	Annual/Special	Management	16	Approve Issuance of Equity or Equity-Linked Securities Reserved for Qualified Investors or Restricted Number of Investors, up to Aggregate Nominal Amount of EUR 1.5 Million	For	Against	This proposal is not in shareholders' best interests.
Assystem SA	ASY	16-May-19	Annual/Special	Management	17	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	Against	This proposal is not in shareholders' best interests.
Assystem SA	ASY	16-May-19	Annual/Special	Management	18	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 14 to 16	For	Against	This proposal is not in shareholders' best interests.
Assystem SA	ASY	16-May-19	Annual/Special	Management	19	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 14 to 16 and 18 at EUR 4.5 Million	For	For	

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Assystem SA	ASY	16-May-19	Annual/Special	Management	20	Authorize Capitalization of Reserves of Up to EUR 15 Million for Bonus Issue or Increase in Par Value	For	Against	This proposal is not in shareholders' best interests.
Assystem SA	ASY	16-May-19	Annual/Special	Management	21	Authorize up to 3 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Assystem SA	ASY	16-May-19	Annual/Special	Management	22	Approve Issuance of 470,046 Warrants (BSA and/or BSAAR) without Preemptive Rights Reserved for Employees and Executives of the Company and its Subsidiaries	For	Against	The equity plan does not meet our guidelines.
Assystem SA	ASY	16-May-19	Annual/Special	Management	23	Set Global Limit for Capital Increase to Result from Issuance Requests Under Items 21 and 22 at 940,092 Shares	For	For	
Assystem SA	ASY	16-May-19	Annual/Special	Management	24	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Assystem SA	ASY	16-May-19	Annual/Special	Management	25	Authorize Filing of Required Documents/Other Formalities	For	For	
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	1a	Elect Director Glyn F. Aeppel	For	For	
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	1b	Elect Director Terry S. Brown	For	For	
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	1c	Elect Director Alan B. Buckelew	For	For	
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	1d	Elect Director Ronald L. Havner, Jr.	For	For	
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	1e	Elect Director Stephen P. Hills	For	For	
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	1f	Elect Director Richard J. Lieb	For	For	
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	1g	Elect Director Timothy J. Naughton	For	For	
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	1h	Elect Director H. Jay Sarles	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	1i	Elect Director Susan Swanezy	For	For	
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	1j	Elect Director W. Edward Walter	For	For	
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
AvalonBay Communities, Inc.	AVB	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Bayerische Motoren Werke AG	BMW	16-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Bayerische Motoren Werke AG	BMW	16-May-19	Special	Management	1	Receive Notice of 2019 AGM Resolution Regarding the Creation of EUR 5 Million Pool of Capital for Employee Stock Purchase Plan (Non-Voting)	None	None	

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Bayerische Motoren Werke AG	BMW	16-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 3.52 per Preferred Share and EUR 3.50 per Ordinary Share	For	For	
Bayerische Motoren Werke AG	BMW	16-May-19	Special	Management	2	Approve Creation of EUR 5 Million Pool of Capital for Employee Stock Purchase Plan	For	Against	The employee stock purchase plan does not meet our guidelines.
Bayerische Motoren Werke AG	BMW	16-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Bayerische Motoren Werke AG	BMW	16-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Bayerische Motoren Werke AG	BMW	16-May-19	Annual	Management	5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal 2019	For	Against	The auditor's tenure is not disclosed.
Bayerische Motoren Werke AG	BMW	16-May-19	Annual	Management	6.1	Elect Susanne Klatten to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Bayerische Motoren Werke AG	BMW	16-May-19	Annual	Management	6.2	Elect Stefan Quandt to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure.
Bayerische Motoren Werke AG	BMW	16-May-19	Annual	Management	6.3	Elect Vishal Sikka to the Supervisory Board	For	For	
Bayerische Motoren Werke AG	BMW	16-May-19	Annual	Management	7	Approve Creation of EUR 5 Million Pool of Capital for Employee Stock Purchase Plan	For	Against	The employee stock purchase plan does not meet our guidelines.
BOC Hong Kong (Holdings) Limited	2388	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
BOC Hong Kong (Holdings) Limited	2388	16-May-19	Annual	Management	2	Approve Final Dividend	For	For	
BOC Hong Kong (Holdings) Limited	2388	16-May-19	Annual	Management	3a	Elect Liu Liange as Director	For	For	
BOC Hong Kong (Holdings) Limited	2388	16-May-19	Annual	Management	3b	Elect Lin Jingzhen as Director	For	For	
BOC Hong Kong (Holdings) Limited	2388	16-May-19	Annual	Management	3c	Elect Cheng Eva as Director	For	For	

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BOC Hong Kong (Holdings) Limited	2388	16-May-19	Annual	Management	3d	Elect Choi Koon Shum Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
BOC Hong Kong (Holdings) Limited	2388	16-May-19	Annual	Management	3e	Elect Law Yee Kwan Quinn Director	For	For	
BOC Hong Kong (Holdings) Limited	2388	16-May-19	Annual	Management	4	Approve Ernst & Young as Auditor and Authorize Board or Duly Authorized Committee of the Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
BOC Hong Kong (Holdings) Limited	2388	16-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
BOC Hong Kong (Holdings) Limited	2388	16-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
BOC Hong Kong (Holdings) Limited	2388	16-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Boiron SA	BOI	16-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Boiron SA	BOI	16-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Boiron SA	BOI	16-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.45 per Share	For	For	
Boiron SA	BOI	16-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Boiron SA	BOI	16-May-19	Annual/Special	Management	5	Reelect Christian Boiron as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Boiron SA	BOI	16-May-19	Annual/Special	Management	6	Reelect Virginie Heurtaut as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Boiron SA	BOI	16-May-19	Annual/Special	Management	7	Reelect Michel Bouissou as Director	For	For	
Boiron SA	BOI	16-May-19	Annual/Special	Management	8	Approve Remuneration of Directors in the Aggregate Amount of EUR 242,615	For	For	
Boiron SA	BOI	16-May-19	Annual/Special	Management	9	Approve Compensation of Thierry Boiron, Chairman of the Board	For	For	

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Boiron SA	BOI	16-May-19	Annual/Special	Management	10	Approve Compensation of Christian Boiron, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Boiron SA	BOI	16-May-19	Annual/Special	Management	11	Approve Compensation of Valerie Lorentz-Poinsot, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Boiron SA	BOI	16-May-19	Annual/Special	Management	12	Approve Compensation of Christophe Bayssat, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Boiron SA	BOI	16-May-19	Annual/Special	Management	13	Approve Remuneration Policy of Chairman, CEO and Vice-CEOs	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Boiron SA	BOI	16-May-19	Annual/Special	Management	14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Boiron SA	BOI	16-May-19	Annual/Special	Management	15	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Boiron SA	BOI	16-May-19	Annual/Special	Management	16	Authorize Filing of Required Documents/Other Formalities	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.1	Elect Director Edward T. Tilly	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.2	Elect Director Eugene S. Sunshine	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.3	Elect Director Frank E. English, Jr.	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.4	Elect Director William M. Farrow, III	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.5	Elect Director Edward J. Fitzpatrick	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.6	Elect Director Janet P. Froetscher	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.7	Elect Director Jill R. Goodman	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.8	Elect Director Roderick A. Palmore	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.9	Elect Director James E. Parisi	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.10	Elect Director Joseph P. Ratterman	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.11	Elect Director Michael L. Richter	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.12	Elect Director Jill E. Sommers	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	1.13	Elect Director Carole E. Stone	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Cboe Global Markets, Inc.	CBOE	16-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

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Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	1.1	Elect Trustee Lise Bastarache of Chartwell	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	1.2	Elect Trustee V. Ann Davis of Chartwell	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	1.3	Elect Trustee Huw Thomas of Chartwell	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	2.1	Elect Trustee Michael D. Harris of CSH Trust	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	2.2	Elect Trustee Andre R. Kuzmicki of CSH Trust	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	2.3	Elect Trustee Sharon Sallows of CSH Trust	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	3.1	Elect Director Lise Bastarache of CMCC	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	3.2	Elect Director W. Brent Binions of CMCC	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	3.3	Elect Director V. Ann Davis of CMCC	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	3.4	Elect Director Michael D. Harris of CMCC	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	3.5	Elect Director Andre R. Kuzmicki of CMCC	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	3.6	Elect Director Sharon Sallows of CMCC	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	3.7	Elect Director James Scarlett of CMCC	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	3.8	Elect Director Huw Thomas of CMCC	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	4	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Chartwell Retirement Residences	CSH.UN	16-May-19	Annual	Management	5	Advisory Vote on Executive Compensation Approach	For	For	
Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	1A	Elect Director G. Andrea Botta	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	1B	Elect Director Jack A. Fusco	For	For	
Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	1C	Elect Director Vicky A. Bailey	For	For	
Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	1D	Elect Director Nuno Brandolini	For	Against	We are holding incumbent members of the Compensation Committee accountable for ratifying compensation practices that we believe do not sufficiently align pay with performance.
Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	1E	Elect Director David I. Foley	For	For	
Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	1F	Elect Director David B. Kilpatrick	For	Against	We are holding incumbent members of the Compensation Committee accountable for ratifying compensation practices that we believe do not sufficiently align pay with performance.
Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	1G	Elect Director Andrew Langham	For	Against	We are holding incumbent members of the Compensation Committee accountable for ratifying compensation practices that we believe do not sufficiently align pay with performance.
Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	1H	Elect Director Courtney R. Mather	For	For	
Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	1I	Elect Director Donald F. Robillard, Jr.	For	For	

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Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	1J	Elect Director Neal A. Shear	For	Against	We are holding incumbent members of the Compensation Committee accountable for ratifying compensation practices that we believe do not sufficiently align pay with performance.
Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and as there are features that are not in line with best practice.
Cheniere Energy, Inc.	LNG	16-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	2.1	Allocate Disposable Profit	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	2.2	Approve Dividend Distribution From Legal Reserves Through Capital Contributions Reserve Subaccount	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	3	Approve Discharge of Board of Directors	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	4.1	Ratify PricewaterhouseCoopers AG (Zurich) as Statutory Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Chubb Limited	CB	16-May-19	Annual	Management	4.2	Ratify PricewaterhouseCoopers LLP (United States) as Independent Registered Accounting Firm	For	Against	The auditor's tenure exceeds our guidelines.
Chubb Limited	CB	16-May-19	Annual	Management	4.3	Ratify BDO AG (Zurich) as Special Audit Firm	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.1	Elect Director Evan G. Greenberg	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.2	Elect Director Robert M. Hernandez	For	Against	We are voting against this director due to concerns over tenure.
Chubb Limited	CB	16-May-19	Annual	Management	5.3	Elect Director Michael G. Atieh	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.4	Elect Director Sheila P. Burke	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.5	Elect Director James I. Cash	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.6	Elect Director Mary Cirillo	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.7	Elect Director Michael P. Connors	For	Against	This director is overboarded.
Chubb Limited	CB	16-May-19	Annual	Management	5.8	Elect Director John A. Edwardson	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.9	Elect Director Kimberly A. Ross	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.10	Elect Director Robert W. Scully	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.11	Elect Director Eugene B. Shanks, Jr.	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.12	Elect Director Theodore E. Shasta	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.13	Elect Director David H. Sidwell	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	5.14	Elect Director Olivier Steimer	For	For	

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Chubb Limited	CB	16-May-19	Annual	Management	6	Elect Evan G. Greenberg as Board Chairman	For	Against	We are voting against the election of the Chair as we advocate for the appointment of an independent Chair.
Chubb Limited	CB	16-May-19	Annual	Management	7.1	Elect Michael P. Connors as Member of the Compensation Committee	For	Against	This director is overboarded.
Chubb Limited	CB	16-May-19	Annual	Management	7.2	Elect Mary Cirillo as Member of the Compensation Committee	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	7.3	Elect John A. Edwardson as Member of the Compensation Committee	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	7.4	Elect Robert M. Hernandez as Member of the Compensation Committee	For	Against	We are voting against this director due to concerns over tenure.
Chubb Limited	CB	16-May-19	Annual	Management	8	Designate Homburger AG as Independent Proxy	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	9.1	Approve the Maximum Aggregate Remuneration of Directors	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	9.2	Approve Remuneration of Executive Management in the Amount of USD 43 Million for Fiscal 2020	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	10	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Chubb Limited	CB	16-May-19	Annual	Management	11	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
CK Asset Holdings Ltd.	1113	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
CK Asset Holdings Ltd.	1113	16-May-19	Annual	Management	2	Approve Final Dividend	For	For	
CK Asset Holdings Ltd.	1113	16-May-19	Annual	Management	3.1	Elect Kam Hing Lam as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded.

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CK Asset Holdings Ltd.	1113	16-May-19	Annual	Management	3.2	Elect Chung Sun Keung, Davy as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CK Asset Holdings Ltd.	1113	16-May-19	Annual	Management	3.3	Elect Pau Yee Wan, Ezra as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CK Asset Holdings Ltd.	1113	16-May-19	Annual	Management	3.4	Elect Woo Chia Ching, Grace as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CK Asset Holdings Ltd.	1113	16-May-19	Annual	Management	3.5	Elect Donald Jeffrey Roberts as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CK Asset Holdings Ltd.	1113	16-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
CK Asset Holdings Ltd.	1113	16-May-19	Annual	Management	5	Approve Annual Fees Payable to the Directors of the Company for each Financial Year	For	For	
CK Asset Holdings Ltd.	1113	16-May-19	Annual	Management	6.1	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
CK Asset Holdings Ltd.	1113	16-May-19	Annual	Management	6.2	Authorize Repurchase of Issued Share Capital	For	For	
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	2	Approve Final Dividend	For	For	

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CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	3a	Elect Li Tzar Kuoi, Victor as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	3b	Elect Frank John Sixt as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	3c	Elect Chow Woo Mo Fong, Susan as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	3d	Elect George Colin Magnus as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	3e	Elect Michael David Kadoorie as Director	For	For	
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	3f	Elect Lee Wai Mun, Rose as Director	For	For	
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	3g	Elect William Shurniak as Director	For	For	
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	For	
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	5	Authorize Board to Fix Remuneration of Directors	For	For	
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	6.1	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
CK Hutchison Holdings Limited	1	16-May-19	Annual	Management	6.2	Authorize Repurchase of Issued Share Capital	For	For	
Coface SA	COFA	16-May-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Coface SA	COFA	16-May-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Coface SA	COFA	16-May-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 0.79 per Share	For	For	
Coface SA	COFA	16-May-19	Annual/Sp ecial	Management	4	Approve Remuneration of Directors in the Aggregate Amount of EUR 450,000	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Coface SA	COFA	16-May-19	Annual/Special	Management	5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Coface SA	COFA	16-May-19	Annual/Special	Management	6	Ratify Appointment of Francois Riahi as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coface SA	COFA	16-May-19	Annual/Special	Management	7	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Coface SA	COFA	16-May-19	Annual/Special	Management	8	Approve Compensation of Xavier Durand, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Coface SA	COFA	16-May-19	Annual/Special	Management	9	Approve Remuneration Policy of Xavier Durand, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Coface SA	COFA	16-May-19	Annual/Special	Management	10	Elect Nicolas Moreau as Director	For	For	
Coface SA	COFA	16-May-19	Annual/Special	Management	11	Elect Nathalie Bricker as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coface SA	COFA	16-May-19	Annual/Special	Management	12	Renew Appointment of Deloitte as Auditor	For	For	
Coface SA	COFA	16-May-19	Annual/Special	Management	13	Acknowledge End of Mandate of BEAS as Alternate Auditor and Decision Not to Replace	For	For	
Coface SA	COFA	16-May-19	Annual/Special	Management	14	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	For	For	
Coface SA	COFA	16-May-19	Annual/Special	Management	15	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Coface SA	COFA	16-May-19	Annual/Special	Management	16	Authorize Filing of Required Documents/Other Formalities	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Computacenter Plc	CCC	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	4a	Re-elect Tony Conophy as Director	For	Against	We do not support insiders on the board other than the CEO.
Computacenter Plc	CCC	16-May-19	Annual	Management	4b	Re-elect Philip Hulme as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Computacenter Plc	CCC	16-May-19	Annual	Management	4c	Re-elect Mike Norris as Director	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	4d	Re-elect Peter Ogden as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Computacenter Plc	CCC	16-May-19	Annual	Management	4e	Re-elect Minnow Powell as Director	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	4f	Re-elect Ros Rivaz as Director	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	4g	Re-elect Peter Ryan as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Computacenter Plc	CCC	16-May-19	Annual	Management	5	Reappoint KPMG LLP as Auditors	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	6	Authorise Board to Fix Remuneration of Auditors	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	7	Authorise Issue of Equity	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	8	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	9	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	10	Adopt New Articles of Association	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	11	Authorise Market Purchase of Ordinary Shares	For	For	
Computacenter Plc	CCC	16-May-19	Annual	Management	12	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Concho Resources, Inc.	CXO	16-May-19	Annual	Management	1.1	Elect Director Steven D. Gray	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Concho Resources, Inc.	CXO	16-May-19	Annual	Management	1.2	Elect Director Susan J. Helms	For	Against	We are holding this director accountable for inadequate gender diversity on the board and for insufficient climate-related disclosure.
Concho Resources, Inc.	CXO	16-May-19	Annual	Management	1.3	Elect Director Gary A. Merriman	For	Against	We are holding this director accountable for inadequate gender diversity on the board and for insufficient climate-related disclosure.
Concho Resources, Inc.	CXO	16-May-19	Annual	Management	2	Ratify Grant Thornton LLP as Auditors	For	For	
Concho Resources, Inc.	CXO	16-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Concho Resources, Inc.	CXO	16-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Continental Resources, Inc.	CLR	16-May-19	Annual	Management	1.1	Elect Director Harold G. Hamm	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. In addition, we are voting against this nominee, as Chair of the Board, for insufficient climate-related disclosure.
Continental Resources, Inc.	CLR	16-May-19	Annual	Management	1.2	Elect Director John T. McNabb, II	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board.
Continental Resources, Inc.	CLR	16-May-19	Annual	Management	2	Ratify Grant Thornton LLP as Auditors	For	For	
Continental Resources, Inc.	CLR	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and there are features that are not in line with best practice.
Continental Resources, Inc.	CLR	16-May-19	Annual	Shareholder	4	Assess Portfolio Impacts of Policies to Meet 2 Degree Scenario	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's environmental risk assessment processes and exposure to climate change risks. Additional disclosure helps investors better assess how environmental risks can affect a company's activities and longer-term financial results.
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Country Garden Holdings Co. Ltd.	2007	16-May-19	Special	Management	1	Approve Issue of Written Call Options	For	For	
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	3a1	Elect Yang Huiyan as Director	For	Against	We do not support insiders on the board other than the CEO.

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Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	3a2	Elect Mo Bin as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	3a3	Elect Song Jun as Director	For	Against	We do not support insiders on the board other than the CEO.
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	3a4	Elect Liang Guokun as Director	For	Against	We do not support insiders on the board other than the CEO.
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	3a5	Elect Shek Lai Him, Abraham as Director	For	Against	This director is overboarded.
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	3b	Authorize Board to Fix the Remuneration of Directors	For	For	
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Country Garden Holdings Co. Ltd.	2007	16-May-19	Annual	Management	8	Amend Articles of Association	For	For	
Criteo SA	CRT0	16-May-19	Annual/Special	Management	1	Reelect Hubert de Pesquidoux as Director	For	For	
Criteo SA	CRT0	16-May-19	Annual/Special	Management	2	Reelect Nathalie Balla as Director	For	For	
Criteo SA	CRT0	16-May-19	Annual/Special	Management	3	Reelect Rachel Picard as Director	For	For	
Criteo SA	CRT0	16-May-19	Annual/Special	Management	4	Ratify Provisional Appointment of Marie Lalleman as Director	For	For	
Criteo SA	CRT0	16-May-19	Annual/Special	Management	5	Approve Compensation of Executive Officers	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Criteo SA	CRT0	16-May-19	Annual/Special	Management	6	Approve Financial Statements and Statutory Reports	For	For	
Criteo SA	CRT0	16-May-19	Annual/Special	Management	7	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Criteo SA	CRT0	16-May-19	Annual/Special	Management	8	Approve Discharge of Directors and Auditors	For	For	
Criteo SA	CRT0	16-May-19	Annual/Special	Management	9	Approve Allocation of Income and Absence of Dividends	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Criteo SA	CRTO	16-May-19	Annual/Special	Management	10	Approve Auditors' Special Report on Related-Party Transactions Regarding the Ratification of Indemnification Agreement Entered Into With Jean-Baptiste Rudelle, CEO	For	Against	This proposal is not in shareholders' best interests.
Criteo SA	CRTO	16-May-19	Annual/Special	Management	11	Approve Auditors' Special Report on Related-Party Transactions Regarding the Approval of Indemnification Agreement Entered Into With Benoit Fouilland, Deputy CEO	For	Against	This proposal is not in shareholders' best interests.
Criteo SA	CRTO	16-May-19	Annual/Special	Management	12	Approve Auditors' Special Report on Related-Party Transactions Regarding the Ratification of Indemnification Agreement Entered Into With Hubert de Pesquidoux, Director	For	Against	This proposal is not in shareholders' best interests.
Criteo SA	CRTO	16-May-19	Annual/Special	Management	13	Approve Auditors' Special Report on Related-Party Transactions Regarding the Ratification of Indemnification Agreement Entered Into With James Warner, Director	For	Against	This proposal is not in shareholders' best interests.
Criteo SA	CRTO	16-May-19	Annual/Special	Management	14	Approve Auditors' Special Report on Related-Party Transactions Regarding the Ratification of Indemnification Agreement Entered Into With Sharon Fox Spielman, Director	For	Against	This proposal is not in shareholders' best interests.
Criteo SA	CRTO	16-May-19	Annual/Special	Management	15	Approve Auditors' Special Report on Related-Party Transactions Regarding the Ratification of Indemnification Agreement Entered Into With Edmond Mesrobian, Director	For	Against	This proposal is not in shareholders' best interests.
Criteo SA	CRTO	16-May-19	Annual/Special	Management	16	Approve Auditors' Special Report on Related-Party Transactions Regarding the Ratification of Indemnification Agreement Entered Into With Nathalie Balla, Director	For	Against	This proposal is not in shareholders' best interests.
Criteo SA	CRTO	16-May-19	Annual/Special	Management	17	Approve Auditors' Special Report on Related-Party Transactions Regarding the Ratification of Indemnification Agreement Entered Into With Rachel Picard, Director	For	Against	This proposal is not in shareholders' best interests.
Criteo SA	CRTO	16-May-19	Annual/Special	Management	18	Authorize Share Repurchase Program	For	For	
Criteo SA	CRTO	16-May-19	Annual/Special	Management	19	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Criteo SA	CRTO	16-May-19	Annual/Special	Management	20	Amend Article 11.1 of Bylaws Re: Setting the Maximum Number of Directors	For	For	

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Criteo SA	CRTO	16-May-19	Annual/Special	Management	21	Approve Issuance of 175,000 Warrants (BSA) without Preemptive Rights Reserved for Specific Beneficiaries	For	Against	The equity plan does not meet our guidelines.
Criteo SA	CRTO	16-May-19	Annual/Special	Management	22	Set Total Limit for Capital Increase to Result from Issuance Requests Under Item 21 Above and Items 15-17 of June 28, 2017 General Meeting at 6.2 Million Shares	For	For	
Criteo SA	CRTO	16-May-19	Annual/Special	Management	23	Approve Issuance of Equity or Equity-Linked Securities Reserved for Specific Beneficiaries, up to Aggregate Nominal Amount of EUR 164,894	For	For	
Criteo SA	CRTO	16-May-19	Annual/Special	Management	24	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 214,362	For	For	
Criteo SA	CRTO	16-May-19	Annual/Special	Management	25	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under items 23 to 24 Above	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Criteo SA	CRTO	16-May-19	Annual/Special	Management	26	Authorize Capitalization of Reserves of Up to EUR 164,894 for Bonus Issue or Increase in Par Value	For	For	
Criteo SA	CRTO	16-May-19	Annual/Special	Management	27	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1a	Elect Director P. Robert Bartolo	For	For	
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1b	Elect Director Jay A. Brown	For	For	
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1c	Elect Director Cindy Christy	For	For	
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1d	Elect Director Ari Q. Fitzgerald	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1e	Elect Director Robert E. Garrison, II	For	For	
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1f	Elect Director Andrea J. Goldsmith	For	For	
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1g	Elect Director Lee W. Hogan	For	For	
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1h	Elect Director Edward C. Hutcheson, Jr.	For	Against	We are voting against this director due to concerns over tenure.
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1i	Elect Director J. Landis Martin	For	For	
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1j	Elect Director Robert F. McKenzie	For	Against	We are voting against this director due to concerns over tenure.
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1k	Elect Director Anthony J. Melone	For	For	
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	1l	Elect Director W. Benjamin Moreland	For	For	
Crown Castle International Corp.	CCI	16-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	

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Crown Castle International Corp.	CCI	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1a	Elect Director Fernando Aguirre	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1b	Elect Director Mark T. Bertolini	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1c	Elect Director Richard M. Bracken	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1d	Elect Director C. David Brown, II	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1e	Elect Director Alecia A. DeCoudreaux	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1f	Elect Director Nancy-Ann M. DeParle	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1g	Elect Director David W. Dorman	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1h	Elect Director Roger N. Farah	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1i	Elect Director Anne M. Finucane	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1j	Elect Director Edward J. Ludwig	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1k	Elect Director Larry J. Merlo	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1l	Elect Director Jean-Pierre Millon	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1m	Elect Director Mary L. Schapiro	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1n	Elect Director Richard J. Swift	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1o	Elect Director William C. Weldon	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	1p	Elect Director Tony L. White	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
CVS Health Corporation	CVS	16-May-19	Annual	Shareholder	4	Prohibit Adjusting Compensation Metrics for Legal or Compliance Costs	Against	Against	We are not supportive of this shareholder resolution as it is written in a prescriptive way.
DaShenLin Pharmaceutical Group Co., Ltd.	603233	16-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
DaShenLin Pharmaceutical Group Co., Ltd.	603233	16-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
DaShenLin Pharmaceutical Group Co., Ltd.	603233	16-May-19	Annual	Management	3	Approve Financial Statements	For	For	
DaShenLin Pharmaceutical Group Co., Ltd.	603233	16-May-19	Annual	Management	4	Approve Financial Budget	For	For	
DaShenLin Pharmaceutical Group Co., Ltd.	603233	16-May-19	Annual	Management	5	Approve Report of the Board of Independent Directors	For	For	
DaShenLin Pharmaceutical Group Co., Ltd.	603233	16-May-19	Annual	Management	6	Approve Annual Report and Summary	For	For	
DaShenLin Pharmaceutical Group Co., Ltd.	603233	16-May-19	Annual	Management	7	Approve Allocation of Income and Capitalization of Capital Reserves	For	For	
DaShenLin Pharmaceutical Group Co., Ltd.	603233	16-May-19	Annual	Management	8	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
DaShenLin Pharmaceutical Group Co., Ltd.	603233	16-May-19	Annual	Management	9	Approve to Appoint Internal Auditor	For	For	
DaShenLin Pharmaceutical Group Co., Ltd.	603233	16-May-19	Annual	Management	10	Approve Related Party Transaction	For	For	
DaShenLin Pharmaceutical Group Co., Ltd.	603233	16-May-19	Annual	Management	11	Approve Provision of Guarantee	For	For	
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	

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Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 21.20 per Share	For	For	
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	4	Approve Compensation of Eric Trappier, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	5	Approve Compensation of Loik Segalen, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	6	Approve Remuneration Policy of Eric Trappier, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	7	Approve Remuneration Policy of Loik Segalen, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	8	Reelect Lucia Sinapi-Thomas as Director	For	For	
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	9	Reelect Charles Edelstenne as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	10	Reelect Olivier Dassault as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	11	Reelect Eric Trappier as Director	For	For	
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	12	Approve Transaction with Sogitec Industries Re: Documentation and Training Activity Transfer	For	For	

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Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	13	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	14	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Dassault Aviation SA	AM	16-May-19	Annual/Special	Management	15	Authorize Filing of Required Documents/Other Formalities	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	1.1	Elect Director Jeffrey S. Aronin	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	1.2	Elect Director Mary K. Bush	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	1.3	Elect Director Gregory C. Case	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	1.4	Elect Director Candace H. Duncan	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	1.5	Elect Director Joseph F. Eazor	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	1.6	Elect Director Cynthia A. Glassman	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	1.7	Elect Director Roger C. Hochschild	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	1.8	Elect Director Thomas G. Maheras	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	1.9	Elect Director Michael H. Moskow	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	1.10	Elect Director Mark A. Thierer	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	1.11	Elect Director Lawrence A. Weinbach	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	4	Eliminate Supermajority Vote Requirement to Amend Bylaws	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Management	5	Provide Right to Call Special Meeting	For	For	
Discover Financial Services	DFS	16-May-19	Annual	Shareholder	6	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Dream Global Real Estate Investment Trust	DRG.UN	16-May-19	Annual	Management	1.1	Elect Trustee R. Sacha Bhatia	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Dream Global Real Estate Investment Trust	DRG.UN	16-May-19	Annual	Management	1.2	Elect Trustee Detlef Bierbaum	For	For	
Dream Global Real Estate Investment Trust	DRG.UN	16-May-19	Annual	Management	1.3	Elect Trustee Michael J. Cooper	For	Withhold	This director is overboarded.

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Dream Global Real Estate Investment Trust	DRG.UN	16-May-19	Annual	Management	1.4	Elect Trustee Jane Gavan	For	For	
Dream Global Real Estate Investment Trust	DRG.UN	16-May-19	Annual	Management	1.5	Elect Trustee Duncan Jackman	For	Withhold	This director is overboarded.
Dream Global Real Estate Investment Trust	DRG.UN	16-May-19	Annual	Management	1.6	Elect Trustee Christian Schede	For	For	
Dream Global Real Estate Investment Trust	DRG.UN	16-May-19	Annual	Management	1.7	Elect Trustee John Sullivan	For	For	
Dream Global Real Estate Investment Trust	DRG.UN	16-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize the Trustees to Fix Their Remuneration	For	For	
Dream Industrial Real Estate Investment Trust	DIR.UN	16-May-19	Annual	Management	1.1	Elect Trustee Michael J. Cooper	For	For	
Dream Industrial Real Estate Investment Trust	DIR.UN	16-May-19	Annual	Management	1.2	Elect Trustee J. Michael Knowlton	For	For	
Dream Industrial Real Estate Investment Trust	DIR.UN	16-May-19	Annual	Management	1.3	Elect Trustee Ben Mulroney	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Dream Industrial Real Estate Investment Trust	DIR.UN	16-May-19	Annual	Management	1.4	Elect Trustee Brian Pauls	For	For	
Dream Industrial Real Estate Investment Trust	DIR.UN	16-May-19	Annual	Management	1.5	Elect Trustee Vicky Schiff	For	For	
Dream Industrial Real Estate Investment Trust	DIR.UN	16-May-19	Annual	Management	1.6	Elect Trustee Leerom Segal	For	For	
Dream Industrial Real Estate Investment Trust	DIR.UN	16-May-19	Annual	Management	1.7	Elect Trustee Vincenza Sera	For	For	
Dream Industrial Real Estate Investment Trust	DIR.UN	16-May-19	Annual	Management	1.8	Elect Trustee Sheldon Wiseman	For	For	
Dream Industrial Real Estate Investment Trust	DIR.UN	16-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize The Trustees to Fix Their Remuneration	For	For	
Dream Office Real Estate Investment Trust	D.UN	16-May-19	Annual	Management	1.1	Elect Trustee Detlef Bierbaum	For	Withhold	We are voting against this director due to concerns over tenure.
Dream Office Real Estate Investment Trust	D.UN	16-May-19	Annual	Management	1.2	Elect Trustee Donald Charter	For	Withhold	We are voting against this director due to concerns over tenure.
Dream Office Real Estate Investment Trust	D.UN	16-May-19	Annual	Management	1.3	Elect Trustee Michael J. Cooper	For	For	
Dream Office Real Estate Investment Trust	D.UN	16-May-19	Annual	Management	1.4	Elect Trustee P. Jane Gavan	For	Withhold	This director is overboarded.
Dream Office Real Estate Investment Trust	D.UN	16-May-19	Annual	Management	1.5	Elect Trustee Robert Goodall	For	Withhold	We are voting against this director due to concerns over tenure.
Dream Office Real Estate Investment Trust	D.UN	16-May-19	Annual	Management	1.6	Elect Trustee Kellie Leitch	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Dream Office Real Estate Investment Trust	D.UN	16-May-19	Annual	Management	1.7	Elect Trustee Karine MacIndoe	For	For	
Dream Office Real Estate Investment Trust	D.UN	16-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	For	
Eagle Bancorp, Inc.	EGBN	16-May-19	Annual	Management	1.1	Elect Director Leslie M. Alperstein	For	For	
Eagle Bancorp, Inc.	EGBN	16-May-19	Annual	Management	1.2	Elect Director Dudley C. Dworken	For	For	

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Eagle Bancorp, Inc.	EGBN	16-May-19	Annual	Management	1.3	Elect Director Harvey M. Goodman	For	For	
Eagle Bancorp, Inc.	EGBN	16-May-19	Annual	Management	1.4	Elect Director Norman R. Pozez	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Eagle Bancorp, Inc.	EGBN	16-May-19	Annual	Management	1.5	Elect Director Kathy A. Raffa	For	For	
Eagle Bancorp, Inc.	EGBN	16-May-19	Annual	Management	1.6	Elect Director Susan G. Riel	For	For	
Eagle Bancorp, Inc.	EGBN	16-May-19	Annual	Management	1.7	Elect Director Donald R. Rogers	For	For	
Eagle Bancorp, Inc.	EGBN	16-May-19	Annual	Management	1.8	Elect Director James A. Soltesz	For	For	
Eagle Bancorp, Inc.	EGBN	16-May-19	Annual	Management	1.9	Elect Director Leland M. Weinstein	For	For	
Eagle Bancorp, Inc.	EGBN	16-May-19	Annual	Management	2	Ratify Dixon Hughes Goodman LLP as Auditors	For	For	
Eagle Bancorp, Inc.	EGBN	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks disclosure.
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.31 per Share and Dividends of EUR 0.341 per Share to Long Term Registered Shares	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Shareholder	A	Approve Allocation of Income and Dividends of EUR 0.18 Per Share	Against	Against	We do not believe that support for this proposals is in the best interests of shareholders.
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	4	Approve Stock Dividend Program	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	5	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	6	Approve Compensation of Jean-Bernard Levy, Chairman and CEO	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	7	Approve Remuneration Policy of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	8	Reelect Jean-Bernard Levy as Director	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	9	Reelect Maurice Gourdault-Montagne as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Electricite de France SA	EDF	16-May-19	Annual/Special	Management	10	Reelect Michele Rousseau as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	11	Reelect Laurence Parisot as Director	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	12	Reelect Marie-Christine Lepetit as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	13	Reelect Colette Lewiner as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	14	Elect Bruno Cremel as Director	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	15	Elect Gilles Denoyel as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	16	Elect Philippe Petitcolin as Director	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	17	Elect Anne Rigail as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	18	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	19	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Electricite de France SA	EDF	16-May-19	Annual/Special	Management	21	Authorize Filing of Required Documents/Other Formalities	For	For	
Enel SpA	ENEL	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Enel SpA	ENEL	16-May-19	Annual	Management	2	Approve Allocation of Income	For	For	

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Enel SpA	ENEL	16-May-19	Annual	Management	3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Enel SpA	ENEL	16-May-19	Annual	Shareholder	4.1	Slate 1 Submitted by Italian Ministry of Economy and Finance	None	For	
Enel SpA	ENEL	16-May-19	Annual	Shareholder	5	Approve Internal Auditors' Remuneration	None	For	
Enel SpA	ENEL	16-May-19	Annual	Management	6	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	
Enel SpA	ENEL	16-May-19	Annual	Management	7	Approve Long-Term Incentive Plan	For	For	
Enel SpA	ENEL	16-May-19	Annual	Management	8	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Investnet, Inc.	ENV	16-May-19	Annual	Management	1.1	Elect Director Judson Bergman	For	For	
Investnet, Inc.	ENV	16-May-19	Annual	Management	1.2	Elect Director Anil Arora	For	For	
Investnet, Inc.	ENV	16-May-19	Annual	Management	1.3	Elect Director Gayle Crowell	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Investnet, Inc.	ENV	16-May-19	Annual	Management	1.4	Elect Director Valerie Mosley	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Investnet, Inc.	ENV	16-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Investnet, Inc.	ENV	16-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
EssilorLuxottica SA	EL	16-May-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
EssilorLuxottica SA	EL	16-May-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
EssilorLuxottica SA	EL	16-May-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 2.04 per Share	For	For	
EssilorLuxottica SA	EL	16-May-19	Annual/Sp ecial	Management	4	Renew Appointment of PricewaterhouseCoopers Audit as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
EssilorLuxottica SA	EL	16-May-19	Annual/Sp ecial	Management	5	Renew Appointment of Mazars as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
EssilorLuxottica SA	EL	16-May-19	Annual/Sp ecial	Management	6	Appoint Patrice Morot as Alternate Auditor	For	Against	The auditor's tenure exceeds our guidelines.
EssilorLuxottica SA	EL	16-May-19	Annual/Sp ecial	Management	7	Appoint Gilles Magnan as Alternate Auditor	For	Against	The auditor's tenure exceeds our guidelines.

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EssilorLuxottica SA	EL	16-May-19	Annual/Special	Management	8	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Management	9	Approve Termination Package of Leonardo Del Vecchio, Chairman and CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Management	10	Approve Termination Package of Hubert Sagnieres, Vice-Chairman and Vice-CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Management	11	Approve Compensation of Leonardo Del Vecchio, Chairman and CEO Since Oct. 1, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Management	12	Approve Compensation of Hubert Sagnieres, Vice-Chairman and Vice-CEO Since Oct. 1, 2018 and Chairman and CEO Until Oct. 1, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Management	13	Approve Compensation of Laurent Vacherot, Vice-CEO Until Oct. 1, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Management	14	Approve Remuneration Policy of Executive Corporate Officers	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Management	15	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Management	16	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to 5 Percent of Issued Capital	For	For	
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Management	17	Authorize Capitalization of Reserves of Up to EUR 500 Million for Bonus Issue or Increase in Par Value	For	For	
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Management	18	Authorize Filing of Required Documents/Other Formalities	For	For	
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Shareholder	A	Elect Wendy Evrard Lane as Director	Against	For	We believe support for this shareholder nominee is in the best interests of shareholders.
EssilorLuxottica SA	EL	16-May-19	Annual/Special	Shareholder	B	Elect Jesper Brandgaard as Director	Against	For	We believe support for this shareholder nominee is in the best interests of shareholders.

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EssilorLuxottica SA	EL	16-May-19	Annual/Special	Shareholder	C	Elect Peter James Montagnon as Director	Against	Against	We believe support for the other nominees is in the best interests of shareholders.
Floor & Decor Holdings, Inc.	FND	16-May-19	Annual	Management	1a	Elect Director Michael Fung	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights.
Floor & Decor Holdings, Inc.	FND	16-May-19	Annual	Management	1b	Elect Director John M. Roth	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Floor & Decor Holdings, Inc.	FND	16-May-19	Annual	Management	1c	Elect Director Thomas V. Taylor, Jr.	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights.
Floor & Decor Holdings, Inc.	FND	16-May-19	Annual	Management	1d	Elect Director Rachel H. Lee	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Floor & Decor Holdings, Inc.	FND	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
Floor & Decor Holdings, Inc.	FND	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Fresenius Medical Care AG & Co. KGaA	FME	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal 2018	For	For	
Fresenius Medical Care AG & Co. KGaA	FME	16-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 1.17 per Share	For	Against	We are voting against the proposed dividend as it does not meet expectations.
Fresenius Medical Care AG & Co. KGaA	FME	16-May-19	Annual	Management	3	Approve Discharge of Personally Liable Partner for Fiscal 2018	For	Against	We are not supporting this discharge due to investigations and legal proceedings.
Fresenius Medical Care AG & Co. KGaA	FME	16-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	Against	We are not supporting the discharge of the supervisory board members due to investigations and legal proceedings.
Fresenius Medical Care AG & Co. KGaA	FME	16-May-19	Annual	Management	5.1	Ratify KMPG AG as Auditors for Fiscal 2019	For	Against	The auditor's tenure exceeds our guidelines.
Fresenius Medical Care AG & Co. KGaA	FME	16-May-19	Annual	Management	5.2	Ratify PricewaterhouseCoopers GmbH as Auditors for Interim Financial Statements 2020	For	Against	The auditor's tenure exceeds our guidelines.
Fresenius Medical Care AG & Co. KGaA	FME	16-May-19	Annual	Management	6.1	Elect Gregor Zuend to the Supervisory Board	For	For	
Fresenius Medical Care AG & Co. KGaA	FME	16-May-19	Annual	Management	6.2	Elect Dorothea Wenzel to the Supervisory Board	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	3	Approve Final Dividend	For	For	

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G4S Plc	GFS	16-May-19	Annual	Management	4	Elect Elisabeth Fleuriot as Director	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	5	Re-elect Ashley Almanza as Director	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	6	Re-elect John Connolly as Director	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	7	Re-elect Winnie Kin Wah Fok as Director	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	8	Re-elect Steve Mogford as Director	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	9	Re-elect John Ramsay as Director	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	10	Re-elect Paul Spence as Director	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	11	Re-elect Barbara Thoralfsson as Director	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	12	Re-elect Tim Weller as Director	For	Against	We do not support insiders on the board other than the CEO.
G4S Plc	GFS	16-May-19	Annual	Management	13	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	14	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	15	Authorise EU Political Donations and Expenditure	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	16	Authorise Issue of Equity	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	For	
G4S Plc	GFS	16-May-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Galaxy Entertainment Group Limited	27	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Galaxy Entertainment Group Limited	27	16-May-19	Annual	Management	2.1	Elect Joseph Chee Ying Keung as Director	For	For	
Galaxy Entertainment Group Limited	27	16-May-19	Annual	Management	2.2	Elect James Ross Ancell as Director	For	Against	We are voting against this director due to concerns over tenure.
Galaxy Entertainment Group Limited	27	16-May-19	Annual	Management	2.3	Elect Charles Cheung Wai Bun as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.

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Galaxy Entertainment Group Limited	27	16-May-19	Annual	Management	2.4	Elect Michael Victor Mecca as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Galaxy Entertainment Group Limited	27	16-May-19	Annual	Management	2.5	Authorize Board to Fix Remuneration of Directors	For	For	
Galaxy Entertainment Group Limited	27	16-May-19	Annual	Management	3	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Galaxy Entertainment Group Limited	27	16-May-19	Annual	Management	4.1	Authorize Repurchase of Issued Share Capital	For	For	
Galaxy Entertainment Group Limited	27	16-May-19	Annual	Management	4.2	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Galaxy Entertainment Group Limited	27	16-May-19	Annual	Management	4.3	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Gentherm Incorporated	THRM	16-May-19	Annual	Management	1.1	Elect Director Francois J. Castaing	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Gentherm Incorporated	THRM	16-May-19	Annual	Management	1.2	Elect Director Sophie Desormiere	For	For	
Gentherm Incorporated	THRM	16-May-19	Annual	Management	1.3	Elect Director Phillip M. Eyler	For	For	
Gentherm Incorporated	THRM	16-May-19	Annual	Management	1.4	Elect Director Maurice E.P. Gunderson	For	For	
Gentherm Incorporated	THRM	16-May-19	Annual	Management	1.5	Elect Director Yvonne Hao	For	For	
Gentherm Incorporated	THRM	16-May-19	Annual	Management	1.6	Elect Director Ronald Hundzinski	For	For	
Gentherm Incorporated	THRM	16-May-19	Annual	Management	1.7	Elect Director Charles Kummeth	For	For	
Gentherm Incorporated	THRM	16-May-19	Annual	Management	1.8	Elect Director Byron T. Shaw, II	For	For	
Gentherm Incorporated	THRM	16-May-19	Annual	Management	1.9	Elect Director John Stacey	For	For	
Gentherm Incorporated	THRM	16-May-19	Annual	Management	2	Ratify Grant Thornton LLP as Auditor	For	For	
Gentherm Incorporated	THRM	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.1	Elect Director Kenneth A. Bronfin	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.2	Elect Director Michael R. Burns	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.3	Elect Director Hope F. Cochran	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.4	Elect Director Crispin H. Davis	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.5	Elect Director John A. Frascotti	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.6	Elect Director Lisa Gersh	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.7	Elect Director Brian D. Goldner	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.8	Elect Director Alan G. Hassenfeld	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.9	Elect Director Tracy A. Leinbach	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.10	Elect Director Edward M. Philip	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.11	Elect Director Richard S. Stoddart	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.12	Elect Director Mary Beth West	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	1.13	Elect Director Linda K. Zecher	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Hasbro, Inc.	HAS	16-May-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	1.1	Elect Director Mary L. Baglivo	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	1.2	Elect Director Sheila C. Bair	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	1.3	Elect Director Ann McLaughlin Korologos	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	1.4	Elect Director Richard E. Marriott	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	1.5	Elect Director Sandeep L. Mathrani	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	1.6	Elect Director John B. Morse, Jr.	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	1.7	Elect Director Mary Hogan Preusse	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	1.8	Elect Director Walter C. Rakowich	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	1.9	Elect Director James F. Risoleo	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	1.10	Elect Director Gordon H. Smith	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	1.11	Elect Director A. William Stein	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	For	
Host Hotels & Resorts, Inc.	HST	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
HUGO BOSS AG	BOSS	16-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Hysan Development Co., Ltd.	14	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hysan Development Co., Ltd.	14	16-May-19	Annual	Management	2.1	Elect Churchouse Frederick Peter as Director	For	For	
Hysan Development Co., Ltd.	14	16-May-19	Annual	Management	2.2	Elect Jebesen Hans Michael as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hysan Development Co., Ltd.	14	16-May-19	Annual	Management	2.3	Elect Lee Anthony Hsien Pin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hysan Development Co., Ltd.	14	16-May-19	Annual	Management	2.4	Elect Lee Chien as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure.
Hysan Development Co., Ltd.	14	16-May-19	Annual	Management	2.5	Elect Wong Ching Ying Belinda as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hysan Development Co., Ltd.	14	16-May-19	Annual	Management	3	Approve Directors' Fees	For	For	
Hysan Development Co., Ltd.	14	16-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hysan Development Co., Ltd.	14	16-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Hysan Development Co., Ltd.	14	16-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Hytera Communications Corp. Ltd.	002583	16-May-19	Annual	Management	1	Approve Annual Report and Summary	For	For	
Hytera Communications Corp. Ltd.	002583	16-May-19	Annual	Management	2	Approve Report of the Board of Directors	For	For	
Hytera Communications Corp. Ltd.	002583	16-May-19	Annual	Management	3	Approve Report of the Board of Supervisors	For	For	
Hytera Communications Corp. Ltd.	002583	16-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Hytera Communications Corp. Ltd.	002583	16-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Hytera Communications Corp. Ltd.	002583	16-May-19	Annual	Management	6	Approve Remuneration of Directors, Supervisors and Senior Management Members	For	For	
Hytera Communications Corp. Ltd.	002583	16-May-19	Annual	Management	7	Approve Application of Bank Credit Lines	For	For	
Hytera Communications Corp. Ltd.	002583	16-May-19	Annual	Management	8	Approve Provision of Guarantees to Subsidiaries	For	For	
Hytera Communications Corp. Ltd.	002583	16-May-19	Annual	Management	9	Approve Change of Location and Investment Structure of Some Fundraising Projects	For	For	
Hytera Communications Corp. Ltd.	002583	16-May-19	Annual	Management	10	Approve Partial Closure of Fundraising Projects and Use of Excess Raised Funds to Replenish Working Capital	For	For	
Hytera Communications Corp. Ltd.	002583	16-May-19	Annual	Management	11	Approve Shareholder Return Plan	For	For	
Independent Bank Corp.	INDB	16-May-19	Annual	Management	1.1	Elect Director Michael P. Hogan	For	For	
Independent Bank Corp.	INDB	16-May-19	Annual	Management	1.2	Elect Director Eileen C. Miskell	For	For	

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Independent Bank Corp.	INDB	16-May-19	Annual	Management	1.3	Elect Director Gerard F. Nadeau	For	Against	We do not support insiders on the board other than the CEO.
Independent Bank Corp.	INDB	16-May-19	Annual	Management	1.4	Elect Director Thomas R. Venables	For	For	
Independent Bank Corp.	INDB	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Independent Bank Corp.	INDB	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	1	Approve 2018 Financial Reports	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	2	Approve 2018 Report of the Board of Directors	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	3	Approve 2018 Report of the Board of Supervisors	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	4	Approve 2018 Report of the Independent Directors	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	6	Approve 2019 Capital Expenditure	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	7	Approve Provision of Guarantee for Subsidiaries	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	8	Approve Entrusted Wealth Management Using Idle Equity Fund	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	9.1	Approve Issue Size of the Green Corporate Bonds	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	9.2	Approve Issue Methods and Issue Targets	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	9.3	Approve Arrangement on Placement to Shareholders of the Company	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	9.4	Approve Par Value and Issue Price	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	9.5	Approve Bond Duration	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	9.6	Approve Use of Proceeds	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	9.7	Approve Place of Listing	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	9.8	Approve Validity of Resolution	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	9.9	Approve Lead Underwriter and Trustee Manager for the Bonds	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	9.10	Approve Measures for Guaranteeing the Repayment	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	9.11	Approve Authorization of the Board or Its Authorized Persons for the Issue	For	For	
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Inner Mongolia Yitai Coal Co., Ltd.	900948	16-May-19	Annual	Shareholder	11	Amend Articles of Association	For	For	
Intel Corporation	INTC	16-May-19	Annual	Management	1a	Elect Director Aneel Bhusri	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.

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Intel Corporation	INTC	16-May-19	Annual	Management	1b	Elect Director Andy D. Bryant	For	For	
Intel Corporation	INTC	16-May-19	Annual	Management	1c	Elect Director Reed E. Hundt	For	For	
Intel Corporation	INTC	16-May-19	Annual	Management	1d	Elect Director Omar Ishrak	For	For	
Intel Corporation	INTC	16-May-19	Annual	Management	1e	Elect Director Risa Lavizzo-Mourey	For	For	
Intel Corporation	INTC	16-May-19	Annual	Management	1f	Elect Director Tsu-Jae King Liu	For	For	
Intel Corporation	INTC	16-May-19	Annual	Management	1g	Elect Director Gregory D. Smith	For	For	
Intel Corporation	INTC	16-May-19	Annual	Management	1h	Elect Director Robert 'Bob' H. Swan	For	For	
Intel Corporation	INTC	16-May-19	Annual	Management	1i	Elect Director Andrew Wilson	For	For	
Intel Corporation	INTC	16-May-19	Annual	Management	1j	Elect Director Frank D. Yeary	For	For	
Intel Corporation	INTC	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Intel Corporation	INTC	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Intel Corporation	INTC	16-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Intel Corporation	INTC	16-May-19	Annual	Shareholder	5	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Intel Corporation	INTC	16-May-19	Annual	Shareholder	6	Report on Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would bring the company in line with peers and help investors assess the company's management of related risks and opportunities.
Intel Corporation	INTC	16-May-19	Annual	Shareholder	7	Request for an Annual Advisory Vote on Political Contributions	Against	Against	This proposal is burdensome.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.58 per Share	For	For	
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	4	Acknowledge Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	5	Reelect Gerard Degonse as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees.

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JCDecaux SA	DEC	16-May-19	Annual/Special	Management	6	Reelect Michel Bleitrach as Supervisory Board Member	For	For	
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	7	Reelect Alexia Decaux-Lefort as Supervisory Board Member	For	For	
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	8	Reelect Jean-Pierre Decaux as Supervisory Board Member	For	For	
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	9	Reelect Pierre Mutz as Supervisory Board Member	For	Against	We are holding the Chair of the Nomination Committee accountable for independence and accountability issues regarding the board structure.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	10	Reelect Pierre-Alain Pariente as Supervisory Board Member	For	For	
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	11	Approve Remuneration Policy of Chairman of the Management Board and of Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	12	Approve Remuneration Policy of Chairman of the Supervisory Board and of Supervisory Board Members	For	For	
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	13	Approve Compensation of Jean-Charles Decaux, Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	14	Approve Compensation of Jean-Francois Decaux, Jean-Sebastien Decaux, Emmanuel Bastide, David Bourg and Daniel Hofer, Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	15	Approve Compensation of Gerard Degonse, Chairman of the Supervisory Board	For	For	
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	18	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 2.3 Million	For	Against	We do not support this share issuance due to potential dilution.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	19	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 2.3 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	20	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 2.3 Million	For	Against	We do not support this share issuance due to potential dilution.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	21	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	Against	We do not support this share issuance due to potential dilution.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	22	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	We do not support this share issuance due to potential dilution.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	23	Authorize Capitalization of Reserves of Up to EUR 2.3 Million for Bonus Issue or Increase in Par Value	For	Against	This proposal is not in shareholders' best interests.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	24	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	Against	We do not support this share issuance due to potential dilution.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	25	Authorize up to 4 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	26	Authorize up to 0.5 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	27	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	28	Delegate Powers to the Supervisory Board to Amend Bylaws to Comply with Legal Changes	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
JCDecaux SA	DEC	16-May-19	Annual/Special	Management	29	Authorize Filing of Required Documents/Other Formalities	For	For	
Kadant, Inc.	KAI	16-May-19	Annual	Management	1	Elect Director Jonathan W. Painter	For	For	
Kadant, Inc.	KAI	16-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Kadant, Inc.	KAI	16-May-19	Annual	Management	3	Approve the Issuance of Restricted Stock Units to Non-Employee Directors	For	For	
Kadant, Inc.	KAI	16-May-19	Annual	Management	4	Ratify KPMG LLP as Auditors	For	For	
L Brands, Inc.	LB	16-May-19	Annual	Management	1.1	Elect Director Patricia S. Bellinger	For	For	
L Brands, Inc.	LB	16-May-19	Annual	Management	1.2	Elect Director Sarah E. Nash	For	For	
L Brands, Inc.	LB	16-May-19	Annual	Management	1.3	Elect Director Anne Sheehan	For	For	
L Brands, Inc.	LB	16-May-19	Annual	Management	1.4	Elect Director Leslie H. Wexner	For	For	
L Brands, Inc.	LB	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	

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L Brands, Inc.	LB	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
L Brands, Inc.	LB	16-May-19	Annual	Shareholder	4	Eliminate Supermajority Vote Requirement	For	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Labrador Iron Ore Royalty Corporation	LIF	16-May-19	Annual	Management	1.1	Elect Director William J. Corcoran	For	For	
Labrador Iron Ore Royalty Corporation	LIF	16-May-19	Annual	Management	1.2	Elect Director Mark J. Fuller	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Labrador Iron Ore Royalty Corporation	LIF	16-May-19	Annual	Management	1.3	Elect Director Duncan N.R. Jackman	For	Withhold	This director is overboarded.
Labrador Iron Ore Royalty Corporation	LIF	16-May-19	Annual	Management	1.4	Elect Director William H. McNeil	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Labrador Iron Ore Royalty Corporation	LIF	16-May-19	Annual	Management	1.5	Elect Director Sandra L. Rosch	For	Withhold	We do not support insiders on the board other than the CEO.
Labrador Iron Ore Royalty Corporation	LIF	16-May-19	Annual	Management	1.6	Elect Director John F. Tuer	For	For	
Labrador Iron Ore Royalty Corporation	LIF	16-May-19	Annual	Management	1.7	Elect Director Patricia M. Volker	For	For	
Labrador Iron Ore Royalty Corporation	LIF	16-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	1.1	Elect Director Sheldon G. Adelson	For	For	
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	1.2	Elect Director Irwin Chafetz	For	For	
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	1.3	Elect Director Micheline Chau	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues, and poor responsiveness to shareholder concerns.
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	1.4	Elect Director Patrick Dumont	For	Withhold	We do not support insiders on the board other than the CEO.
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	1.5	Elect Director Charles D. Forman	For	For	
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	1.6	Elect Director Robert G. Goldstein	For	Withhold	We do not support insiders on the board other than the CEO.
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	1.7	Elect Director George Jamieson	For	For	
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	1.8	Elect Director Charles A. Koppelman	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues, and poor responsiveness to shareholder concerns.

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Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	1.9	Elect Director Lewis Kramer	For	For	
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	1.10	Elect Director David F. Levi	For	Withhold	We are voting against the Chair of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks certain risk mitigation features, and it contains features that are not in line with best practice.
Las Vegas Sands Corp.	LVS	16-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Lear Corporation	LEA	16-May-19	Annual	Management	1a	Elect Director Thomas P. Capo	For	For	
Lear Corporation	LEA	16-May-19	Annual	Management	1b	Elect Director Mei-Wei Cheng	For	For	
Lear Corporation	LEA	16-May-19	Annual	Management	1c	Elect Director Jonathan F. Foster	For	For	
Lear Corporation	LEA	16-May-19	Annual	Management	1d	Elect Director Mary Lou Jepsen	For	For	
Lear Corporation	LEA	16-May-19	Annual	Management	1e	Elect Director Kathleen A. Ligocki	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Lear Corporation	LEA	16-May-19	Annual	Management	1f	Elect Director Conrad L. Mallett, Jr.	For	For	
Lear Corporation	LEA	16-May-19	Annual	Management	1g	Elect Director Raymond E. Scott	For	For	
Lear Corporation	LEA	16-May-19	Annual	Management	1h	Elect Director Gregory C. Smith	For	For	
Lear Corporation	LEA	16-May-19	Annual	Management	1i	Elect Director Henry D.G. Wallace	For	For	
Lear Corporation	LEA	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Lear Corporation	LEA	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Lear Corporation	LEA	16-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Leonardo SpA	LDO	16-May-19	Annual/Special	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Leonardo SpA	LDO	16-May-19	Annual/Special	Shareholder	2.1	Appoint Luca Rossi as Internal Statutory Auditor	None	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Leonardo SpA	LDO	16-May-19	Annual/Sp ecial	Shareholder	2.2	Appoint Giuseppe Cerati as Alternate Auditor	None	For	
Leonardo SpA	LDO	16-May-19	Annual/Sp ecial	Shareholder	2.3	Appoint Luca Rossi as Chairman of Internal Statutory Auditors	None	For	
Leonardo SpA	LDO	16-May-19	Annual/Sp ecial	Management	3	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Leonardo SpA	LDO	16-May-19	Annual/Sp ecial	Management	1	Amend Company Bylaws Re: Articles 18, 28, and 34	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	2	Elect Amanda Mackenzie as Director	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	3	Re-elect Lord Blackwell as Director	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	4	Re-elect Juan Colombas as Director	For	Against	We do not support insiders on the board other than the CEO.
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	5	Re-elect George Culmer as Director	For	Against	We do not support insiders on the board other than the CEO.
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	6	Re-elect Alan Dickinson as Director	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	7	Re-elect Anita Frew as Director	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	8	Re-elect Simon Henry as Director	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	9	Re-elect Antonio Horta-Osorio as Director	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	10	Re-elect Lord Lupton as Director	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	11	Re-elect Nick Prettejohn as Director	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	12	Re-elect Stuart Sinclair as Director	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	13	Re-elect Sara Weller as Director	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	14	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	15	Approve Final Dividend	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	16	Reappoint PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	17	Authorise the Audit Committee to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	18	Authorise EU Political Donations and Expenditure	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	19	Authorise Issue of Equity	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	20	Authorise Issue of Equity in Relation to the Issue of Regulatory Capital Convertible Instruments	For	For	

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Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	22	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	23	Authorise Issue of Equity without Pre-emptive Rights in Relation to the Issue of Regulatory Capital Convertible Instruments	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	24	Authorise Market Purchase of Ordinary Shares	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	25	Authorise Market Purchase of Preference Shares	For	For	
Lloyds Banking Group Plc	LLOY	16-May-19	Annual	Management	26	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1a	Elect Director Anthony K. Anderson	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1b	Elect Director Oscar Fanjul	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1c	Elect Director Daniel S. Glaser	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1d	Elect Director H. Edward Hanway	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1e	Elect Director Deborah C. Hopkins	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1f	Elect Director Elaine La Roche	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1g	Elect Director Steven A. Mills	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1h	Elect Director Bruce P. Nolop	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1i	Elect Director Marc D. Oken	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1j	Elect Director Morton O. Schapiro	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1k	Elect Director Lloyd M. Yates	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	1l	Elect Director R. David Yost	For	For	
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Marsh & McLennan Companies, Inc.	MMC	16-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Mattel, Inc.	MAT	16-May-19	Annual	Management	1a	Elect Director R. Todd Bradley	For	For	
Mattel, Inc.	MAT	16-May-19	Annual	Management	1b	Elect Director Adriana Cisneros	For	For	
Mattel, Inc.	MAT	16-May-19	Annual	Management	1c	Elect Director Michael J. Dolan	For	For	
Mattel, Inc.	MAT	16-May-19	Annual	Management	1d	Elect Director Ynon Kreiz	For	For	
Mattel, Inc.	MAT	16-May-19	Annual	Management	1e	Elect Director Soren T. Laursen	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Mattel, Inc.	MAT	16-May-19	Annual	Management	1f	Elect Director Ann Lewnes	For	For	
Mattel, Inc.	MAT	16-May-19	Annual	Management	1g	Elect Director Roger Lynch	For	For	

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Mattel, Inc.	MAT	16-May-19	Annual	Management	1h	Elect Director Dominic Ng	For	For	
Mattel, Inc.	MAT	16-May-19	Annual	Management	1i	Elect Director Judy D. Olian	For	For	
Mattel, Inc.	MAT	16-May-19	Annual	Management	1j	Elect Director Vasant M. Prabhu	For	For	
Mattel, Inc.	MAT	16-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Mattel, Inc.	MAT	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Mattel, Inc.	MAT	16-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Mattel, Inc.	MAT	16-May-19	Annual	Shareholder	5	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
Monmouth Real Estate Investment Corporation	MNR	16-May-19	Annual	Management	1.1	Elect Director Daniel D. Cronheim	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also voting against this director due to concerns over tenure.
Monmouth Real Estate Investment Corporation	MNR	16-May-19	Annual	Management	1.2	Elect Director Kevin S. Miller	For	Withhold	We do not support insiders on the board other than the CEO.
Monmouth Real Estate Investment Corporation	MNR	16-May-19	Annual	Management	1.3	Elect Director Gregory T. Otto	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Monmouth Real Estate Investment Corporation	MNR	16-May-19	Annual	Management	1.4	Elect Director Scott L. Robinson	For	For	
Monmouth Real Estate Investment Corporation	MNR	16-May-19	Annual	Management	2	Ratify PKF O'Connor Davies, LLP as Auditors	For	For	
Monmouth Real Estate Investment Corporation	MNR	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program lacks sufficient disclosure and contains features that are not in line with best practice.
Next Plc	NXT	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Next Plc	NXT	16-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Next Plc	NXT	16-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Next Plc	NXT	16-May-19	Annual	Management	4	Elect Tristia Harrison as Director	For	For	
Next Plc	NXT	16-May-19	Annual	Management	5	Re-elect Jonathan Bewes as Director	For	For	

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Next Plc	NXT	16-May-19	Annual	Management	6	Re-elect Amanda James as Director	For	Against	We do not support insiders on the board other than the CEO.
Next Plc	NXT	16-May-19	Annual	Management	7	Re-elect Richard Papp as Director	For	Against	We do not support insiders on the board other than the CEO.
Next Plc	NXT	16-May-19	Annual	Management	8	Re-elect Michael Roney as Director	For	For	
Next Plc	NXT	16-May-19	Annual	Management	9	Re-elect Francis Salway as Director	For	For	
Next Plc	NXT	16-May-19	Annual	Management	10	Re-elect Jane Shields as Director	For	Against	We do not support insiders on the board other than the CEO.
Next Plc	NXT	16-May-19	Annual	Management	11	Re-elect Dame Dianne Thompson as Director	For	For	
Next Plc	NXT	16-May-19	Annual	Management	12	Re-elect Lord Wolfson as Director	For	For	
Next Plc	NXT	16-May-19	Annual	Management	13	Reappoint PricewaterhouseCoopers LLP as Auditors and Authorise Their Remuneration	For	For	
Next Plc	NXT	16-May-19	Annual	Management	14	Authorise Issue of Equity	For	For	
Next Plc	NXT	16-May-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Next Plc	NXT	16-May-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Next Plc	NXT	16-May-19	Annual	Management	17	Authorise Market Purchase of Ordinary Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Next Plc	NXT	16-May-19	Annual	Management	18	Authorise Off-Market Purchase of Ordinary Shares	For	For	
Next Plc	NXT	16-May-19	Annual	Management	19	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Nitori Holdings Co., Ltd.	9843	16-May-19	Annual	Management	1.1	Elect Director Nitori, Akio	For	For	
Nitori Holdings Co., Ltd.	9843	16-May-19	Annual	Management	1.2	Elect Director Shirai, Toshiyuki	For	For	
Nitori Holdings Co., Ltd.	9843	16-May-19	Annual	Management	1.3	Elect Director Sudo, Fumihiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nitori Holdings Co., Ltd.	9843	16-May-19	Annual	Management	1.4	Elect Director Matsumoto, Fumiaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nitori Holdings Co., Ltd.	9843	16-May-19	Annual	Management	1.5	Elect Director Takeda, Masanori	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nitori Holdings Co., Ltd.	9843	16-May-19	Annual	Management	1.6	Elect Director Ando, Takaharu	For	For	
Nitori Holdings Co., Ltd.	9843	16-May-19	Annual	Management	1.7	Elect Director Sakakibara, Sadayuki	For	For	
NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	1	Fix Number of Directors at Ten	For	For	
NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	2.1	Elect Director Sharon Dowdall	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.

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NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	2.2	Elect Director Diane Garrett	For	Withhold	This director is overboarded.
NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	2.3	Elect Director Thomas Kaplan	For	For	
NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	2.4	Elect Director Gregory A. Lang	For	For	
NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	2.5	Elect Director Igor Levental	For	For	
NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	2.6	Elect Director Kalidas Madhavpeddi	For	For	
NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	2.7	Elect Director Clynton Nauman	For	Withhold	We are holding the Chair of the Environment, Health, Safety and Sustainability and Technical Committee accountable for insufficient climate-related disclosure.
NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	2.8	Elect Director Ethan Schutt	For	For	
NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	2.9	Elect Director Anthony P. Walsh	For	For	
NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
NovaGold Resources, Inc.	NG	16-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Management	1A	Elect Director Frank A. Bozich	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Management	1B	Elect Director James H. Brandi	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
OGE Energy Corp.	OGE	16-May-19	Annual	Management	1C	Elect Director Peter D. Clarke	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Management	1D	Elect Director Luke R. Corbett	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Management	1E	Elect Director David L. Hauser	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Management	1F	Elect Director Judy R. McReynolds	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Management	1G	Elect Director David E. Rainbolt	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Management	1H	Elect Director J. Michael Sanner	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Management	1I	Elect Director Sheila G. Talton	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Management	1J	Elect Director Sean Trauschke	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
OGE Energy Corp.	OGE	16-May-19	Annual	Shareholder	4	Adopt Simple Majority	Against	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1a	Elect Director John P. Barnes	For	For	
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1b	Elect Director Collin P. Baron	For	For	
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1c	Elect Director Kevin T. Bottomley	For	For	

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People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1d	Elect Director George P. Carter	For	Against	We are voting against the Nomination Committee members for unilaterally amending the bylaws in such a way that we believe is not in shareholders' best interests, and as we are not supportive of recombining the position of Chair and CEO. We are also voting against this director due to concerns over tenure.
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1e	Elect Director Jane Chwick	For	For	
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1f	Elect Director William F. Cruger, Jr.	For	For	
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1g	Elect Director John K. Dwight	For	For	
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1h	Elect Director Jerry Franklin	For	For	
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1i	Elect Director Janet M. Hansen	For	For	
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1j	Elect Director Nancy McAllister	For	Against	We are voting against the Nomination Committee members for unilaterally amending the bylaws in such a way that we believe is not in shareholders' best interests, and as we are not supportive of recombining the position of Chair and CEO.
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1k	Elect Director Mark W. Richards	For	Against	We are voting against the Nomination Committee members for unilaterally amending the bylaws in such a way that we believe is not in shareholders' best interests, and as we are not supportive of recombining the position of Chair and CEO.
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	1l	Elect Director Kirk W. Walters	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	3	Amend Non-Employee Director Restricted Stock Plan	For	Against	The restricted stock plan does not meet our guidelines.
People's United Financial, Inc.	PBCT	16-May-19	Annual	Management	4	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.1	Elect Director Edison C. Buchanan	For	For	
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.2	Elect Director Andrew F. Cates	For	For	
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.3	Elect Director Phillip A. Gobe	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.4	Elect Director Larry R. Grillot	For	For	
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.5	Elect Director Stacy P. Methvin	For	For	
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.6	Elect Director Royce W. Mitchell	For	For	
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.7	Elect Director Frank A. Risch	For	For	
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.8	Elect Director Scott D. Sheffield	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.9	Elect Director Mona K. Sutphen	For	For	
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.10	Elect Director J. Kenneth Thompson	For	For	
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.11	Elect Director Phoebe A. Wood	For	For	
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	1.12	Elect Director Michael D. Wortley	For	For	
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Pioneer Natural Resources Company	PXD	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote as the structure of the former CEO's severance arrangement is not in line with best practice.
Prudential Plc	PRU	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Prudential Plc	PRU	16-May-19	Annual	Management	3	Elect Fields Wicker-Miurin as Director	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	4	Re-elect Sir Howard Davies as Director	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	5	Re-elect Mark Fitzpatrick as Director	For	Against	We do not support insiders on the board other than the CEO.
Prudential Plc	PRU	16-May-19	Annual	Management	6	Re-elect David Law as Director	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	7	Re-elect Paul Manduca as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Prudential Plc	PRU	16-May-19	Annual	Management	8	Re-elect Kaikhushru Nargolwala as Director	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	9	Re-elect Anthony Nightingale as Director	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	10	Re-elect Philip Remnant as Director	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	11	Re-elect Alice Schroeder as Director	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	12	Re-elect James Turner as Director	For	Against	We do not support insiders on the board other than the CEO.
Prudential Plc	PRU	16-May-19	Annual	Management	13	Re-elect Thomas Watjen as Director	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	14	Re-elect Michael Wells as Director	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	15	Reappoint KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Prudential Plc	PRU	16-May-19	Annual	Management	16	Authorise the Audit Committee to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Prudential Plc	PRU	16-May-19	Annual	Management	17	Authorise EU Political Donations and Expenditure	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	18	Authorise Issue of Equity	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	19	Authorise Issue of Equity to Include Repurchased Shares	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	20	Authorise Issue of Preference Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Prudential Plc	PRU	16-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	22	Authorise Issue of Equity in Connection with the Issue of Mandatory Convertible Securities	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	23	Authorise Issue of Equity without Pre-emptive Rights in Connection with the Issue of Mandatory Convertible Securities	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	24	Authorise Market Purchase of Ordinary Shares	For	For	
Prudential Plc	PRU	16-May-19	Annual	Management	25	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
PSI Software AG	PSAN	16-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
PT Bank Mandiri (Persero) Tbk	BMRI	16-May-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, Annual Report, Report of the Partnership and Community Development Program (PCDP), and Discharge of Directors and Commissioners	For	For	
PT Bank Mandiri (Persero) Tbk	BMRI	16-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Bank Mandiri (Persero) Tbk	BMRI	16-May-19	Annual	Management	3	Approve Remuneration and Tantiem of Directors and Commissioners	For	For	
PT Bank Mandiri (Persero) Tbk	BMRI	16-May-19	Annual	Management	4	Appoint Auditors of the Company and the Partnership and Community Development Program (PCDP)	For	For	
PT Bank Mandiri (Persero) Tbk	BMRI	16-May-19	Annual	Management	5	Approve Changes in Board of Company	For	For	
PT Surya Citra Media Tbk	SCMA	16-May-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Discharge of Directors and Commissioners	For	For	
PT Surya Citra Media Tbk	SCMA	16-May-19	Special	Management	1	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights and Amend Articles of Association	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Surya Citra Media Tbk	SCMA	16-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Surya Citra Media Tbk	SCMA	16-May-19	Special	Management	2	Approve Acquisition of Shares	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Surya Citra Media Tbk	SCMA	16-May-19	Annual	Management	3	Approve Remuneration of Directors and Commissioners	For	For	
PT Surya Citra Media Tbk	SCMA	16-May-19	Annual	Management	4	Approve Auditors	For	Against	The auditor's tenure is not disclosed.
PT Surya Citra Media Tbk	SCMA	16-May-19	Annual	Management	5	Amend Article 3 of the Articles of Association	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Discharge Managing Partner	For	For	
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	2	Approve Allocation of Income and Dividends of EUR 0.79 per Share	For	For	
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	3	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	4	Approve Transaction with Rothschild & Cie SCS Re: Financial Advice	For	For	
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	5	Reelect Angelika Gifford as Supervisory Board Member	For	For	
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	6	Reelect Luisa Todini as Supervisory Board Member	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	7	Reelect Carole Piwnica as Supervisory Board Member	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	8	Reelect Arielle Malard de Rothschild as Supervisory Board Member	For	Against	As the board's overall independence is low, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	9	Reelect Daniel Daeniker as Supervisory Board Member	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	10	Reelect Adam Keswick as Supervisory Board Member	For	Against	As the board's overall independence is low, we are voting against all non-independent directors on the ballot, except the CEO.
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	11	Renew Appointment of Francois Henrot as Censor	For	For	
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	12	Approve Remuneration of Supervisory Board Members in the Aggregate Amount of EUR 600,000	For	For	
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Sp ecial	Management	13	Approve Compensation of Rothschild & Co Gestion SAS, Managing Partner	For	For	

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Rothschild & Co. SCA	ROTH	16-May-19	Annual/Special	Management	14	Approve Compensation of David de Rothschild, Chairman of Rothschild and Co Gestion SAS Until May 17, 2018 and Alexandre de Rothschild, Chairman of Rothschild and Co Gestion SAS Since May 17, 2018	For	For	
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Special	Management	15	Approve Compensation of Eric de Rothschild, Chairman of the Supervisory Board Until May 17, 2018 and David de Rothschild, Chairman of the Supervisory Board Since May 17, 2018	For	For	
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Special	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Special	Management	17	Fix Maximum Variable Compensation Ratio for Executives and Risk Takers	For	For	
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Special	Management	18	Authorize up to 2 Percent of Issued Capital for Use in Stock Option Plans Reserved for Employees and Corporate Officers Re: European Directive 2013/36/EU of 26 June 2013 ("CRD IV")	For	Against	The stock option plan does not meet our guidelines.
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Special	Management	19	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Special	Management	20	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 18-19 Above, and Items 18-23, 25-26 of May 17, 2018 at EUR 70 Million	For	For	
Rothschild & Co. SCA	ROTH	16-May-19	Annual/Special	Management	21	Authorize Filing of Required Documents/Other Formalities	For	For	
S P Setia Bhd.	8664	16-May-19	Annual	Management	1	Elect Anwar Jamalullail as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
S P Setia Bhd.	8664	16-May-19	Annual	Management	2	Elect Khor Chap Jen as Director	For	For	
S P Setia Bhd.	8664	16-May-19	Annual	Management	3	Elect Noraini binti Che Dan as Director	For	For	
S P Setia Bhd.	8664	16-May-19	Annual	Management	4	Elect Philip Tan Puay Koon as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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S P Setia Bhd.	8664	16-May-19	Annual	Management	5	Elect Azmi bin Mohd Ali as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
S P Setia Bhd.	8664	16-May-19	Annual	Management	6	Approve Directors' Fees	For	For	
S P Setia Bhd.	8664	16-May-19	Annual	Management	7	Approve Directors' Other Remuneration and Benefits	For	For	
S P Setia Bhd.	8664	16-May-19	Annual	Management	8	Approve Ernst & Young, Chartered Accountants as Auditors and Authorize Board to Fix Their Remuneration	For	For	
S P Setia Bhd.	8664	16-May-19	Annual	Management	9	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
S P Setia Bhd.	8664	16-May-19	Annual	Management	10	Approve Issuance of New Ordinary Shares Under the Dividend Reinvestment Plan	For	For	
S P Setia Bhd.	8664	16-May-19	Annual	Management	11	Adopt New Constitution	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	1	Open Meeting	None	None	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	5	Approve Financial Statements	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	6	Approve Consolidated Financial Statements	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	7	Approve Management Board Report on Company's and Group's Operations	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	8	Approve Allocation of Income and Dividends of PLN 19.72 per A-L and N Series Share and 14.68 per M Series Share	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.1	Approve Discharge of Michal Gajewski (CEO)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.2	Approve Discharge of Andrzej Burliga (Deputy CEO)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.3	Approve Discharge of Michael McCarthy (Deputy CEO)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.4	Approve Discharge of Juan de Porras Aguirre (Deputy CEO)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.5	Approve Discharge of Arkadiusz Przybyl (Deputy CEO)	For	For	

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Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.6	Approve Discharge of Miroslaw Skiba (Deputy CEO)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.7	Approve Discharge of Feliks Szyszkowiak (Deputy CEO)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.8	Approve Discharge of Artur Chodacki (Management Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.9	Approve Discharge of Carlos Polaino Izquierdo (Management Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.10	Approve Discharge of Marcin Prell (Management Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.11	Approve Discharge of Maciej Reluga (Management Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	9.12	Approve Discharge of Dorota Strojowska (Management Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	10	Approve Supervisory Board Reports	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	11.1	Approve Discharge of Gerry Byrne (Supervisory Board Chairman)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	11.2	Approve Discharge of Jose Garcia Cantera (Supervisory Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	11.3	Approve Discharge of Danuta Dabrowska (Supervisory Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	11.4	Approve Discharge of David Hexter (Supervisory Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	11.5	Approve Discharge of Witold Jurcewicz (Supervisory Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	11.6	Approve Discharge of Jose Luis De Mora (Supervisory Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	11.7	Approve Discharge of John Power (Supervisory Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	11.8	Approve Discharge of Jerzy Surma (Supervisory Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	11.9	Approve Discharge of Jose Manuel Campa (Supervisory Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	11.10	Approve Discharge of Marynika Woroszylska-Sapieha (Supervisory Board Member)	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	12	Amend Statute	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	13	Amend Remuneration of Supervisory Board Members	For	Against	We are voting against this proposal as we believe the disclosed rationale for substantial increases in director fees is not satisfactory.

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Santander Bank Polska SA	SPL	16-May-19	Annual	Management	14	Approve Supervisory Board Members Suitability Assessment and Appointing and Succession Policy	For	For	
Santander Bank Polska SA	SPL	16-May-19	Annual	Management	15	Close Meeting	None	None	
SBA Communications Corporation	SBAC	16-May-19	Annual	Management	1a	Elect Director Kevin L. Beebe	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
SBA Communications Corporation	SBAC	16-May-19	Annual	Management	1b	Elect Director Jack Langer	For	Against	We are voting against this director due to concerns over tenure. We are also holding the Nomination Committee members accountable for inadequate gender diversity on the board.
SBA Communications Corporation	SBAC	16-May-19	Annual	Management	1c	Elect Director Jeffrey A. Stoops	For	For	
SBA Communications Corporation	SBAC	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
SBA Communications Corporation	SBAC	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks certain risk mitigation features.
Sealed Air Corporation	SEE	16-May-19	Annual	Management	1a	Elect Director Michael Chu	For	For	
Sealed Air Corporation	SEE	16-May-19	Annual	Management	1b	Elect Director Françoise Colpron	For	For	
Sealed Air Corporation	SEE	16-May-19	Annual	Management	1c	Elect Director Edward L. Doheny, II	For	For	
Sealed Air Corporation	SEE	16-May-19	Annual	Management	1d	Elect Director Patrick Duff	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Sealed Air Corporation	SEE	16-May-19	Annual	Management	1e	Elect Director Henry R. Keizer	For	For	
Sealed Air Corporation	SEE	16-May-19	Annual	Management	1f	Elect Director Jacqueline B. Kosecoff	For	For	
Sealed Air Corporation	SEE	16-May-19	Annual	Management	1g	Elect Director Harry A. Lawton, III	For	For	
Sealed Air Corporation	SEE	16-May-19	Annual	Management	1h	Elect Director Neil Lustig	For	For	
Sealed Air Corporation	SEE	16-May-19	Annual	Management	1i	Elect Director Jerry R. Whitaker	For	For	
Sealed Air Corporation	SEE	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
Sealed Air Corporation	SEE	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Shengyi Technology Co., Ltd.	600183	16-May-19	Special	Management	1	Approve Stock Option Incentive Plan and Its Summary	For	Against	The stock option plan does not meet our guidelines.
Shengyi Technology Co., Ltd.	600183	16-May-19	Special	Management	2	Approve Methods to Assess the Performance of Plan Participants	For	Against	The stock option plan does not meet our guidelines.
Shengyi Technology Co., Ltd.	600183	16-May-19	Special	Management	3	Approve Authorization of the Board to Handle All Related Matters	For	Against	The stock option plan does not meet our guidelines.
Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

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Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	3A	Elect Li Ming as Director and Authorize Board to Fix His Remuneration	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	3B	Elect Wen Haicheng as Director and Authorize Board to Fix His Remuneration	For	Against	We do not support insiders on the board other than the CEO and Chair.
Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	3C	Elect Zhao Lijun as Director and Authorize Board to Fix His Remuneration	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	3D	Elect Fang Jun as Director and Authorize Board to Fix His Remuneration	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	3E	Elect Li Liling as Director and Authorize Board to Fix Her Remuneration	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	3F	Elect Wang Zhifeng as Director and Authorize Board to Fix His Remuneration	For	For	
Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
Sino-Ocean Group Holdings Ltd.	3377	16-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	1.1	Elect Director Mark D. Millett	For	For	
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	1.2	Elect Director Sheree L. Bargabos	For	For	
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	1.3	Elect Director Keith E. Busse	For	Withhold	We are voting against this director due to concerns over tenure.

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Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	1.4	Elect Director Frank D. Byrne	For	For	
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	1.5	Elect Director Kenneth W. Cornew	For	For	
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	1.6	Elect Director Traci M. Dolan	For	For	
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	1.7	Elect Director James C. Marcuccilli	For	For	
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	1.8	Elect Director Bradley S. Seaman	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	1.9	Elect Director Gabriel L. Shaheen	For	For	
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	1.10	Elect Director Steven A. Sonnenberg	For	For	
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	1.11	Elect Director Richard P. Teets, Jr.	For	Withhold	We are voting against this director due to concerns over tenure.
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Steel Dynamics, Inc.	STLD	16-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Swire Pacific Limited	19	16-May-19	Annual	Management	1a	Elect R W M Lee as Director	For	For	
Swire Pacific Limited	19	16-May-19	Annual	Management	1b	Elect G R H Orr as Director	For	For	
Swire Pacific Limited	19	16-May-19	Annual	Management	1c	Elect M Cubbon as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Swire Pacific Limited	19	16-May-19	Annual	Management	2	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Swire Pacific Limited	19	16-May-19	Annual	Management	3	Authorize Repurchase of Issued Share Capital	For	For	
Swire Pacific Limited	19	16-May-19	Annual	Management	4	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
UDR, Inc.	UDR	16-May-19	Annual	Management	1a	Elect Director Katherine A. Cattanach	For	For	
UDR, Inc.	UDR	16-May-19	Annual	Management	1b	Elect Director Jon A. Grove	For	Against	We are voting against this director due to concerns over tenure.
UDR, Inc.	UDR	16-May-19	Annual	Management	1c	Elect Director Mary Ann King	For	For	
UDR, Inc.	UDR	16-May-19	Annual	Management	1d	Elect Director James D. Klingbeil	For	Against	We are voting against this director due to concerns over tenure.
UDR, Inc.	UDR	16-May-19	Annual	Management	1e	Elect Director Clint D. McDonnough	For	For	
UDR, Inc.	UDR	16-May-19	Annual	Management	1f	Elect Director Robert A. McNamara	For	For	
UDR, Inc.	UDR	16-May-19	Annual	Management	1g	Elect Director Mark R. Patterson	For	For	

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UDR, Inc.	UDR	16-May-19	Annual	Management	1h	Elect Director Thomas W. Toomey	For	For	
UDR, Inc.	UDR	16-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
UDR, Inc.	UDR	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Union Pacific Corporation	UNP	16-May-19	Annual	Management	1a	Elect Director Andrew H. Card, Jr.	For	For	
Union Pacific Corporation	UNP	16-May-19	Annual	Management	1b	Elect Director Erroll B. Davis, Jr.	For	For	
Union Pacific Corporation	UNP	16-May-19	Annual	Management	1c	Elect Director William J. DeLaney	For	For	
Union Pacific Corporation	UNP	16-May-19	Annual	Management	1d	Elect Director David B. Dillon	For	For	
Union Pacific Corporation	UNP	16-May-19	Annual	Management	1e	Elect Director Lance M. Fritz	For	For	
Union Pacific Corporation	UNP	16-May-19	Annual	Management	1f	Elect Director Deborah C. Hopkins	For	For	
Union Pacific Corporation	UNP	16-May-19	Annual	Management	1g	Elect Director Jane H. Lute	For	For	
Union Pacific Corporation	UNP	16-May-19	Annual	Management	1h	Elect Director Michael R. McCarthy	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Union Pacific Corporation	UNP	16-May-19	Annual	Management	1i	Elect Director Thomas F. McLarty, III	For	For	
Union Pacific Corporation	UNP	16-May-19	Annual	Management	1j	Elect Director Bhavesh V. Patel	For	For	
Union Pacific Corporation	UNP	16-May-19	Annual	Management	1k	Elect Director Jose H. Villarreal	For	For	
Union Pacific Corporation	UNP	16-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Union Pacific Corporation	UNP	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Union Pacific Corporation	UNP	16-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Venustech Group Inc.	002439	16-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Venustech Group Inc.	002439	16-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Venustech Group Inc.	002439	16-May-19	Annual	Management	3	Approve Financial Statements	For	For	
Venustech Group Inc.	002439	16-May-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
Venustech Group Inc.	002439	16-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Venustech Group Inc.	002439	16-May-19	Annual	Management	6	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Venustech Group Inc.	002439	16-May-19	Annual	Management	7	Approve Remuneration of Directors	For	For	
Venustech Group Inc.	002439	16-May-19	Annual	Management	8	Approve Remuneration of Supervisors	For	For	
Venustech Group Inc.	002439	16-May-19	Annual	Management	9	Approve Investment in Financial Products	For	Against	This proposal is not in shareholders' best interests.
Venustech Group Inc.	002439	16-May-19	Annual	Management	10.1	Elect Wang Jia as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Venustech Group Inc.	002439	16-May-19	Annual	Management	10.2	Elect Qi Jian as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Venustech Group Inc.	002439	16-May-19	Annual	Management	10.3	Elect Yan Li as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Venustech Group Inc.	002439	16-May-19	Annual	Management	10.4	Elect Zhang Yuan as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Venustech Group Inc.	002439	16-May-19	Annual	Management	11.1	Elect Zeng Jun as Independent Director	For	For	
Venustech Group Inc.	002439	16-May-19	Annual	Management	11.2	Elect Zheng Hongtao as Independent Director	For	For	
Venustech Group Inc.	002439	16-May-19	Annual	Management	11.3	Elect Wang Fengjuan as Independent Director	For	For	
Venustech Group Inc.	002439	16-May-19	Annual	Management	12.1	Elect Zhang Miao as Supervisor	For	For	
Venustech Group Inc.	002439	16-May-19	Annual	Management	12.2	Elect Tian Zhanxue as Supervisor	For	For	
Vonovia SE	VNA	16-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Vornado Realty Trust	VNO	16-May-19	Annual	Management	1.1	Elect Director Steven Roth	For	For	
Vornado Realty Trust	VNO	16-May-19	Annual	Management	1.2	Elect Director Candace K. Beinecke	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
Vornado Realty Trust	VNO	16-May-19	Annual	Management	1.3	Elect Director Michael D. Fascitelli	For	For	
Vornado Realty Trust	VNO	16-May-19	Annual	Management	1.4	Elect Director William W. Helman, IV	For	For	
Vornado Realty Trust	VNO	16-May-19	Annual	Management	1.5	Elect Director David M. Mandelbaum	For	Withhold	We are voting against this director due to concerns over tenure.
Vornado Realty Trust	VNO	16-May-19	Annual	Management	1.6	Elect Director Mandakini Puri	For	For	
Vornado Realty Trust	VNO	16-May-19	Annual	Management	1.7	Elect Director Daniel R. Tisch	For	For	
Vornado Realty Trust	VNO	16-May-19	Annual	Management	1.8	Elect Director Richard R. West	For	For	
Vornado Realty Trust	VNO	16-May-19	Annual	Management	1.9	Elect Director Russell B. Wight, Jr.	For	Withhold	We are voting against this director due to concerns over tenure.
Vornado Realty Trust	VNO	16-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Vornado Realty Trust	VNO	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program lacks disclosure and as there are features that are not in line with best practice.

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Vornado Realty Trust	VNO	16-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Wendel SE	MF	16-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 2.80 per Share	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	4	Reelect Jacqueline Tammenoms Bakker as Supervisory Board Member	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Wendel SE	MF	16-May-19	Annual/Special	Management	5	Reelect Gervais Pellissier as Supervisory Board Member	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	6	Reelect Humbert de Wendel as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Wendel SE	MF	16-May-19	Annual/Special	Management	7	Approve Remuneration Policy of Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Wendel SE	MF	16-May-19	Annual/Special	Management	8	Approve Remuneration Policy of Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Wendel SE	MF	16-May-19	Annual/Special	Management	9	Approve Remuneration Policy of Supervisory Board Members	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	10	Approve Compensation of Andre Francois-Poncet, Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Wendel SE	MF	16-May-19	Annual/Special	Management	11	Approve Compensation of Bernard Gautier, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Wendel SE	MF	16-May-19	Annual/Special	Management	12	Approve Compensation of Francois de Wendel, Chairman of the Supervisory Board Until May 17, 2018	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	13	Approve Compensation of Nicolas ver Hulst, Chairman of the Supervisory Board Since May 17, 2018	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	14	Renew Appointment of Ernst and Young Audit as Auditor	For	Against	The auditor's tenure exceeds our guidelines.We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Wendel SE	MF	16-May-19	Annual/Special	Management	15	Appoint Deloitte Audit as Auditor	For	Against	The auditor's tenure exceeds our guidelines.We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Wendel SE	MF	16-May-19	Annual/Special	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	18	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	19	Authorize up to 1 Percent of Issued Capital for Use in Stock Option Plans	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	20	Authorize up to 0.5 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	21	Amend Article 15 of Bylaws Re: Transactions Subject to Prior Authorization of Supervisory Board	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	22	Amend Article 24 of Bylaws Re: Auditors	For	For	
Wendel SE	MF	16-May-19	Annual/Special	Management	23	Authorize Filing of Required Documents/Other Formalities	For	For	
Worldpay Inc.	WP	16-May-19	Annual	Management	1.1	Elect Director Lee Adrean	For	For	
Worldpay Inc.	WP	16-May-19	Annual	Management	1.2	Elect Director Mark Heimboch	For	Withhold	We do not support insiders on the board other than the CEO.
Worldpay Inc.	WP	16-May-19	Annual	Management	1.3	Elect Director Gary Lauer	For	For	
Worldpay Inc.	WP	16-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Worldpay Inc.	WP	16-May-19	Annual	Management	3	Advisory Vote on Say on Pay Frequency	One Year	One Year	
Worldpay Inc.	WP	16-May-19	Annual	Management	4	Ratify Deloitte & Touche LLP as Auditors	For	For	
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	

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Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	4	Approve Financial Statements and 2019 Financial Budget Report	For	For	
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	6	Approve 2018 Daily Related Party Transaction and 2019 Daily Related Party Transactions	For	For	
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	7	Approve Issuance of Debt Financing Instruments	For	For	
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	8	Approve 2018 Credit Line and Loan and 2019 Credit Line Application	For	For	
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	9	Approve Changes in Accounting Policies	For	For	
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	10	Approve Remuneration of Directors and Supervisors and 2019 Remuneration Plan	For	For	
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	11	Approve Amendments to Articles of Association	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	12	Amend Rules and Procedures Regarding General Meetings of Shareholders and Board of Directors	For	For	
Yonghui Superstores Co., Ltd.	601933	16-May-19	Annual	Management	13	Approve Report of the Independent Directors	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	1a	Elect Director Paget L. Alves	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	1b	Elect Director Michael J. Cavanagh	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	1c	Elect Director Christopher M. Connor	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	1d	Elect Director Brian C. Cornell	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	1e	Elect Director Greg Creed	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	1f	Elect Director Tanya L. Domier	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	1g	Elect Director Mirian M. Graddick-Weir	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	1h	Elect Director Thomas C. Nelson	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	1i	Elect Director P. Justin Skala	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	1j	Elect Director Elane B. Stock	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	1k	Elect Director Robert D. Walter	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Yum! Brands, Inc.	YUM	16-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Yum! Brands, Inc.	YUM	16-May-19	Annual	Shareholder	4	Report on Use of Renewable Energy *Withdrawn Resolution*	None	None	

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Yum! Brands, Inc.	YUM	16-May-19	Annual	Shareholder	5	Report on Supply Chain Impact on Deforestation	Against	For	We are supportive of the shareholder resolution calling for additional information on how the company is managing its supply chain impact on deforestation and associated human rights issues. While the company has policies in place regarding sustainability, it lags some of its peers and shareholders would benefit from more specific disclosure as this issue has potential reputational risks for the company.
Yum! Brands, Inc.	YUM	16-May-19	Annual	Shareholder	6	Report on Sustainable Packaging	Against	For	We are supportive of this proposal asking to assess and report on the environmental impacts and risks of continuing to use non-recyclable packaging. We consider that increased disclosure would be beneficial to shareholders considering growing consumer concerns.
AEGON NV	AGN	17-May-19	Annual	Management	1	Open Meeting	None	None	
AEGON NV	AGN	17-May-19	Annual	Management	2	Presentation on the Course of Business in 2018	None	None	
AEGON NV	AGN	17-May-19	Annual	Management	3.1	Receive Report of Management Board (Non-Voting)	None	None	
AEGON NV	AGN	17-May-19	Annual	Management	3.2	Discuss Remuneration Report Containing Remuneration Policy for Management Board Members	None	None	
AEGON NV	AGN	17-May-19	Annual	Management	3.3	Discuss Financial Statements and Receive Auditors' Reports (Non-Voting)	None	None	
AEGON NV	AGN	17-May-19	Annual	Management	3.4	Adopt Financial Statements and Statutory Reports	For	For	
AEGON NV	AGN	17-May-19	Annual	Management	3.5	Approve Dividends of EUR 0.29 per Common Share and EUR 0.00725 per Common Share B	For	For	
AEGON NV	AGN	17-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers as Auditors	For	For	
AEGON NV	AGN	17-May-19	Annual	Management	5.1	Approve Discharge of Management Board	For	For	
AEGON NV	AGN	17-May-19	Annual	Management	5.2	Approve Discharge of Supervisory Board	For	For	
AEGON NV	AGN	17-May-19	Annual	Management	6.1	Approve Remuneration Policy for Supervisory Board Members	For	For	
AEGON NV	AGN	17-May-19	Annual	Management	7.1	Reelect Ben J. Noteboom to Supervisory Board	For	For	
AEGON NV	AGN	17-May-19	Annual	Management	8.1	Reelect Alexander R. Wynaendts to Management Board	For	For	
AEGON NV	AGN	17-May-19	Annual	Management	9.1	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital and Exclude Pre-emptive Rights	For	For	

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AEGON NV	AGN	17-May-19	Annual	Management	9.2	Grant Board Authority to Issue Shares Up To 25 Percent of Issued Capital in Connection with a Rights Issue	For	For	
AEGON NV	AGN	17-May-19	Annual	Management	9.3	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
AEGON NV	AGN	17-May-19	Annual	Management	10	Other Business (Non-Voting)	None	None	
AEGON NV	AGN	17-May-19	Annual	Management	11	Close Meeting	None	None	
AIA Group Limited	1299	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
AIA Group Limited	1299	17-May-19	Annual	Management	2A	Approve Special Dividend	For	For	
AIA Group Limited	1299	17-May-19	Annual	Management	2B	Approve Final Dividend	For	For	
AIA Group Limited	1299	17-May-19	Annual	Management	3	Elect Swee-Lian Teo as Director	For	For	
AIA Group Limited	1299	17-May-19	Annual	Management	4	Elect Narongchai Akrasanee as Director	For	For	
AIA Group Limited	1299	17-May-19	Annual	Management	5	Elect George Yong-Boon Yeo Director	For	For	
AIA Group Limited	1299	17-May-19	Annual	Management	6	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	For	
AIA Group Limited	1299	17-May-19	Annual	Management	7A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
AIA Group Limited	1299	17-May-19	Annual	Management	7B	Authorize Repurchase of Issued Share Capital	For	For	
AIA Group Limited	1299	17-May-19	Annual	Management	7C	Approve Allotment and Issuance of Additional Shares Under the Restricted Share Unit Scheme	For	For	
AIA Group Limited	1299	17-May-19	Annual	Management	8	Approve Increase in Rate of Directors' Fees	For	For	
AIA Group Limited	1299	17-May-19	Annual	Management	9	Amend Articles of Association	For	For	
ANSYS, Inc.	ANSS	17-May-19	Annual	Management	1a	Elect Director Ronald W. Hovsepian	For	For	
ANSYS, Inc.	ANSS	17-May-19	Annual	Management	1b	Elect Director Barbara V. Scherer	For	For	
ANSYS, Inc.	ANSS	17-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	For	
ANSYS, Inc.	ANSS	17-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	1.1	Elect Director Anthony E. Altig	For	For	
Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	1.2	Elect Director Mark Auerbach	For	For	
Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	1.3	Elect Director Richard D. DiMarchi	For	For	
Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	1.4	Elect Director Myron Z. Holubiak	For	For	
Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	1.5	Elect Director Helen S. Kim	For	For	
Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	1.6	Elect Director Alan J. Lewis	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	1.7	Elect Director Susan Mahony	For	For	
Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	1.8	Elect Director William R. Ringo, Jr.	For	For	
Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	1.9	Elect Director Derek A. Small	For	For	

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Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Assembly Biosciences, Inc.	ASMB	17-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan and Distribution of Final Dividend	For	For	
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	5	Approve ShineWing (HK) CPA Limited and ShineWing Certified Public Accountant LLP as International and Domestic Auditors Respectively and Authorize Board to Fix Their Remuneration	For	For	
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	6	Elect Lian Dawei as Director, Authorize Board to Approve His Service Contract and Authorize Remuneration Committee to Fix His Remuneration	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	7	Elect Yan Lingxi as Director, Authorize Board to Approve His Service Contract and Authorize Remuneration Committee to Fix His Remuneration	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	8	Elect Xu Gang as Director, Authorize Board to Approve His Service Contract and Authorize Remuneration Committee to Fix His Remuneration	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	9	Other Business by Way of Ordinary Resolution	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	10	Amend Articles of Association	For	For	
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	12	Authorize Repurchase of Issued H Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
AviChina Industry & Technology Company Limited	2357	17-May-19	Annual	Management	13	Other Business by Way of Special Resolution	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Bank of China Limited	3988	17-May-19	Annual	Management	1	Approve 2018 Work Report of Board of Directors	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	2	Approve 2018 Work Report of Board of Supervisors	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	3	Approve 2018 Annual Financial Report	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	5	Approve 2019 Annual Budget for Fixed Assets Investment	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	6	Approve Ernst & Young Hua Ming LLP as External Auditor	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	7	Elect Zhang Jiangang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bank of China Limited	3988	17-May-19	Annual	Management	8	Elect Martin Cheung Kong Liao as Director	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	9	Elect Wang Changyun as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Bank of China Limited	3988	17-May-19	Annual	Management	10	Elect Angela Chao as Director	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	11	Elect Wang Xiquan as Supervisor	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	12	Elect Jia Xiangsen as Supervisor	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	13	Elect Zheng Zhiguang as Supervisor	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	14	Approve 2017 Remuneration Distribution Plan of Directors	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	15	Approve 2017 Remuneration Distribution Plan of Supervisors	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	16	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Bank of China Limited	3988	17-May-19	Annual	Management	17	Approve Issuance of Bonds	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	18	Approve Issuance of Write-down Undated Capital Bonds	For	For	
Bank of China Limited	3988	17-May-19	Annual	Management	19	Approve Issuance of Qualified Write-down Tier 2 Capital Instruments	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bank of China Limited	3988	17-May-19	Annual	Shareholder	20	Elect Tan Yiwu as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Business-Intelligence of Oriental Nations Corp. Ltd.	300166	17-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Business-Intelligence of Oriental Nations Corp. Ltd.	300166	17-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Business-Intelligence of Oriental Nations Corp. Ltd.	300166	17-May-19	Annual	Management	3	Approve Financial Statements	For	For	
Business-Intelligence of Oriental Nations Corp. Ltd.	300166	17-May-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
Business-Intelligence of Oriental Nations Corp. Ltd.	300166	17-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Business-Intelligence of Oriental Nations Corp. Ltd.	300166	17-May-19	Annual	Management	6	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Business-Intelligence of Oriental Nations Corp. Ltd.	300166	17-May-19	Annual	Management	7	Approve Remuneration of Directors, Supervisors and Senior Management Members	For	For	
Business-Intelligence of Oriental Nations Corp. Ltd.	300166	17-May-19	Annual	Management	8	Approve Use of Idle Raised Funds and Own Funds for Cash Management	For	Against	This proposal is not in shareholders' best interests.
Business-Intelligence of Oriental Nations Corp. Ltd.	300166	17-May-19	Annual	Management	9	Approve Use of Remaining Raised Funds to Replenish Working Capital	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	1a	Elect Director Brandon B. Boze	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	1b	Elect Director Beth F. Cobert	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	1c	Elect Director Curtis F. Feeny	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	1d	Elect Director Reginald H. Gilyard	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	1e	Elect Director Shira D. Goodman	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	1f	Elect Director Christopher T. Jenny	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	1g	Elect Director Gerardo I. Lopez	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	1h	Elect Director Robert E. Sulentic	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	1i	Elect Director Laura D. Tyson	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	1j	Elect Director Ray Wirta	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	1k	Elect Director Sanjiv Yajnik	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
CBRE Group, Inc.	CBRE	17-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CBRE Group, Inc.	CBRE	17-May-19	Annual	Shareholder	5	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
CBRE Group, Inc.	CBRE	17-May-19	Annual	Shareholder	6	Report on Impact of Mandatory Arbitration Policies	Against	For	We support this shareholder proposal calling for the company to report on the impact of the use of mandatory arbitration policies. Additional disclosure would provide investors with information to assess impact on employees and risks associated with such policies.
China Literature Limited	772	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Literature Limited	772	17-May-19	Annual	Management	2a	Elect Liu Junmin as Director	For	For	
China Literature Limited	772	17-May-19	Annual	Management	2b	Elect Cao Huayi as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Literature Limited	772	17-May-19	Annual	Management	2c	Elect Chen Fei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Literature Limited	772	17-May-19	Annual	Management	2d	Authorize Board to Fix Remuneration of Directors	For	For	
China Literature Limited	772	17-May-19	Annual	Management	3	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Literature Limited	772	17-May-19	Annual	Management	4A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Literature Limited	772	17-May-19	Annual	Management	4B	Authorize Repurchase of Issued Share Capital	For	For	
China Literature Limited	772	17-May-19	Annual	Management	4C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Literature Limited	772	17-May-19	Annual	Management	5	Approve 2019 Online Platform Cooperation Framework Agreement, 2019 IP Cooperation Framework Agreement, Advertisement Cooperation Framework Agreements, Proposed Annual Caps and Related Transactions	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Board	For	For	
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	3	Approve 2018 Independent Auditor's Report and Audited Financial Statements	For	For	
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	4	Approve 2018 Final Financial Accounts Report	For	For	
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	6	Approve 2019 Financial Budget Plan	For	For	
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	7	Approve Remuneration of Directors and Supervisors	For	For	
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	8	Approve Baker Tilly China Certified Public Accountants LLP as PRC Auditor and Authorize the Audit Committee of the Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	9	Approve Ernst & Young as International Auditor and Authorize the Audit Committee of the Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	10	Amend Articles of Association	For	For	
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	11	Approve Grant of General Mandate for Registration and Issuance of Debt Financing Instruments in the PRC	For	For	
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	12	Approve Application for Issuance of Debt Financing Instruments of Non-Financial Enterprises in the PRC	For	For	
China Longyuan Power Group Corporation Limited	916	17-May-19	Annual	Management	13	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	2	Approve Allocation of Income and Dividends of EUR 3.70 per Share	For	For	
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	3	Approve Consolidated Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	6	Approve Compensation of Jean-Dominique Senard, Chairman of the General Management	For	For	
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	7	Approve Compensation of Florent Menegaux, Managing General Partner	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	8	Approve Compensation of Yves Chapot, Non-Partner General Manager	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	9	Approve Compensation of Michel Rollier, Chairman of the Supervisory Board Member	For	For	
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	10	Elect Barbara Dalibard as Supervisory Board Member	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	11	Elect Aruna Jayanthi as Supervisory Board Member	For	For	
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	12	Approve Remuneration of Supervisory Board Members in the Aggregate Amount of EUR 770,000	For	For	
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	13	Authorize up to 0.7 Percent of Issued Capital for Use in Restricted Stock Plans Reserved Employees, Executive Officers Excluded	For	For	
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	14	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	15	Amend Article 10 of Bylaws Re: Bond Issuance	For	For	
Compagnie Generale des Etablissements Michelin SCA	ML	17-May-19	Annual/Special	Management	16	Authorize Filing of Required Documents/Other Formalities	For	For	
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.12 per Share	For	For	
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	4	Approve Health Insurance Coverage Agreement with Jean-Pierre Clamadieu, Chairman of the Board	For	For	
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	6	Reelect Francoise Malrieu as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	7	Reelect Marie Jose Nadeau as Director	For	For	
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	8	Reelect Patrice Durand as Director	For	For	
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	9	Reelect Mari Noelle Jego Laveissiere as Director	For	For	
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	10	Approve Compensation of Jean-Pierre Clamadieu, Chairman of the Board	For	For	
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	11	Approve Compensation of Isabelle Kocher, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	12	Approve Remuneration Policy of the Chairman of the Board	For	For	
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	13	Approve Remuneration Policy of the CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	14	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	15	Authorize Capital Issuances for Use in Employee Stock Purchase Plans for Employees of International Subsidiaries	For	Against	The employee stock purchase plan does not meet our guidelines.
ENGIE SA	ENGI	17-May-19	Annual/Special	Management	16	Authorize Filing of Required Documents/Other Formalities	For	For	
Equatorial Energia SA	EQTL3	17-May-19	Special	Management	1	Authorize Capitalization of Reserves	For	For	
Equatorial Energia SA	EQTL3	17-May-19	Special	Management	2	Approve Capital Increase Re: Share Option Plan	For	For	
Equatorial Energia SA	EQTL3	17-May-19	Special	Management	3	Amend Article 6 to Reflect Changes in Capital	For	For	
Equatorial Energia SA	EQTL3	17-May-19	Special	Management	4	Consolidate Bylaws	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Fresenius SE & Co. KGaA	FRE	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Fiscal 2018	For	For	
Fresenius SE & Co. KGaA	FRE	17-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.80 per Share	For	Against	We are not supportive of the allocation of income resolution due to long-term low payout ratios.
Fresenius SE & Co. KGaA	FRE	17-May-19	Annual	Management	3	Approve Discharge of Personally Liable Partner for Fiscal 2018	For	For	
Fresenius SE & Co. KGaA	FRE	17-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Fresenius SE & Co. KGaA	FRE	17-May-19	Annual	Management	5	Ratify KPMG AG as Auditors for Fiscal 2019 and PricewaterhouseCoopers GmbH as Auditors for the Interim Financial Statements 2020	For	Against	The auditor's tenure is not disclosed.
Great Wall Motor Co., Ltd.	2333	17-May-19	Annual	Management	1	Approve Audited Financial Report	For	For	
Great Wall Motor Co., Ltd.	2333	17-May-19	Special	Management	1	Authorize Repurchase of Issued Share Capital	For	For	
Great Wall Motor Co., Ltd.	2333	17-May-19	Annual	Management	2	Approve Report of the Board	For	For	
Great Wall Motor Co., Ltd.	2333	17-May-19	Annual	Management	3	Approve Profit Distribution Proposal	For	For	
Great Wall Motor Co., Ltd.	2333	17-May-19	Annual	Management	4	Approve Annual Report and Its Summary Report	For	For	
Great Wall Motor Co., Ltd.	2333	17-May-19	Annual	Management	5	Approve Report of the Independent Directors	For	For	
Great Wall Motor Co., Ltd.	2333	17-May-19	Annual	Management	6	Approve Report of the Supervisory Committee	For	For	
Great Wall Motor Co., Ltd.	2333	17-May-19	Annual	Management	7	Approve Operating Strategies	For	For	
Great Wall Motor Co., Ltd.	2333	17-May-19	Annual	Management	8	Approve Deloitte Touche Tohmatsu Certified Public Accountants LLP as External Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Great Wall Motor Co., Ltd.	2333	17-May-19	Annual	Management	9	Elect Liu Qian as Supervisor, Authorize Board to Fix His Remuneration and Enter into the Service Contract with Him	For	For	
Great Wall Motor Co., Ltd.	2333	17-May-19	Annual	Management	10	Authorize Repurchase of Issued Share Capital	For	For	
Great Wall Motor Co., Ltd.	2333	17-May-19	Annual	Management	11	Approve Amendments to Articles of Association	For	For	
Hengan International Group Company Limited	1044	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hengan International Group Company Limited	1044	17-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Hengan International Group Company Limited	1044	17-May-19	Annual	Management	3	Elect Sze Man Bok as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure.

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Hengan International Group Company Limited	1044	17-May-19	Annual	Management	4	Elect Li Wai Leung as Director	For	Against	We do not support insiders on the board other than the CEO.
Hengan International Group Company Limited	1044	17-May-19	Annual	Management	5	Elect Zhou Fang Sheng as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Hengan International Group Company Limited	1044	17-May-19	Annual	Management	6	Elect Ho Kwai Ching Mark as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Hengan International Group Company Limited	1044	17-May-19	Annual	Management	7	Elect Theil Paul Marin as Director	For	For	
Hengan International Group Company Limited	1044	17-May-19	Annual	Management	8	Authorize Board to Fix Remuneration of Directors	For	For	
Hengan International Group Company Limited	1044	17-May-19	Annual	Management	9	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hengan International Group Company Limited	1044	17-May-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Hengan International Group Company Limited	1044	17-May-19	Annual	Management	11	Authorize Repurchase of Issued Share Capital	For	For	
Hengan International Group Company Limited	1044	17-May-19	Annual	Management	12	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	3	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	4	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	5	Re-elect Said Darwazah as Director	For	Against	We are voting against this director due to concerns over tenure.
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	6	Re-elect Siggí Olafsson as Director	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	7	Re-elect Mazen Darwazah as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.

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Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	8	Re-elect Robert Pickering as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	9	Re-elect Ali Al-Husry as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	10	Re-elect Patrick Butler as Director	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	11	Re-elect Dr Pamela Kirby as Director	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	12	Re-elect Dr Jochen Gann as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	13	Re-elect John Castellani as Director	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	14	Re-elect Nina Henderson as Director	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	15	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	16	Authorise Issue of Equity	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	For	
Hikma Pharmaceuticals Plc	HIK	17-May-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	1a	Elect Director Sharon Y. Bowen	For	For	
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	1b	Elect Director Charles R. Crisp	For	Against	We are voting against this director due to concerns over tenure.
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	1c	Elect Director Duriya M. Farooqui	For	For	
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	1d	Elect Director Jean-Marc Forneri	For	Against	We are voting against this director due to concerns over tenure.
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	1e	Elect Director The Right Hon. The Lord Hague of Richmond	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	1f	Elect Director Frederick W. Hatfield	For	For	
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	1g	Elect Director Thomas E. Noonan	For	For	
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	1h	Elect Director Frederic V. Salerno	For	Against	We are voting against this director due to concerns over tenure.
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	1i	Elect Director Jeffrey C. Sprecher	For	For	
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	1j	Elect Director Judith A. Sprieser	For	For	
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	1k	Elect Director Vincent Tese	For	For	
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Intercontinental Exchange, Inc.	ICE	17-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	For	
JSW Steel Ltd.	500228	17-May-19	Special	Management	1	Approve JSWSL Employees Samruddhi Plan 2019 and its Administration through the JSW Steel Employees Welfare Trust	For	Against	The employee stock purchase plan does not meet our guidelines.
JSW Steel Ltd.	500228	17-May-19	Special	Management	2	Approve Secondary Acquisition of Equity Shares by Eligible Employees Under the JSWSL Employees Samruddhi Plan 2019	For	For	
JSW Steel Ltd.	500228	17-May-19	Special	Management	3	Approve Provision of Money by the Company	For	For	
Kansas City Southern	KSU	17-May-19	Annual	Management	1.1	Elect Director Lydia I. Beebe	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Kansas City Southern	KSU	17-May-19	Annual	Management	1.2	Elect Director Lu M. Cordova	For	For	
Kansas City Southern	KSU	17-May-19	Annual	Management	1.3	Elect Director Robert J. Drueten	For	For	
Kansas City Southern	KSU	17-May-19	Annual	Management	1.4	Elect Director Antonio O. Garza, Jr.	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Kansas City Southern	KSU	17-May-19	Annual	Management	1.5	Elect Director David Garza-Santos	For	For	
Kansas City Southern	KSU	17-May-19	Annual	Management	1.6	Elect Director Mitchell J. Krebs	For	For	
Kansas City Southern	KSU	17-May-19	Annual	Management	1.7	Elect Director Henry J. Maier	For	For	
Kansas City Southern	KSU	17-May-19	Annual	Management	1.8	Elect Director Thomas A. McDonnell	For	For	
Kansas City Southern	KSU	17-May-19	Annual	Management	1.9	Elect Director Patrick J. Ottensmeyer	For	For	
Kansas City Southern	KSU	17-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Kansas City Southern	KSU	17-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Kansas City Southern	KSU	17-May-19	Annual	Management	4	Reduce Ownership Threshold for Shareholders to Call Special Meeting	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	1.1	Elect Trustee Timothy R. Banks	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also voting against this director due to concerns over tenure.
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	1.2	Elect Trustee Philip D. Fraser	For	For	
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	1.3	Elect Trustee Robert G. Kay	For	For	
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	1.4	Elect Trustee Aldea M. Landry	For	For	
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	1.5	Elect Trustee James C. Lawley	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also voting against this director due to concerns over tenure. In addition, we are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	1.6	Elect Trustee Arthur G. Lloyd	For	Withhold	We are voting against this director due to concerns over tenure.
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	1.7	Elect Trustee Karine L. MacIndoe	For	For	
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	1.8	Elect Trustee Robert G. Richardson	For	Withhold	We do not support insiders on the board other than the CEO. We are also voting against this director due to concerns over tenure.
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	1.9	Elect Trustee Manfred J. Walt	For	For	
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	1.10	Elect Trustee G. Wayne Watson	For	Withhold	We are voting against this director due to concerns over tenure.
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Killam Apartment REIT	KMP.UN	17-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Lassonde Industries Inc.	LAS.A	17-May-19	Annual	Management	1.1	Elect Director Chantal Belanger	For	Withhold	We are holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.

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Lassonde Industries Inc.	LAS.A	17-May-19	Annual	Management	1.2	Elect Director Denis Boudreault	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also voting against this director due to concerns over tenure. In addition, we are holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Lassonde Industries Inc.	LAS.A	17-May-19	Annual	Management	1.3	Elect Director Paul Bouthillier	For	For	
Lassonde Industries Inc.	LAS.A	17-May-19	Annual	Management	1.4	Elect Director Nathalie Lassonde	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.
Lassonde Industries Inc.	LAS.A	17-May-19	Annual	Management	1.5	Elect Director Pierre-Paul Lassonde	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are also holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Lassonde Industries Inc.	LAS.A	17-May-19	Annual	Management	1.6	Elect Director Pierre Lessard	For	For	
Lassonde Industries Inc.	LAS.A	17-May-19	Annual	Management	1.7	Elect Director Michel Simard	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Lassonde Industries Inc.	LAS.A	17-May-19	Annual	Management	1.8	Elect Director Jocelyn Tremblay	For	For	
Lassonde Industries Inc.	LAS.A	17-May-19	Annual	Management	2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	1	Approve Financial Statements and Discharge Directors and Auditors	For	For	
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 2.50 per Share	For	For	
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	6	Approve Remuneration Policy of Management and Supervisory Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	7	Approve Compensation of Fabrice Desrez, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	8	Approve Compensation of Moise Mitterrand, Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	9	Approve Compensation of Ronan Arzel, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	10	Approve Compensation of Paul-Antoine Lecocq, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	11	Approve Compensation of Olivier Mitterrand, Chairman of the Supervisory Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	12	Reelect Olivier Mitterrand as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	13	Reelect Genevieve Vaudelin Martin as Supervisory Board Member	For	For	
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	14	Reelect Premier Investissement SAS as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	15	Reelect Fabrice Paget-Domet as Supervisory Board Member	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	16	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	17	Approve Issuance of Equity or Equity-Linked Securities Reserved for Employees, up to Aggregate Nominal Amount of EUR 30,000	For	For	
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	18	Eliminate Preemptive Rights Pursuant to Item 17 Above	For	For	
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	19	Authorize New Class of Preferred Stock (Actions de Preference A) and Amend Bylaws Accordingly	For	For	
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	20	Authorize up to 5,000 Preferred A Shares for Use in Restricted Stock Plans Re: Actions de Preference A	For	Against	The restricted stock plan does not meet our guidelines.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	21	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Les Nouveaux Constructeurs SA	LNC	17-May-19	Annual/Special	Management	22	Authorize Filing of Required Documents/Other Formalities	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for the Year Ended 31 December 2018	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.1	Re-elect Monhla Hlahla as Director	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.2	Re-elect Jacko Maree as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.3	Re-elect Jim Sutcliffe as Director	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.4	Re-elect Sim Tshabalala as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.5	Elect Simon Ridley as Director	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.6	Elect Thembisa Skweyiya as Director	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.7	Elect Howard Walker as Director	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	3	Reappoint PwC Inc. as Auditors of the Company	For	Against	The auditor's tenure exceeds our guidelines.
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	4	Place Authorised but Unissued Ordinary Shares under Control of Directors	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	5	Authorise Board to Issue Shares for Cash	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	6.1	Re-elect Yunus Suleman as Chairman of the Group Audit and Actuarial Committee	For	For	

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Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	6.2	Re-elect Angus Band as Member of the Group Audit and Actuarial Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	6.3	Re-elect Tony Cunningham as Member of the Group Audit and Actuarial Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	6.4	Re-elect Nooraya Khan as Member of the Group Audit and Actuarial Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	6.5	Re-elect Jim Sutcliffe as Member of the Group Audit and Actuarial Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	7	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	8	Approve Implementation Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	1	Authorise Directors to Issue Any Ordinary Shares of the Company for the Implementation of Any Share Incentive Scheme	For	Against	The director remuneration plan does not meet our guidelines.
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.1	Approve Fees for the Chairman of the Board	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.2	Approve Fees for the Lead Independent Director	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.3	Approve Fees for the Board Member	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.4	Approve Fees for the International Board Member, Member of Committees and Subsidiary Board and Chairman of a Sub-committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.5	Approve Fees for the International Board Member, Member of Committees and Subsidiary Board and Chairman of a Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.6	Approve Fees for the Chairman of the Group Audit and Actuarial Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.7	Approve Fees for the Member of the Group Audit and Actuarial Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.8	Approve Fees for the Chairman of the Group Actuarial Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.9	Approve Fees for the Member of the Group Actuarial Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.10	Approve Fees for the Chairman of the Group Risk Committee	For	For	

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Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.11	Approve Fees for the Member of the Group Risk Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.12	Approve Fees for the Chairman of the Group Remuneration Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.13	Approve Fees for the Member of the Group Remuneration Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.14	Approve Fees for the Chairman of the Group Social, Ethics and Transformation Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.15	Approve Fees for the Member of the Group Social, Ethics and Transformation Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.16	Approve Fees for the Member of the Group Directors' Affairs Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.17	Approve Fees for the Chairman of the Group IT Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.18	Approve Fees for the Member of the Group IT Committee	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.19	Approve Fees for the Chairman of the STANLIB Limited Board	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.20	Approve Fees for the Member of the STANLIB Limited Board	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.21	Approve Fee Per Ad Hoc Board Meeting	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	2.22	Approve Fee Per Ad Hoc Board Committee Meeting	For	For	
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	3.1	Approve Financial Assistance to Related or Inter-related Company	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	3.2	Approve Financial Assistance to Any Employee, Director, Prescribed Officer or Other Person or Any Trust Established for their Benefit in Terms of Any Share Incentive Scheme	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Liberty Holdings Ltd.	LBH	17-May-19	Annual	Management	4	Authorise Repurchase of Issued Share Capital	For	For	
Macy's, Inc.	M	17-May-19	Annual	Management	1a	Elect Director David P. Abney	For	For	
Macy's, Inc.	M	17-May-19	Annual	Management	1b	Elect Director Francis S. Blake	For	For	
Macy's, Inc.	M	17-May-19	Annual	Management	1c	Elect Director John A. Bryant	For	For	
Macy's, Inc.	M	17-May-19	Annual	Management	1d	Elect Director Deirdre P. Connelly	For	For	
Macy's, Inc.	M	17-May-19	Annual	Management	1e	Elect Director Jeff Gennette	For	For	
Macy's, Inc.	M	17-May-19	Annual	Management	1f	Elect Director Leslie D. Hale	For	For	
Macy's, Inc.	M	17-May-19	Annual	Management	1g	Elect Director William H. Lenehan	For	For	
Macy's, Inc.	M	17-May-19	Annual	Management	1h	Elect Director Sara Levinson	For	For	
Macy's, Inc.	M	17-May-19	Annual	Management	1i	Elect Director Joyce M. Roche	For	For	

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Macy's, Inc.	M	17-May-19	Annual	Management	1j	Elect Director Paul C. Varga	For	For	
Macy's, Inc.	M	17-May-19	Annual	Management	1k	Elect Director Marna C. Whittington	For	For	
Macy's, Inc.	M	17-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Macy's, Inc.	M	17-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Macy's, Inc.	M	17-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Macy's, Inc.	M	17-May-19	Annual	Shareholder	5	Report on Human Rights Due Diligence Process	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's exposure to human rights risk.
Medpace Holdings, Inc.	MEDP	17-May-19	Annual	Management	1	Elect Director August J. Troendle	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Medpace Holdings, Inc.	MEDP	17-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Meituan Dianping	3690	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Meituan Dianping	3690	17-May-19	Annual	Management	2	Elect Wang Xing as Director	For	For	
Meituan Dianping	3690	17-May-19	Annual	Management	3	Elect Mu Rongjun as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
Meituan Dianping	3690	17-May-19	Annual	Management	4	Elect Wang Huiwen as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Meituan Dianping	3690	17-May-19	Annual	Management	5	Authorize Board to Fix Remuneration of Directors	For	For	
Meituan Dianping	3690	17-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Meituan Dianping	3690	17-May-19	Annual	Management	7	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Meituan Dianping	3690	17-May-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Meituan Dianping	3690	17-May-19	Annual	Management	9	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Mersen SA	MRN	17-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Mersen SA	MRN	17-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Mersen SA	MRN	17-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.95 per A Share	For	For	
Mersen SA	MRN	17-May-19	Annual/Special	Management	4	Approve Termination Package of Luc Themelin, CEO	For	For	
Mersen SA	MRN	17-May-19	Annual/Special	Management	5	Elect Denis Thiery as Director	For	For	
Mersen SA	MRN	17-May-19	Annual/Special	Management	6	Reelect Bpifrance Investissement as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Mersen SA	MRN	17-May-19	Annual/Special	Management	7	Approve Compensation of Olivier Legrain, Chairman of the Board	For	For	
Mersen SA	MRN	17-May-19	Annual/Special	Management	8	Approve Compensation of Luc Themelin, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Mersen SA	MRN	17-May-19	Annual/Special	Management	9	Approve Remuneration Policy of Chairman of the Board	For	For	
Mersen SA	MRN	17-May-19	Annual/Special	Management	10	Approve Remuneration Policy of CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Mersen SA	MRN	17-May-19	Annual/Special	Management	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Mersen SA	MRN	17-May-19	Annual/Special	Management	12	Authorize Capital Issuances for Use in Employee Stock Purchase Plans for Employees of International Subsidiaries	For	Against	The employee stock purchase plan does not meet our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mersen SA	MRN	17-May-19	Annual/Special	Management	13	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Mersen SA	MRN	17-May-19	Annual/Special	Management	14	Authorize up to 0.4 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Mersen SA	MRN	17-May-19	Annual/Special	Management	15	Authorize up to 0.3 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Mersen SA	MRN	17-May-19	Annual/Special	Management	16	Authorize Filing of Required Documents/Other Formalities	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	1	Open Meeting	None	None	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	7	Receive President's Report	None	None	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	9.a	Accept Financial Statements and Statutory Reports	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	9.b	Approve Allocation of Income and Dividends of SEK 2.00 Per Share	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	9.c	Approve Discharge of Board and President	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	10	Determine Number of Members (7) and Deputy Members (0) of Board	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	11	Approve Remuneration of Directors in the Amount of SEK 350,000 for Chairman and 180,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	12	Reelect Olof Persson (Chair), Torsten Jansson, Mats Arjes, Christina Bellander and M. Johan Widerberg as Directors; Elect Jonas Eriksson and Magdalena Forsberg as New Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	13	Ratify Ernst & Young as Auditors	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	14	Authorize Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	15	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	16	Approve Creation of SEK 12 Million Pool of Capital without Preemptive Rights	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	17	Authorize the Company to Take up Loans in Accordance with Section 11 (11) of the Swedish Companies Act	For	For	
New Wave Group AB	NEWA.B	17-May-19	Annual	Management	18	Close Meeting	None	None	
PPB Group Berhad	4065	17-May-19	Annual	Management	1	Approve Final Dividend	For	For	
PPB Group Berhad	4065	17-May-19	Annual	Management	2	Approve Directors' Fees	For	For	
PPB Group Berhad	4065	17-May-19	Annual	Management	3	Approve Directors' Benefits	For	For	
PPB Group Berhad	4065	17-May-19	Annual	Management	4	Elect Ahmad Sufian @ Qurnain bin Abdul Rashid as Director	For	For	
PPB Group Berhad	4065	17-May-19	Annual	Management	5	Elect Tam Chiew Lin as Director	For	For	
PPB Group Berhad	4065	17-May-19	Annual	Management	6	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
PPB Group Berhad	4065	17-May-19	Annual	Management	7	Approve Ahmad Sufian @ Qurnain bin Abdul Rashid to Continue Office as Independent Non-Executive Director	For	For	
PPB Group Berhad	4065	17-May-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
PPB Group Berhad	4065	17-May-19	Annual	Management	9	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
PPB Group Berhad	4065	17-May-19	Annual	Management	10	Authorize Share Repurchase Program	For	For	
PPB Group Berhad	4065	17-May-19	Annual	Management	11	Adopt New Constitution	For	For	
PT Bank Tabungan Negara (Persero) Tbk	BBTN	17-May-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Discharge of Directors and Commissioners	For	For	
PT Bank Tabungan Negara (Persero) Tbk	BBTN	17-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Bank Tabungan Negara (Persero) Tbk	BBTN	17-May-19	Annual	Management	3	Approve Remuneration and Tantiem of Directors and Commissioners	For	For	
PT Bank Tabungan Negara (Persero) Tbk	BBTN	17-May-19	Annual	Management	4	Appoint Auditors of the Company and the Partnership and Community Development Program (PCDP)	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as audit fees are not disclosed.
PT Bank Tabungan Negara (Persero) Tbk	BBTN	17-May-19	Annual	Management	5	Approve Establishment of Pension Fund for Employers of the Defined Contribution Pension Plan of the Company	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Bank Tabungan Negara (Persero) Tbk	BBTN	17-May-19	Annual	Management	6	Approve Share Acquisition Plan	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

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PT Bank Tabungan Negara (Persero) Tbk	BBTN	17-May-19	Annual	Management	7	Approve Changes in Board of Company	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	1	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	2	Approve Issuance of Debt Financing Instruments	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	3	Approve 2018 Annual Report	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	4	Approve 2018 Work Report of the Board	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	5	Approve 2018 Report of the Supervisory Committee	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	7	Approve Remuneration of Supervisors	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	8	Approve 2018 Audited Financial Statements	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	9	Approve Profit Distribution Plan	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	10	Approve Appointment of Auditor	For	Against	The auditor's tenure is not disclosed.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	11	Approve Proposed Annual Caps of the Deposit Services Under the 2016 Financial Services Agreement I	For	Against	This proposal is not in shareholders' best interests.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	12	Approve 2020 Financial Services Agreement I, Proposed Annual Caps and Related Transactions	For	Against	This proposal is not in shareholders' best interests.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	13	Approve Proposed Annual Caps of the Credit Services Under the 2016 Financial Services Agreement II	For	Against	This proposal is not in shareholders' best interests.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	14	Approve 2020 Financial Services Agreement II, Proposed Annual Caps and Related Transactions	For	Against	This proposal is not in shareholders' best interests.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	15	Approve Related Party Transactions Between Qingdao Finance and Relevant Related Parties	For	Against	This proposal is not in shareholders' best interests.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	16	Approve Related Party Transactions Between Qingdao Finance and Each of Qingdao Orient and Qingdao Lianhai	For	Against	This proposal is not in shareholders' best interests.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	17	Approve QDP Financial Services Agreement, Proposed Annual Caps and Related Transactions	For	Against	This proposal is not in shareholders' best interests.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	18	Approve Related Party Transaction Between the Company and QDP	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	19	Approve Proposed Annual Caps of the of the Continuing Connected Transactions Under the 2017 COSCO SHIPPING Goods and Services Agreement I	For	For	

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Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	20	Approve 2020 COSCO SHIPPING Goods and Services Agreement, Proposed Annual Caps and Related Transactions	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	21a	Elect Li Fengli as Director, Authorize Jiao Guangjun to Enter Into a Service Contract with Him and Fix His Remuneration	For	Against	We do not support insiders on the board other than the CEO.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	21b	Elect Jiao Guangjun as Director, Authorize the Chairman to Enter Into a Service Contract with Him and Fix His Remuneration	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	21c	Elect Zhang Wei as Director, Authorize the Chairman to Enter Into a Service Contract with Him and Fix His Remuneration	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	21d	Elect Zhang Jiangnan as Director, Authorize the Chairman to Enter Into a Service Contract with Him and Fix His Remuneration	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	21e	Elect Jiang Chunfeng as Director, Authorize the Chairman to Enter Into a Service Contract with Her and Fix Her Remuneration	For	Against	We do not support insiders on the board other than the CEO.
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	22a	Elect Li Yan as Director, Authorize the Chairman to Enter Into a Service Contract with Her and Fix Her Remuneration	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	22b	Elect Jiang Min as Director, Authorize the Chairman to Enter Into a Service Contract with Him and Fix His Remuneration	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	22c	Elect Lai Kwok Ho as Director, Authorize the Chairman to Enter Into a Service Contract with Him and Fix His Remuneration	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	23a	Elect Zhang Qingcai as Supervisor, Authorize the Chairman to Enter Into a Service Contract with Him and Fix His Remuneration	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	23b	Elect Li Wucheng as Supervisor, Authorize the Chairman to Enter Into a Service Contract with Him and Fix His Remuneration	For	For	

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Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	23c	Elect Wang Yaping as Supervisor, Authorize the Chairman to Enter Into a Service Contract with Him and Fix His Remuneration	For	For	
Qingdao Port International Co. Ltd.	6198	17-May-19	Annual	Management	23d	Elect Yang Qiulin as Supervisor, Authorize the Chairman to Enter Into a Service Contract with Him and Fix His Remuneration	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1a	Elect Director Manuel Kadre	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1b	Elect Director Tomago Collins	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1c	Elect Director Thomas W. Handley	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1d	Elect Director Jennifer M. Kirk	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1e	Elect Director Michael Larson	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1f	Elect Director Kim S. Pegula	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1g	Elect Director Ramon A. Rodriguez	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1h	Elect Director Donald W. Slager	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1i	Elect Director James P. Snee	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1j	Elect Director John M. Trani	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1k	Elect Director Sandra M. Volpe	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	1l	Elect Director Katharine B. Weymouth	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	For	
Republic Services, Inc.	RSG	17-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Robert Walters Plc	RWA	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Robert Walters Plc	RWA	17-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Robert Walters Plc	RWA	17-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Robert Walters Plc	RWA	17-May-19	Annual	Management	4	Re-elect Carol Hui as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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Robert Walters Plc	RWA	17-May-19	Annual	Management	5	Re-elect Robert Walters as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Robert Walters Plc	RWA	17-May-19	Annual	Management	6	Re-elect Alan Bannatyne as Director	For	Against	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
Robert Walters Plc	RWA	17-May-19	Annual	Management	7	Re-elect Brian McArthur-Muscroft as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Robert Walters Plc	RWA	17-May-19	Annual	Management	8	Re-elect Tanith Dodge as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Robert Walters Plc	RWA	17-May-19	Annual	Management	9	Elect Steven Cooper as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Robert Walters Plc	RWA	17-May-19	Annual	Management	10	Appoint BDO LLP as Auditors	For	For	
Robert Walters Plc	RWA	17-May-19	Annual	Management	11	Authorise Board to Fix Remuneration of Auditors	For	For	
Robert Walters Plc	RWA	17-May-19	Annual	Management	12	Authorise Issue of Equity	For	For	
Robert Walters Plc	RWA	17-May-19	Annual	Management	13	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Robert Walters Plc	RWA	17-May-19	Annual	Management	14	Authorise Market Purchase of Ordinary Shares	For	For	
Robert Walters Plc	RWA	17-May-19	Annual	Management	15	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	2.1	Approve Final Dividend	For	For	
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	2.2	Approve Special Dividend	For	For	
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	3.1	Elect Gao Lei as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	3.2	Elect Zhong Shan Qun as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.

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Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	3.3	Elect Ding Xun as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	3.4	Elect Yim Fung as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	3.5	Elect Cheng Tai Chiu, Edwin as Director	For	For	
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	3.6	Authorize Board to Fix Remuneration of Directors	For	For	
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	4	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Shenzhen International Holdings Limited	152	17-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
SHIMAMURA Co., Ltd.	8227	17-May-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 80	For	For	
SHIMAMURA Co., Ltd.	8227	17-May-19	Annual	Management	2.1	Elect Director Kitajima, Tsuneyoshi	For	For	
SHIMAMURA Co., Ltd.	8227	17-May-19	Annual	Management	2.2	Elect Director Seki, Shintaro	For	Against	We do not support insiders on the board other than the President.
SHIMAMURA Co., Ltd.	8227	17-May-19	Annual	Management	2.3	Elect Director Suzuki, Makoto	For	Against	We do not support insiders on the board other than the President.
SHIMAMURA Co., Ltd.	8227	17-May-19	Annual	Management	2.4	Elect Director Saito, Tsuyoki	For	Against	We do not support insiders on the board other than the President.
SHIMAMURA Co., Ltd.	8227	17-May-19	Annual	Management	2.5	Elect Director Takahashi, Ichihiro	For	Against	We do not support insiders on the board other than the President.
SHIMAMURA Co., Ltd.	8227	17-May-19	Annual	Management	2.6	Elect Director Matsui, Tamae	For	For	
SHIMAMURA Co., Ltd.	8227	17-May-19	Annual	Management	2.7	Elect Director Suzuki, Yutaka	For	For	
Sun Art Retail Group Limited	6808	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Sun Art Retail Group Limited	6808	17-May-19	Annual	Management	2	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sun Art Retail Group Limited	6808	17-May-19	Annual	Management	3a	Elect Karen Yifen Chang as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sun Art Retail Group Limited	6808	17-May-19	Annual	Management	3b	Elect Desmond Murray as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sun Art Retail Group Limited	6808	17-May-19	Annual	Management	3c	Elect Edgard, Michel, Marie, Bonte as as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Sun Art Retail Group Limited	6808	17-May-19	Annual	Management	3d	Authorize Board to Fix Remuneration of Directors	For	For	
Sun Art Retail Group Limited	6808	17-May-19	Annual	Management	4	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Sun Art Retail Group Limited	6808	17-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Sun Art Retail Group Limited	6808	17-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Sun Art Retail Group Limited	6808	17-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Sun Art Retail Group Limited	6808	17-May-19	Annual	Management	8	Amend Articles of Association	For	For	
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	3a	Elect Patrick Kin Wah Chan as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	3b	Elect Camille Jojo as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	3c	Elect Peter David Sullivan as Director	For	For	
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	3d	Authorize Board to Fix Remuneration of Directors	For	For	
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	5a	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights (for Cash)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	5b	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights (for Consideration Other Than Cash)	For	For	
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	7a	Authorize Reissuance of Repurchased Shares (Pursuant to Resolution 5a)	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Techtronic Industries Co., Ltd.	669	17-May-19	Annual	Management	7b	Authorize Reissuance of Repurchased Shares (Pursuant to Resolution 5b)	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
The Western Union Company	WU	17-May-19	Annual	Management	1a	Elect Director Martin I. Cole	For	For	
The Western Union Company	WU	17-May-19	Annual	Management	1b	Elect Director Hikmet Ersek	For	For	
The Western Union Company	WU	17-May-19	Annual	Management	1c	Elect Director Richard A. Goodman	For	For	
The Western Union Company	WU	17-May-19	Annual	Management	1d	Elect Director Betsy D. Holden	For	For	
The Western Union Company	WU	17-May-19	Annual	Management	1e	Elect Director Jeffrey A. Joerres	For	For	
The Western Union Company	WU	17-May-19	Annual	Management	1f	Elect Director Roberto G. Mendoza	For	For	
The Western Union Company	WU	17-May-19	Annual	Management	1g	Elect Director Michael A. Miles, Jr.	For	For	
The Western Union Company	WU	17-May-19	Annual	Management	1h	Elect Director Angela A. Sun	For	For	
The Western Union Company	WU	17-May-19	Annual	Management	1i	Elect Director Frances Fragos Townsend	For	For	
The Western Union Company	WU	17-May-19	Annual	Management	1j	Elect Director Solomon D. Trujillo	For	For	
The Western Union Company	WU	17-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Western Union Company	WU	17-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
The Western Union Company	WU	17-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Uni-President China Holdings Ltd.	220	17-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Uni-President China Holdings Ltd.	220	17-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Uni-President China Holdings Ltd.	220	17-May-19	Annual	Management	3a	Elect Chen Kuo-Hui as Director	For	For	
Uni-President China Holdings Ltd.	220	17-May-19	Annual	Management	3b	Elect Fan Ren-Da Anthony as Director	For	Against	This director is overboarded.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Uni-President China Holdings Ltd.	220	17-May-19	Annual	Management	3c	Elect Lo Peter as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Uni-President China Holdings Ltd.	220	17-May-19	Annual	Management	4	Authorize Board to Fix the Remuneration of Directors	For	For	
Uni-President China Holdings Ltd.	220	17-May-19	Annual	Management	5	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Uni-President China Holdings Ltd.	220	17-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Uni-President China Holdings Ltd.	220	17-May-19	Annual	Management	7	Authorize Repurchase of Issued Share Capital	For	For	
Uni-President China Holdings Ltd.	220	17-May-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 10.80 per Share	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	5	Approve Compensation of Christophe Cuvillier, Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	6	Approve Compensation of Olivier Bossard, Fabrice Mouchel, Astrid Panosyan, Jaap Tonckens and Jean-Marie Tritant, Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	7	Approve Compensation of Colin Dyer, Chairman of the Supervisory Board	For	For	

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Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	8	Approve Remuneration Policy for Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	9	Approve Remuneration Policy for Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	10	Approve Remuneration Policy for Supervisory Board Members	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	11	Reelect Jacques Stern as Supervisory Board Member	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	12	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	13	Change Company Name to Unibail-Rodamco-Westfield SE and Amend Article 3 of Bylaws Accordingly	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	14	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	15	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 100 Million	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	16	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 60 Million	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	17	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above Under Items 15-16	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	18	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	19	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	20	Authorize up to 3 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	21	Authorize up to 0.8 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Unibail-Rodamco-Westfield	URW	17-May-19	Annual/Special	Management	22	Authorize Filing of Required Documents and Other Formalities	For	For	

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Waste Connections, Inc.	WCN	17-May-19	Annual/Special	Management	1.1	Elect Director Ronald J. Mittelstaedt	For	For	
Waste Connections, Inc.	WCN	17-May-19	Annual/Special	Management	1.2	Elect Director Robert H. Davis *Withdrawn Resolution*	None	None	
Waste Connections, Inc.	WCN	17-May-19	Annual/Special	Management	1.3	Elect Director Edward E. "Ned" Guillet	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Waste Connections, Inc.	WCN	17-May-19	Annual/Special	Management	1.4	Elect Director Michael W. Harlan	For	Withhold	We are voting against this director due to concerns over tenure.
Waste Connections, Inc.	WCN	17-May-19	Annual/Special	Management	1.5	Elect Director Larry S. Hughes	For	For	
Waste Connections, Inc.	WCN	17-May-19	Annual/Special	Management	1.6	Elect Director Susan "Sue" Lee	For	For	
Waste Connections, Inc.	WCN	17-May-19	Annual/Special	Management	1.7	Elect Director William J. Razzouk	For	Withhold	We are voting against this director due to concerns over tenure.
Waste Connections, Inc.	WCN	17-May-19	Annual/Special	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Waste Connections, Inc.	WCN	17-May-19	Annual/Special	Management	3	Approve Grant Thornton LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Waste Connections, Inc.	WCN	17-May-19	Annual/Special	Management	4	Authorize the Board to Fix the Number of Directors	For	For	
Waste Connections, Inc.	WCN	17-May-19	Annual/Special	Shareholder	5	Adopt a Policy on Board Diversity	Against	For	As we are a proponent of increased diversity representation at the overall company level as well as on the board, we are supportive of this shareholder proposal calling for the company to adopt a policy on board diversity.
Westinghouse Air Brake Technologies Corporation	WAB	17-May-19	Annual	Management	1.1	Elect Director William E. Kassling	For	Withhold	We are voting against this director due to concerns over tenure.
Westinghouse Air Brake Technologies Corporation	WAB	17-May-19	Annual	Management	1.2	Elect Director Albert J. Neupaver	For	For	
Westinghouse Air Brake Technologies Corporation	WAB	17-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Westinghouse Air Brake Technologies Corporation	WAB	17-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	

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Westlake Chemical Corporation	WLK	17-May-19	Annual	Management	1.1	Elect Director Albert Chao	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Westlake Chemical Corporation	WLK	17-May-19	Annual	Management	1.2	Elect Director David T. Chao	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Westlake Chemical Corporation	WLK	17-May-19	Annual	Management	1.3	Elect Director Michael J. Graff	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Westlake Chemical Corporation	WLK	17-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Weyerhaeuser Company	WY	17-May-19	Annual	Management	1.1	Elect Director Mark A. Emmert	For	For	
Weyerhaeuser Company	WY	17-May-19	Annual	Management	1.2	Elect Director Rick R. Holley	For	For	
Weyerhaeuser Company	WY	17-May-19	Annual	Management	1.3	Elect Director Sara Grootwassink Lewis	For	For	
Weyerhaeuser Company	WY	17-May-19	Annual	Management	1.4	Elect Director Nicole W. Piasecki	For	For	
Weyerhaeuser Company	WY	17-May-19	Annual	Management	1.5	Elect Director Marc F. Racicot	For	For	
Weyerhaeuser Company	WY	17-May-19	Annual	Management	1.6	Elect Director Lawrence A. Selzer	For	For	
Weyerhaeuser Company	WY	17-May-19	Annual	Management	1.7	Elect Director D. Michael Steuert	For	For	
Weyerhaeuser Company	WY	17-May-19	Annual	Management	1.8	Elect Director Devin W. Stockfish	For	For	
Weyerhaeuser Company	WY	17-May-19	Annual	Management	1.9	Elect Director Kim Williams	For	For	
Weyerhaeuser Company	WY	17-May-19	Annual	Management	1.10	Elect Director Charles R. Williamson	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Weyerhaeuser Company	WY	17-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Weyerhaeuser Company	WY	17-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	17-May-19	Annual	Management	1	Approve Annual Report and Summary	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	17-May-19	Annual	Management	2	Approve Report of the Board of Directors	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	17-May-19	Annual	Management	3	Approve Report of the Board of Supervisors	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	17-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	17-May-19	Annual	Management	5	Approve Financial Audit Report	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	17-May-19	Annual	Management	6	Approve Special Report on the Deposit and Usage of Raised Funds	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	17-May-19	Annual	Management	7	Approve Profit Distribution	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	17-May-19	Annual	Management	8	Approve Remuneration of Directors and Supervisors	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	17-May-19	Annual	Management	9	Approve Application of Bank Credit Lines	For	For	
Zhejiang Huace Film & TV Co., Ltd.	300133	17-May-19	Annual	Management	10	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Hanergy Thin Film Power Group Limited	566	18-May-19	Court	Management	1	Approve Scheme of Arrangement	For	For	
Hanergy Thin Film Power Group Limited	566	18-May-19	Special	Management	1	Approve Scheme of Arrangement Involving Capital Reduction and Withdrawal of Listing of Shares from the Stock Exchange	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	3	Approve Allocation of Income and Dividends of EUR 3.70 per Share	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	4	Approve Transaction with the French State	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	5	Approve Transaction with Cite de l'Architecture et du Patrimoine	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	6	Approve Transaction with Institut Francais	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	7	Approve Transaction with SNCF Reseau and Caisse des Depots et Consignations	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	8	Approve Transaction with SNCF Reseau	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	9	Approve Transaction with Societe Gestionnaire d'Infrastructure CDG Express	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	10	Approve Transaction with Societe Gestionnaire d'Infrastructure CDG Express and SNCF Reseau	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	11	Approve Transaction with the French State, Societe Gestionnaire d Infrastructure CDG Express, SNCF Reseau, Caisse des Depots et Consignations and BNP Paribas	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	12	Approve Transaction with Musee d Orsay et de l Orangerie	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	13	Approve Transaction with Atout France	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	14	Approve Transaction with Musee du Louvre	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	15	Approve Transaction with Societe du Grand Paris	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	16	Approve Transaction with Etablissement Public du Chateau, du Musee et du Domaine National de Versailles	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	17	Approve Transaction with RATP	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	18	Approve Transaction with Institut pour l Innovation Economique et Sociale	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	19	Approve Transaction with Media Aeroports de Paris	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	20	Approve Transaction with TAV Construction and Herve	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	21	Approve Transaction with the French State and SNCF Reseau	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	22	Authorize Repurchase of Up to 5 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	23	Approve Compensation of Augustin de Romanet, Chairman and CEO	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	24	Approve Remuneration Policy of Chairman and CEO	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	25	Ratify Appointment of Christophe Mirmand as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	26	Reelect Augustin de Romanet as Director	For	For	
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	27	Reelect Jacques Gounon as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.

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Aeroports de Paris SA	ADP	20-May-19	Annual	Management	28	Reelect VINCI as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	29	Reelect Predica Prevoyance Dialogue du Credit Agricole as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against the Chair of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position.
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	30	Reelect Jacoba Van der Meijs as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	31	Elect Dirk Benschop as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	32	Elect Fanny Letier as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	33	Renew Appointment of Christine Janodet as Censor	For	Against	This proposal is not in shareholders' best interests.
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	34	Renew Appointment of Anne Hidalgo as Censor	For	Against	This proposal is not in shareholders' best interests.
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	35	Appoint Valerie Pecresse as Censor	For	Against	This proposal is not in shareholders' best interests.
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	36	Appoint Patrick Renaud as Censor	For	Against	This proposal is not in shareholders' best interests.
Aeroports de Paris SA	ADP	20-May-19	Annual	Management	37	Authorize Filing of Required Documents/Other Formalities	For	For	
Anhui Yingliu Electromechanical Co., Ltd.	603308	20-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Anhui Yingliu Electromechanical Co., Ltd.	603308	20-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Anhui Yingliu Electromechanical Co., Ltd.	603308	20-May-19	Annual	Management	3	Approve Financial Statements	For	For	

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Anhui Yingliu Electromechanical Co., Ltd.	603308	20-May-19	Annual	Management	4	Approve to Appoint Financial Auditor and Internal Control Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Anhui Yingliu Electromechanical Co., Ltd.	603308	20-May-19	Annual	Management	5	Approve Annual Report and Summary	For	For	
Anhui Yingliu Electromechanical Co., Ltd.	603308	20-May-19	Annual	Management	6	Approve Profit Distribution	For	For	
Anhui Yingliu Electromechanical Co., Ltd.	603308	20-May-19	Annual	Management	7	Approve Provision of Guarantee	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Anhui Yingliu Electromechanical Co., Ltd.	603308	20-May-19	Annual	Management	8	Approve Remuneration of Directors and Supervisors	For	For	
Anhui Yingliu Electromechanical Co., Ltd.	603308	20-May-19	Annual	Management	9	Approve Amendments to Articles of Association	For	For	
Anhui Yingliu Electromechanical Co., Ltd.	603308	20-May-19	Annual	Management	10	Approve Report on the Usage of Previously Raised Funds	For	For	
ASM International NV	ASM	20-May-19	Annual	Management	1	Open Meeting	None	None	
ASM International NV	ASM	20-May-19	Annual	Management	2	Receive Report of Management Board (Non-Voting)	None	None	
ASM International NV	ASM	20-May-19	Annual	Management	3	Discuss Implementation of Remuneration Policy	None	None	
ASM International NV	ASM	20-May-19	Annual	Management	4	Adopt Financial Statements and Statutory Reports	For	For	
ASM International NV	ASM	20-May-19	Annual	Management	5	Approve Dividends of EUR 1.00 Per Share	For	For	
ASM International NV	ASM	20-May-19	Annual	Management	6	Approve Discharge of Management Board	For	For	
ASM International NV	ASM	20-May-19	Annual	Management	7	Approve Discharge of Supervisory Board	For	For	
ASM International NV	ASM	20-May-19	Annual	Management	8	Ratify KPMG as Auditors	For	For	
ASM International NV	ASM	20-May-19	Annual	Management	9.a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	For	For	
ASM International NV	ASM	20-May-19	Annual	Management	9.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
ASM International NV	ASM	20-May-19	Annual	Management	10	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
ASM International NV	ASM	20-May-19	Annual	Management	11	Approve Cancellation of Repurchased Shares	For	For	
ASM International NV	ASM	20-May-19	Annual	Management	12	Other Business (Non-Voting)	None	None	
ASM International NV	ASM	20-May-19	Annual	Management	13	Close Meeting	None	None	
Bank of Communications Co., Ltd.	3328	20-May-19	Special	Management	1	Approve Issuance of Write-down Undated Capital Bonds and Authorize the Board to Handle Relevant Matters in Relation to Issuance of Write-down Undated Capital Bonds	For	For	
Chemed Corporation	CHE	20-May-19	Annual	Management	1.1	Elect Director Kevin J. McNamara	For	For	
Chemed Corporation	CHE	20-May-19	Annual	Management	1.2	Elect Director Joel F. Gemunder	For	Against	We are voting against this director due to concerns over tenure.
Chemed Corporation	CHE	20-May-19	Annual	Management	1.3	Elect Director Patrick P. Grace	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.

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Chemed Corporation	CHE	20-May-19	Annual	Management	1.4	Elect Director Thomas C. Hutton	For	Against	We do not support insiders on the board other than the CEO.
Chemed Corporation	CHE	20-May-19	Annual	Management	1.5	Elect Director Walter L. Krebs	For	For	
Chemed Corporation	CHE	20-May-19	Annual	Management	1.6	Elect Director Andrea R. Lindell	For	For	
Chemed Corporation	CHE	20-May-19	Annual	Management	1.7	Elect Director Thomas P. Rice	For	For	
Chemed Corporation	CHE	20-May-19	Annual	Management	1.8	Elect Director Donald E. Saunders	For	For	
Chemed Corporation	CHE	20-May-19	Annual	Management	1.9	Elect Director George J. Walsh, III	For	For	
Chemed Corporation	CHE	20-May-19	Annual	Management	1.10	Elect Director Frank E. Wood	For	For	
Chemed Corporation	CHE	20-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Chemed Corporation	CHE	20-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Chemed Corporation	CHE	20-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	1.1	Elect Director George Campbell, Jr.	For	For	
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	1.2	Elect Director Ellen V. Futter	For	Against	We are holding the Chair of the Safety, Environment, Operations and Sustainability Committee accountable for insufficient climate-related disclosure.
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	1.3	Elect Director John F. Killian	For	For	
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	1.4	Elect Director John McAvoy	For	For	
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	1.5	Elect Director William J. Mulrow	For	For	
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	1.6	Elect Director Armando J. Olivera	For	Against	We are holding the Chair of the Safety, Environment, Operations and Sustainability Committee accountable for insufficient climate-related disclosure.
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	1.7	Elect Director Michael W. Ranger	For	For	
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	1.8	Elect Director Linda S. Sanford	For	For	
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	1.9	Elect Director Deirdre Stanley	For	For	
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	1.10	Elect Director L. Frederick Sutherland	For	For	
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Consolidated Edison, Inc.	ED	20-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	3a1	Elect Li Changjiang as Director	For	For	
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	3a2	Elect Xiao Hua as Director	For	Against	We do not support insiders on the board other than the CEO.
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	3a3	Elect Guo Zhanjun as Director	For	Against	We do not support insiders on the board other than the CEO.
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	3a4	Elect Yang Huiyan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	3a5	Elect Yang Zhicheng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	3a6	Elect Wu Bijun as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	3a7	Elect Mei Wenjue as Director	For	For	
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	3a8	Elect Rui Meng as Director	For	For	
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	3a9	Elect Chen Weiru as Director	For	For	
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	3b	Authorize Board to Fix Remuneration of Directors	For	For	
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Country Garden Services Holdings Company Limited	6098	20-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Genscript Biotech Corp.	1548	20-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Genscript Biotech Corp.	1548	20-May-19	Annual	Management	2A1	Elect Zhang Fangliang as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Genscript Biotech Corp.	1548	20-May-19	Annual	Management	2A2	Elect Wang Ye as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.
Genscript Biotech Corp.	1548	20-May-19	Annual	Management	2A3	Elect Wang Jiafen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Genscript Biotech Corp.	1548	20-May-19	Annual	Management	2A4	Elect Guo Hongxin as Director	For	For	
Genscript Biotech Corp.	1548	20-May-19	Annual	Management	2A5	Elect Pan Jiuan as Director	For	For	
Genscript Biotech Corp.	1548	20-May-19	Annual	Management	2B	Authorize Board to Fix Remuneration of Directors	For	For	
Genscript Biotech Corp.	1548	20-May-19	Annual	Management	3	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Genscript Biotech Corp.	1548	20-May-19	Annual	Management	4A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Genscript Biotech Corp.	1548	20-May-19	Annual	Management	4B	Authorize Repurchase of Issued Share Capital	For	For	
Genscript Biotech Corp.	1548	20-May-19	Annual	Management	4C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Grandblue Environment Co., Ltd.	600323	20-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Grandblue Environment Co., Ltd.	600323	20-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Grandblue Environment Co., Ltd.	600323	20-May-19	Annual	Management	3	Approve Financial Statements	For	For	
Grandblue Environment Co., Ltd.	600323	20-May-19	Annual	Management	4	Approve Profit Distribution	For	For	
Grandblue Environment Co., Ltd.	600323	20-May-19	Annual	Management	5	Approve Internal Control Self-Evaluation Report	For	For	
Grandblue Environment Co., Ltd.	600323	20-May-19	Annual	Management	6	Approve Annual Report and Summary	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Grandblue Environment Co., Ltd.	600323	20-May-19	Annual	Management	7	Approve Issuance of Super Short-term Commercial Papers	For	For	
Grandblue Environment Co., Ltd.	600323	20-May-19	Annual	Management	8	Approve Extension of Resolution Validity Period and Authorization of the Board on Convertible Bond Issuance	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	1	Approve Annual Report and Summary	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	2	Approve Report of the Board of Directors	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	3	Approve Report of the Board of Supervisors	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	6	Approve Remuneration of Directors and Senior Management Members	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	7	Approve Allowance of Independent Directors	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	8	Approve Remuneration of Supervisors	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	9	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	10	Approve Use of Own Funds for Cash Management	For	Against	This proposal is not in shareholders' best interests.
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	11	Approve Repurchase and Cancellation of Performance Shares	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	12	Approve Change in Registered Capital and Amend Articles of Association	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	13	Approve External Investment Management System	For	For	
Guangzhou KDT Machinery Co., Ltd.	002833	20-May-19	Annual	Management	14	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Industrial & Commercial Bank of China Limited	1398	20-May-19	Special	Management	1	Elect Hu Hao as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Industrial & Commercial Bank of China Limited	1398	20-May-19	Special	Management	2	Elect Tan Jiong as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Industrial & Commercial Bank of China Limited	1398	20-May-19	Special	Shareholder	3	Approve Issuance of Undated Additional Tier 1 Capital Bonds	For	For	
Industrial & Commercial Bank of China Limited	1398	20-May-19	Special	Shareholder	4	Elect Chen Siqing as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	1.1	Elect Director John D. Wren	For	For	
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	1.2	Elect Director Alan R. Batkin	For	For	
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	1.3	Elect Director Mary C. Choksi	For	For	
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	1.4	Elect Director Robert Charles Clark	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	1.5	Elect Director Leonard S. Coleman, Jr.	For	Against	We are voting against this director due to concerns over tenure.
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	1.6	Elect Director Susan S. Denison	For	For	
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	1.7	Elect Director Ronnie S. Hawkins	For	For	
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	1.8	Elect Director Deborah J. Kissire	For	For	
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	1.9	Elect Director Gracia C. Martore	For	For	
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	1.10	Elect Director Linda Johnson Rice	For	For	
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	1.11	Elect Director Valerie M. Williams	For	For	
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program lacks disclosure, and as there are features that are not in line with best practice.
Omnicom Group Inc.	OMC	20-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Omnicom Group Inc.	OMC	20-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Seattle Genetics, Inc.	SGEN	20-May-19	Annual	Management	1.1	Elect Director Srinivas Akkaraju	For	For	
Seattle Genetics, Inc.	SGEN	20-May-19	Annual	Management	1.2	Elect Director Marc E. Lippman	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding. We are also voting against this director due to concerns over tenure.
Seattle Genetics, Inc.	SGEN	20-May-19	Annual	Management	1.3	Elect Director Daniel G. Welch	For	For	
Seattle Genetics, Inc.	SGEN	20-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Seattle Genetics, Inc.	SGEN	20-May-19	Annual	Management	3	Amend Qualified Employee Stock Purchase Plan	For	For	
Seattle Genetics, Inc.	SGEN	20-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Twitter, Inc.	TWTR	20-May-19	Annual	Management	1a	Elect Director Jack Dorsey	For	For	
Twitter, Inc.	TWTR	20-May-19	Annual	Management	1b	Elect Director Patrick Pichette	For	For	
Twitter, Inc.	TWTR	20-May-19	Annual	Management	1c	Elect Director Robert Zoellick	For	For	
Twitter, Inc.	TWTR	20-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Twitter, Inc.	TWTR	20-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.

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Twitter, Inc.	TWTR	20-May-19	Annual	Shareholder	4	Adopt Simple Majority Vote	Against	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Twitter, Inc.	TWTR	20-May-19	Annual	Shareholder	5	Report on Content Enforcement Policies	Against	For	We are supporting this shareholder proposal calling for additional disclosure as we believe it will help investors better assess the related risks.
Twitter, Inc.	TWTR	20-May-19	Annual	Shareholder	6	Disclose Board Diversity and Qualifications	Against	Against	We believe that the company's current disclosures are sufficient.
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports (Non-Voting)	None	None	
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.53 per Share	For	For	
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	3	Approve Discharge of Management and Supervisory Board	For	For	
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	4	Approve Remuneration of Supervisory Board Members	For	For	
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	5	Ratify PwC Wirtschaftspruefung GmbH as Auditors	For	For	
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	6	Approve Creation of EUR 80 Million Pool of Capital without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	7.1	Elect Maria D'Hulster as Supervisory Board Member	For	For	
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	7.2	Elect Jutta Kath as Supervisory Board Member	For	For	
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	7.3	Elect Walter Rothensteiner as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	7.4	Elect Christian Kuhn as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	7.5	Elect Erwin Hameseder as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	7.6	Elect Burkhard Gantenbein as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	7.7	Elect Marie-Valerie Brunner as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	7.8	Elect Markus Andreevitch as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	7.9	Elect Elgar Fleisch as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
UNIQA Insurance Group AG	UQA	20-May-19	Annual	Management	7.10	Elect Martin Gruell as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Vistra Energy Corp.	VST	20-May-19	Annual	Management	1.1	Elect Director Paul M. Barbas	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.

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Vistra Energy Corp.	VST	20-May-19	Annual	Management	1.2	Elect Director Cyrus Madon	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Vistra Energy Corp.	VST	20-May-19	Annual	Management	1.3	Elect Director Geoffrey D. Strong	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Vistra Energy Corp.	VST	20-May-19	Annual	Management	1.4	Elect Director Bruce E. Zimmerman	For	For	
Vistra Energy Corp.	VST	20-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Vistra Energy Corp.	VST	20-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Vistra Energy Corp.	VST	20-May-19	Annual	Management	4	Ratify Deloitte & Touche LLP as Auditors	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	1a	Elect Director Anna C. Catalano	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	1b	Elect Director Victor F. Ganzi	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	1c	Elect Director John J. Haley	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	1d	Elect Director Wendy E. Lane	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	1e	Elect Director Brendan R. O'Neill	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	1f	Elect Director Jaymin B. Patel	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	1g	Elect Director Linda D. Rabbitt	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	1h	Elect Director Paul D. Thomas	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	1i	Elect Director Wilhelm Zeller	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	2	Ratify the Appointment of Deloitte & Touche LLP as Auditor and Deloitte LLP to audit the Irish Statutory Accounts, and Authorize the Board to Fix Their Remuneration	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	4	Renew the Board's Authority to Issue Shares Under Irish Law	For	For	
Willis Towers Watson Public Limited Company	WLTW	20-May-19	Annual	Management	5	Renew the Board's Authority to Opt-Out of Statutory Pre-Emptions Rights	For	For	
Yuan Longping High-Tech Agriculture Co., Ltd.	000998	20-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Yuan Longping High-Tech Agriculture Co., Ltd.	000998	20-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Yuan Longping High-Tech Agriculture Co., Ltd.	000998	20-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Yuan Longping High-Tech Agriculture Co., Ltd.	000998	20-May-19	Annual	Management	4	Approve Profit Distribution	For	For	
Yuan Longping High-Tech Agriculture Co., Ltd.	000998	20-May-19	Annual	Management	5	Approve Appointment of Financial Auditor and Internal Control Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Yuan Longping High-Tech Agriculture Co., Ltd.	000998	20-May-19	Annual	Management	6	Approve Use of Raised Funds and Own Funds to Purchase Financial Products	For	Against	This proposal is not in shareholders' best interests.
Yuan Longping High-Tech Agriculture Co., Ltd.	000998	20-May-19	Annual	Management	7	Approve Deposits and Loans with Related Party	For	Against	This proposal is not in shareholders' best interests.
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.05 per Share	For	For	
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	3.1	Approve Discharge of Management Board Member Ralph Dommermuth for Fiscal 2018	For	For	
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	3.2	Approve Discharge of Management Board Member Martin Witt for Fiscal 2018	For	For	
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	3.3	Approve Discharge of Management Board Member Andre Driesen for Fiscal 2018	For	For	
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	4.1	Approve Discharge of Supervisory Board Member Michael Scheeren for Fiscal 2018	For	For	
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	4.2	Approve Discharge of Supervisory Board Member Kai-Uwe Ricke for Fiscal 2018	For	For	
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	4.3	Approve Discharge of Supervisory Board Member Claudia Borgas-Herold for Fiscal 2018	For	For	
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	4.4	Approve Discharge of Supervisory Board Member Vlasios Choulidis for Fiscal 2018	For	For	
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	4.5	Approve Discharge of Supervisory Board Member Kurt Dobitsch for Fiscal 2018	For	For	
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	4.6	Approve Discharge of Supervisory Board Member Norbert Lang for Fiscal 2018	For	For	
1&1 Drillisch AG	DRI	21-May-19	Annual	Management	5	Ratify Ernst & Young GmbH as Auditors for Fiscal 2019	For	For	
Adyen NV	ADYEN	21-May-19	Annual	Management	1	Open Meeting	None	None	
Adyen NV	ADYEN	21-May-19	Annual	Management	2.a	Receive Report of Management Board (Non-Voting)	None	None	
Adyen NV	ADYEN	21-May-19	Annual	Management	2.b	Discuss Remuneration Report Containing Remuneration Policy for Management Board Members	None	None	
Adyen NV	ADYEN	21-May-19	Annual	Management	2.c	Adopt Annual Accounts	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Adyen NV	ADYEN	21-May-19	Annual	Management	2.d	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
Adyen NV	ADYEN	21-May-19	Annual	Management	3	Approve Discharge of Management Board	For	For	
Adyen NV	ADYEN	21-May-19	Annual	Management	4	Approve Discharge of Supervisory Board	For	For	
Adyen NV	ADYEN	21-May-19	Annual	Management	5	Elect Pamela Ann Joseph to Supervisory Board	For	For	
Adyen NV	ADYEN	21-May-19	Annual	Management	6.a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	For	For	
Adyen NV	ADYEN	21-May-19	Annual	Management	6.b	Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 6.a	For	For	
Adyen NV	ADYEN	21-May-19	Annual	Management	7	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Adyen NV	ADYEN	21-May-19	Annual	Management	8	Ratify PWC as Auditors	For	Against	The auditor's tenure is not disclosed.
Adyen NV	ADYEN	21-May-19	Annual	Management	9	Close Meeting	None	None	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1a	Elect Director W. Don Cornwell	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1b	Elect Director Brian Duperreault	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1c	Elect Director John H. Fitzpatrick	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1d	Elect Director William G. Jurgensen	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1e	Elect Director Christopher S. Lynch	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1f	Elect Director Henry S. Miller	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1g	Elect Director Linda A. Mills	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1h	Elect Director Thomas F. Motamed	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1i	Elect Director Suzanne Nora Johnson	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1j	Elect Director Peter R. Porrino	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1k	Elect Director Amy L. Schioldager	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1l	Elect Director Douglas M. Steenland	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	1m	Elect Director Therese M. Vaughan	For	For	
American International Group, Inc.	AIG	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and there is a lack of disclosure.
American International Group, Inc.	AIG	21-May-19	Annual	Management	3	Advisory Vote on Say on Pay Frequency	One Year	One Year	
American International Group, Inc.	AIG	21-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
American International Group, Inc.	AIG	21-May-19	Annual	Shareholder	5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
American Tower Corporation	AMT	21-May-19	Annual	Management	1a	Elect Director Raymond P. Dolan	For	For	
American Tower Corporation	AMT	21-May-19	Annual	Management	1b	Elect Director Robert D. Hormats	For	For	
American Tower Corporation	AMT	21-May-19	Annual	Management	1c	Elect Director Gustavo Lara Cantu	For	For	
American Tower Corporation	AMT	21-May-19	Annual	Management	1d	Elect Director Grace D. Lieblein	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
American Tower Corporation	AMT	21-May-19	Annual	Management	1e	Elect Director Craig Macnab	For	For	
American Tower Corporation	AMT	21-May-19	Annual	Management	1f	Elect Director JoAnn A. Reed	For	For	
American Tower Corporation	AMT	21-May-19	Annual	Management	1g	Elect Director Pamela D.A. Reeve	For	Against	We are voting against this director due to concerns over tenure.
American Tower Corporation	AMT	21-May-19	Annual	Management	1h	Elect Director David E. Sharbutt	For	For	
American Tower Corporation	AMT	21-May-19	Annual	Management	1i	Elect Director James D. Taiclet	For	For	
American Tower Corporation	AMT	21-May-19	Annual	Management	1j	Elect Director Samme L. Thompson	For	For	
American Tower Corporation	AMT	21-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
American Tower Corporation	AMT	21-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
American Tower Corporation	AMT	21-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favour of appointing an independent Chair of the Board.
American Tower Corporation	AMT	21-May-19	Annual	Shareholder	5	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.1	Elect Director Wanda M. Austin	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.2	Elect Director Robert A. Bradway	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.3	Elect Director Brian J. Druker	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.4	Elect Director Robert A. Eckert	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.5	Elect Director Greg C. Garland	For	Against	This director is overboarded.
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.6	Elect Director Fred Hassan	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.7	Elect Director Rebecca M. Henderson	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.8	Elect Director Charles M. Holley, Jr.	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.9	Elect Director Tyler Jacks	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.10	Elect Director Ellen J. Kullman	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.11	Elect Director Ronald D. Sugar	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	1.12	Elect Director R. Sanders Williams	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Amgen, Inc.	AMGN	21-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Arkema SA	AKE	21-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Arkema SA	AKE	21-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Arkema SA	AKE	21-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 2.50 per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Arkema SA	AKE	21-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Arkema SA	AKE	21-May-19	Annual/Special	Management	5	Reelect Victoire de Margerie as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Arkema SA	AKE	21-May-19	Annual/Special	Management	6	Reelect Helene Moreau-Leroy as Director	For	For	
Arkema SA	AKE	21-May-19	Annual/Special	Management	7	Reelect Laurent Mignon as Director	For	For	
Arkema SA	AKE	21-May-19	Annual/Special	Management	8	Elect Ian Hudson as Director	For	For	
Arkema SA	AKE	21-May-19	Annual/Special	Management	9	Approve Remuneration Policy of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Arkema SA	AKE	21-May-19	Annual/Special	Management	10	Approve Compensation of Thierry Le Henaff, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Arkema SA	AKE	21-May-19	Annual/Special	Management	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Arkema SA	AKE	21-May-19	Annual/Special	Management	12	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Arkema SA	AKE	21-May-19	Annual/Special	Management	13	Authorize up to 1.5 Million Shares for Use in Restricted Stock Plans	For	For	
Arkema SA	AKE	21-May-19	Annual/Special	Management	14	Authorize Filing of Required Documents/Other Formalities	For	For	
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	1	Open Meeting, Elect Presiding Council of Meeting and Authorize Presiding Council to Sign Minutes of Meeting	For	For	
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	2	Accept Board Report	For	For	
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	3	Accept Audit Report	For	For	
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	4	Accept Financial Statements	For	For	
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	5	Approve Discharge of Board	For	For	
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	6	Approve Allocation of Income	For	For	
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	7	Authorize Capitalization of Reserves for Bonus Issue	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	8	Elect Directors and Approve Their Remuneration	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	9	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose and Receive Information in Accordance to Article 1.3.6 of Corporate Governance Principles	For	For	
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	10	Receive Information on Share Repurchase Program	None	None	
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	11	Receive Information on Donations Made in 2018	None	None	
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	12	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	None	None	
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	13	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
BIM Birlesik Magazalar AS	BIMAS	21-May-19	Annual	Management	14	Wishes	None	None	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	1.1	Elect Director Kelly A. Ayotte	For	For	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	1.2	Elect Director Bruce W. Duncan	For	For	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	1.3	Elect Director Karen E. Dykstra	For	For	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	1.4	Elect Director Carol B. Einiger	For	For	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	1.5	Elect Director Diane J. Hoskins	For	For	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	1.6	Elect Director Joel I. Klein	For	For	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	1.7	Elect Director Douglas T. Linde	For	Against	We do not support insiders on the board other than the CEO.
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	1.8	Elect Director Matthew J. Lustig	For	For	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	1.9	Elect Director Owen D. Thomas	For	For	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	1.10	Elect Director David A. Twardock	For	For	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	1.11	Elect Director William H. Walton, III	For	For	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	3	Approve Remuneration of Non-Employee Directors	For	For	
Boston Properties, Inc.	BXP	21-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
BP Plc	BP	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BP Plc	BP	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
BP Plc	BP	21-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
BP Plc	BP	21-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
BP Plc	BP	21-May-19	Annual	Management	3	Re-elect Bob Dudley as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	3	Re-elect Bob Dudley as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	4	Re-elect Brian Gilvary as Director	For	Against	We do not support insiders on the board other than the CEO.
BP Plc	BP	21-May-19	Annual	Management	4	Re-elect Brian Gilvary as Director	For	Against	We do not support insiders on the board other than the CEO.
BP Plc	BP	21-May-19	Annual	Management	5	Re-elect Nils Andersen as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	5	Re-elect Nils Andersen as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	6	Re-elect Dame Alison Carnwath as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	6	Re-elect Dame Alison Carnwath as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	7	Elect Pamela Daley as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	7	Elect Pamela Daley as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	8	Re-elect Ian Davis as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	8	Re-elect Ian Davis as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	9	Re-elect Dame Ann Dowling as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	9	Re-elect Dame Ann Dowling as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	10	Elect Helge Lund as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	10	Elect Helge Lund as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	11	Re-elect Melody Meyer as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	11	Re-elect Melody Meyer as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	12	Re-elect Brendan Nelson as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	12	Re-elect Brendan Nelson as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	13	Re-elect Paula Reynolds as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	13	Re-elect Paula Reynolds as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	14	Re-elect Sir John Sawers as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	14	Re-elect Sir John Sawers as Director	For	For	
BP Plc	BP	21-May-19	Annual	Management	15	Reappoint Deloitte LLP as Auditors and Authorise Their Remuneration	For	For	
BP Plc	BP	21-May-19	Annual	Management	15	Reappoint Deloitte LLP as Auditors and Authorise Their Remuneration	For	For	
BP Plc	BP	21-May-19	Annual	Management	16	Authorise EU Political Donations and Expenditure	For	For	
BP Plc	BP	21-May-19	Annual	Management	16	Authorise EU Political Donations and Expenditure	For	For	
BP Plc	BP	21-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	
BP Plc	BP	21-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BP Plc	BP	21-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
BP Plc	BP	21-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
BP Plc	BP	21-May-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
BP Plc	BP	21-May-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
BP Plc	BP	21-May-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
BP Plc	BP	21-May-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
BP Plc	BP	21-May-19	Annual	Management	21	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
BP Plc	BP	21-May-19	Annual	Management	21	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
BP Plc	BP	21-May-19	Annual	Shareholder	22	Approve the Climate Action 100+ Shareholder Resolution on Climate Change Disclosures	For	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's exposure to climate change risks. Additional disclosure helps investors better assess how environmental risks can affect a company's activities and longer-term financial results.
BP Plc	BP	21-May-19	Annual	Shareholder	23	Approve the Follow This Shareholder Resolution on Climate Change Targets	Against	Against	Given the company's support for item 22, and the prescriptive nature of this proposal, we do not believe support for this proposal is warranted.
BP Plc	BP	21-May-19	Annual	Shareholder	22	Approve the Climate Action 100+ Shareholder Resolution on Climate Change Disclosures	For	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's exposure to climate change risks. Additional disclosure helps investors better assess how environmental risks can affect a company's activities and longer-term financial results.
BP Plc	BP	21-May-19	Annual	Shareholder	23	Approve the Follow This Shareholder Resolution on Climate Change Targets	Against	Against	Given the company's support for item 22, and the prescriptive nature of this proposal, we do not believe support for this proposal is warranted.
CDW Corporation	CDW	21-May-19	Annual	Management	1a	Elect Director Lynda M. Clarizio	For	For	
CDW Corporation	CDW	21-May-19	Annual	Management	1b	Elect Director Christine A. Leahy	For	For	
CDW Corporation	CDW	21-May-19	Annual	Management	1c	Elect Director Thomas E. Richards	For	For	
CDW Corporation	CDW	21-May-19	Annual	Management	1d	Elect Director Joseph R. Swedish	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CDW Corporation	CDW	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
CDW Corporation	CDW	21-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	For	
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	1.1	Elect Director James C. Foster	For	For	
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	1.2	Elect Director Robert J. Bertolini	For	For	
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	1.3	Elect Director Stephen D. Chubb	For	Against	We are voting against this director due to concerns over tenure.
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	1.4	Elect Director Deborah T. Kochevar	For	For	
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	1.5	Elect Director Martin W. Mackay	For	For	
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	1.6	Elect Director Jean-Paul Mangeolle	For	For	
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	1.7	Elect Director George E. Massaro	For	For	
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	1.8	Elect Director George M. Milne, Jr.	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	1.9	Elect Director C. Richard Reese	For	For	
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	1.10	Elect Director Richard F. Wallman	For	For	
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Charles River Laboratories International, Inc.	CRL	21-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
China Everbright Greentech Ltd.	1257	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Everbright Greentech Ltd.	1257	21-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Everbright Greentech Ltd.	1257	21-May-19	Annual	Management	3a	Elect Qian Xiaodong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
China Everbright Greentech Ltd.	1257	21-May-19	Annual	Management	3b	Elect Yang Zhiqiang as Director	For	Against	We do not support insiders on the board other than the CEO.
China Everbright Greentech Ltd.	1257	21-May-19	Annual	Management	3c	Elect Wang Yungang as Director	For	Against	We do not support insiders on the board other than the CEO.
China Everbright Greentech Ltd.	1257	21-May-19	Annual	Management	3d	Authorize Board to Fix Remuneration of Directors	For	For	
China Everbright Greentech Ltd.	1257	21-May-19	Annual	Management	4	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Everbright Greentech Ltd.	1257	21-May-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Everbright Greentech Ltd.	1257	21-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
China Everbright Greentech Ltd.	1257	21-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China International Travel Service Corp. Ltd.	601888	21-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China International Travel Service Corp. Ltd.	601888	21-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
China International Travel Service Corp. Ltd.	601888	21-May-19	Annual	Management	3	Approve Report of the Independent Directors	For	For	
China International Travel Service Corp. Ltd.	601888	21-May-19	Annual	Management	4	Approve Financial Statements	For	For	
China International Travel Service Corp. Ltd.	601888	21-May-19	Annual	Management	5	Approve Annual Report and Summary	For	For	
China International Travel Service Corp. Ltd.	601888	21-May-19	Annual	Management	6	Approve Profit Distribution	For	For	
China International Travel Service Corp. Ltd.	601888	21-May-19	Annual	Management	7	Approve 2019 Investment Plan	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China International Travel Service Corp. Ltd.	601888	21-May-19	Annual	Management	8	Approve 2019 Budget (Draft)	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China International Travel Service Corp. Ltd.	601888	21-May-19	Annual	Management	9	Approve Signing of Supply Agreement Between Zhongfu International Co., Ltd. and Hainan Province Duty Free Products Co., Ltd.	For	For	
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	1.1	Elect Director Albert S. Baldocchi	For	For	
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	1.2	Elect Director Paul T. Cappuccio	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for the creation of an Executive Chair role, without a sufficient rationale.
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	1.3	Elect Director Steve Ells	For	Against	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	1.4	Elect Director Patricia Fili-Krushe	For	For	
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	1.5	Elect Director Neil W. Flanzraich	For	For	
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	1.6	Elect Director Robin Hickenlooper	For	For	
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	1.7	Elect Director Scott Maw	For	For	
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	1.8	Elect Director Ali Namvar	For	For	
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	1.9	Elect Director Brian Niccol	For	For	
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	1.10	Elect Director Matthew H. Paull	For	For	
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Chipotle Mexican Grill, Inc.	CMG	21-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Chongqing Department Store Co., Ltd.	600729	21-May-19	Annual	Management	1	Approve Annual Report and Summary	For	For	
Chongqing Department Store Co., Ltd.	600729	21-May-19	Annual	Management	2	Approve Report of the Board of Directors	For	For	
Chongqing Department Store Co., Ltd.	600729	21-May-19	Annual	Management	3	Approve Report of the Board of Supervisors	For	For	
Chongqing Department Store Co., Ltd.	600729	21-May-19	Annual	Management	4	Approve Report of the Independent Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Chongqing Department Store Co., Ltd.	600729	21-May-19	Annual	Management	5	Approve Financial Statements and Financial Budget Report	For	For	
Chongqing Department Store Co., Ltd.	600729	21-May-19	Annual	Management	6	Approve Profit Distribution	For	For	
Chongqing Department Store Co., Ltd.	600729	21-May-19	Annual	Management	7	Approve Guarantee Provision Plan	For	For	
Chongqing Department Store Co., Ltd.	600729	21-May-19	Annual	Management	8	Amend Articles of Association	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 0.69 per Share	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	4	Approve Transaction with Credit Agricole Group Infrastructure Platform Re: Infrastructure and IT Production Activities	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	5	Approve Transaction with Credit Agricole Group Infrastructure Platform Re: Partners Agreement	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	6	Approve Transaction with Credit Agricole Group Infrastructure Platform Re: Guarantee Agreement Within Merger by Absorption of SILCA	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	7	Approve Amendment of Transaction with Regional Banks Re: Tax Consolidation Agreement	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	8	Reelect Veronique Flachaire as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	9	Reelect Dominique Lefebvre as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	10	Reelect Jean-Pierre Gaillard as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	11	Reelect Jean-Paul Kerrien as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	12	Approve Remuneration of Directors in the Aggregate Amount of EUR 1.65 Million	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	13	Approve Compensation of Dominique Lefebvre, Chairman of the Board	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	14	Approve Compensation of Philippe Brassac, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	15	Approve Compensation of Xavier Musca, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	16	Approve Remuneration Policy of the Chairman of the Board	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	17	Approve Remuneration Policy of the CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	18	Approve Remuneration Policy of the Vice-CEO	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Sp ecial	Management	19	Approve the Aggregate Remuneration Granted in 2018 to Senior Management, Responsible Officers and Regulated Risk-Takers	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Credit Agricole SA	ACA	21-May-19	Annual/Special	Management	20	Fix Maximum Variable Compensation Ratio for Executives and Risk Takers	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Special	Management	21	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Special	Management	22	Amend Bylaws Re: Cancellation of Preferred Shares	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Special	Management	23	Amend Article 11 of Bylaws Re: Employee Representative	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Special	Management	24	Amend Bylaws to Comply with Legal Changes	For	For	
Credit Agricole SA	ACA	21-May-19	Annual/Special	Management	25	Authorize Filing of Required Documents/Other Formalities	For	For	
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	1	Approve the Minutes of the Annual Stockholders' Meeting Held on May 15, 2018	For	For	
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	2	Approve the Management Report	For	For	
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	3	Ratify Acts of the Board of Directors and Officers	For	For	
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	4	Appoint SGV & Co. as External Auditors	For	Against	The auditor's tenure is not disclosed.
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	5.1	Elect Isidro A. Consunji as Director	For	For	
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	5.2	Elect Cesar A. Buenaventura as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	5.3	Elect Jorge A. Consunji as Director	For	Withhold	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	5.4	Elect Herbert M. Consunji as Director	For	Withhold	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	5.5	Elect Ma. Edwina C. Laperal as Director	For	Withhold	We do not support insiders on the board other than the CEO.

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DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	5.6	Elect Luz Consuelo A. Consunji as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	5.7	Elect Maria Cristina C. Gotianun as Director	For	Withhold	We do not support insiders on the board other than the CEO.
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	5.8	Elect Antonio Jose U. Periquet as Director	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	5.9	Elect Honorio O. Reyes-Lao as Director	For	For	
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	6	Approve Amendment of the Articles of Incorporation to Increase the Par Value of Preferred Shares from Php 1.00 to Php 1,000	For	For	
DMCI Holdings, Inc.	DMC	21-May-19	Annual	Management	7	Approve Delisting of the Preferred Shares from the Philippine Stock Exchange	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
East West Bancorp, Inc.	EWBC	21-May-19	Annual	Management	1.1	Elect Director Molly Campbell	For	For	
East West Bancorp, Inc.	EWBC	21-May-19	Annual	Management	1.2	Elect Director Iris S. Chan	For	For	
East West Bancorp, Inc.	EWBC	21-May-19	Annual	Management	1.3	Elect Director Rudolph I. Estrada	For	For	
East West Bancorp, Inc.	EWBC	21-May-19	Annual	Management	1.4	Elect Director Paul H. Irving	For	For	
East West Bancorp, Inc.	EWBC	21-May-19	Annual	Management	1.5	Elect Director Herman Y. Li	For	Withhold	We are voting against this director due to concerns over tenure.
East West Bancorp, Inc.	EWBC	21-May-19	Annual	Management	1.6	Elect Director Jack C. Liu	For	Withhold	We are voting against this director due to concerns over tenure.
East West Bancorp, Inc.	EWBC	21-May-19	Annual	Management	1.7	Elect Director Dominic Ng	For	For	
East West Bancorp, Inc.	EWBC	21-May-19	Annual	Management	1.8	Elect Director Lester M. Sussman	For	For	
East West Bancorp, Inc.	EWBC	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
East West Bancorp, Inc.	EWBC	21-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	1	Receive Directors' Reports (Non-Voting)	None	None	
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	2	Receive Auditors' Reports (Non-Voting)	None	None	
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	3	Approve Financial Statements and Allocation of Income	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	4	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	5	Receive Directors' Report on Consolidated Financial Statements	None	None	
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	6	Receive Auditors' Report on Consolidated Financial Statements	None	None	
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	7	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	8	Approve Discharge of Directors	For	For	
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	9	Approve Discharge of Auditors	For	For	
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	10	Transact Other Business	None	None	
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	1	Receive Special Board Report Re: Article 604 of the Companies Code	None	None	
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	2	Approve Authorization to Increase Share Capital With or Without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	3	Approve Article 24.4 Re: Electronic Means of Communication	For	For	
Elia System Operator SA/NV	ELI	21-May-19	Annual/Special	Management	4	Authorize Filing of Required Documents/Formalities at Trade Registry	For	For	
Ellaktor SA	ELLAKTOR	21-May-19	Special	Management	1	Approve Issue Shares in Connection with Acquisition of Subsidiary Eltech Anemos SA	For	For	
Ellaktor SA	ELLAKTOR	21-May-19	Special	Management	2	Various Announcements	None	None	
EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	1	Receive Directors' Reports (Non-Voting)	None	None	
EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	3	Receive Auditors' Reports (Non-Voting)	None	None	
EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	4	Approve Financial Statements, Allocation of Income, and Dividends of EUR 1.00 per Share	For	For	
EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	5	Approve Discharge of Directors	For	For	
EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	6	Approve Discharge of Auditor	For	For	
EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	7	Approve Co-optation of Tom Bamelis as Independent Director	For	For	
EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	8	Elect Philippe Mercelis as Independent Director	For	For	

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EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	9	Elect Accompany you SPRL, Permanently Represented by Anne Cambier, as Independent Director	For	For	
EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	10	Ratify Ernst & Young as Auditor and Approve Auditors' Remuneration	For	For	
EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	11	Approve Formula for Computation of Variable Fees for CEO Ad Interim	For	For	
EVS Broadcast Equipment SA	EVS	21-May-19	Annual	Management	12	Approve Formula for Computation of Variable Fees for CCO Ad Interim	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	1.1	Elect Director Michael J. Anderson	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	1.2	Elect Director Steven J. Demetriou	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	1.3	Elect Director Julia L. Johnson	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	1.4	Elect Director Charles E. Jones	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	1.5	Elect Director Donald T. Misheff	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	1.6	Elect Director Thomas N. Mitchell	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	1.7	Elect Director James F. O'Neil, III	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	1.8	Elect Director Christopher D. Pappas	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	1.9	Elect Director Sandra Pianalto	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	1.10	Elect Director Luis A. Reyes	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	1.11	Elect Director Leslie M. Turner	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	4	Eliminate Supermajority Vote Requirement	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	5	Adopt Majority Voting for Uncontested Election of Directors	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Management	6	Provide Proxy Access Right	For	For	
FirstEnergy Corp.	FE	21-May-19	Annual	Shareholder	7	Adopt Simple Majority Vote	Against	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Fresnillo Plc	FRES	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	3	Approve Remuneration Report	For	For	

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Fresnillo Plc	FRES	21-May-19	Annual	Management	4	Re-elect Alberto Bailleres as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded.
Fresnillo Plc	FRES	21-May-19	Annual	Management	5	Re-elect Alejandro Bailleres as Director	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	6	Re-elect Juan Bordes as Director	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	7	Re-elect Arturo Fernandez as Director	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	8	Re-elect Jaime Lomelin as Director	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	9	Re-elect Fernando Ruiz as Director	For	Against	This director is overboarded.
Fresnillo Plc	FRES	21-May-19	Annual	Management	10	Re-elect Charles Jacobs as Director	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	11	Re-elect Barbara Laguera as Director	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	12	Re-elect Alberto Tiburcio as Director	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	13	Re-elect Dame Judith Macgregor as Director	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	14	Re-elect Georgina Kessel as Director	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	15	Elect Luis Robles as Director	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	16	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Fresnillo Plc	FRES	21-May-19	Annual	Management	17	Reappoint Ernst & Young LLP as Auditors	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	18	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	19	Authorise Issue of Equity	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	20	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	22	Authorise Market Purchase of Ordinary Shares	For	For	
Fresnillo Plc	FRES	21-May-19	Annual	Management	23	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
GoerTek Inc.	002241	21-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
GoerTek Inc.	002241	21-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
GoerTek Inc.	002241	21-May-19	Annual	Management	3	Approve Financial Statements	For	For	
GoerTek Inc.	002241	21-May-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
GoerTek Inc.	002241	21-May-19	Annual	Management	5	Approve Profit Distribution	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
GoerTek Inc.	002241	21-May-19	Annual	Management	6	Approve Report on the Deposit and Usage of Raised Funds	For	For	
GoerTek Inc.	002241	21-May-19	Annual	Management	7	Approve Application of Comprehensive Credit Lines	For	For	
GoerTek Inc.	002241	21-May-19	Annual	Management	8	Approve Foreign Exchange Derivatives Trading	For	For	
GoerTek Inc.	002241	21-May-19	Annual	Management	9	Approve to Appoint Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
GoerTek Inc.	002241	21-May-19	Annual	Management	10	Amend Articles of Association	For	Against	This proposal is not in shareholders' best interests.
GoerTek Inc.	002241	21-May-19	Annual	Management	11	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
GoerTek Inc.	002241	21-May-19	Annual	Management	12	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
GoerTek Inc.	002241	21-May-19	Annual	Management	13	Approve Provision of Guarantee for Foreign Loans of Hong Kong Subsidiary	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	1	Appoint PricewaterhouseCoopers Inc as Auditors of the Company	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	2.1	Elect Phuti Mahanyele-Dabengwa as Director	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	2.2	Re-elect Paul Schmidt as Director	For	Against	We do not support insiders on the board other than the CEO.
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	2.3	Re-elect Alhassan Andani as Director	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	2.4	Re-elect Peter Bacchus as Director	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	2.5	Re-elect Carmen Letton as Director	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	3.1	Re-elect Yunus Suleman as Chairperson of the Audit Committee	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	3.2	Re-elect Alhassan Andani as Member of the Audit Committee	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	3.3	Re-elect Peter Bacchus as Member of the Audit Committee	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	3.4	Re-elect Richard Menell as Member of the Audit Committee	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	4	Place Authorised but Unissued Shares under Control of Directors	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	1	Authorise Board to Issue Shares for Cash	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	1	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	2	Approve Remuneration Implementation Report	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	2	Approve Remuneration of Non-executive Directors	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	3	Approve Financial Assistance in Terms of Sections 44 and 45 of the Companies Act	For	For	
Gold Fields Ltd.	GFI	21-May-19	Annual	Management	4	Authorise Repurchase of Issued Share Capital	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	5	Approve Shareholder Dividend Return Plan	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	6	Approve Profit Distribution	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	7	Approve to Appoint Auditor	For	Against	The auditor's tenure is not disclosed. We are also voting against the appointment of the audit firm as audit fees are not disclosed.
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	8	Approve 2019 Remuneration and Allowance of Directors	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	8.1	Approve Remuneration of Chairman Liu Shuangguang	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	8.2	Approve Remuneration of Director Hou Yuqing	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	8.3	Approve Remuneration of Director Jia Youyao	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	8.4	Approve Remuneration of Director Fang Yingjie	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	8.5	Approve Remuneration of Director Fan Xiaobing	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	8.6	Approve Remuneration of Director Gu Yongcheng	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	8.7	Approve Allowance of Independent Director Niu Yanping	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	8.8	Approve Allowance of Independent Director Mao Zhenfu	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	8.9	Approve Allowance of Independent Director Ye Weiming	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	9	Approve 2019 Remuneration of Supervisors	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	9.1	Approve Remuneration of Chairman Jiang Tao	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	9.2	Approve Remuneration of Supervisor Cheng Jing	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	9.3	Approve Remuneration of Supervisor Yang Haibin	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	10	Approve Decrease in Registered Capital and Amend Articles of Association	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	11	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	

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Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Management	12	Amend Rules and Procedures Regarding Meetings of Board of Supervisors	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Shareholder	13	Approve Use of Remaining Raised Funds from 2017 Investment Project to Replenish Working Capital	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Shareholder	14	Approve Changes in Usage and Implementation Subject of Raised Funds	For	For	
Gosuncn Technology Group Co., Ltd.	300098	21-May-19	Annual	Shareholder	15	Approve Use of 2015 Remaining Raised Funds to Replenish Working Capital	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	2	Reappoint KPMG Audit plc as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Greggs Plc	GRG	21-May-19	Annual	Management	3	Authorise Board to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Greggs Plc	GRG	21-May-19	Annual	Management	4	Approve Final Dividend	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	5	Re-elect Ian Durant as Director	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	6	Re-elect Roger Whiteside as Director	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	7	Re-elect Richard Hutton as Director	For	Against	We do not support insiders on the board other than the CEO.
Greggs Plc	GRG	21-May-19	Annual	Management	8	Re-elect Dr Helena Ganczakowski as Director	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	9	Re-elect Peter McPhillips as Director	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	10	Re-elect Sandra Turner as Director	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	11	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Greggs Plc	GRG	21-May-19	Annual	Management	12	Authorise Issue of Equity	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	13	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	14	Authorise Market Purchase of Ordinary Shares	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	15	Approve Performance Share Plan	For	For	
Greggs Plc	GRG	21-May-19	Annual	Management	16	Approve SAYE Option Plan	For	Against	The employee stock purchase plan does not meet our guidelines.
Greggs Plc	GRG	21-May-19	Annual	Management	17	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
GrubHub Inc.	GRUB	21-May-19	Annual	Management	1.1	Elect Director David Fisher	For	Withhold	This director is overboarded.
GrubHub Inc.	GRUB	21-May-19	Annual	Management	1.2	Elect Director David Habiger	For	For	
GrubHub Inc.	GRUB	21-May-19	Annual	Management	1.3	Elect Director Linda Johnson Rice	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
GrubHub Inc.	GRUB	21-May-19	Annual	Management	2	Ratify Crowe LLP as Auditor	For	For	
GrubHub Inc.	GRUB	21-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
GrubHub Inc.	GRUB	21-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
HD Supply Holdings, Inc.	HDS	21-May-19	Annual	Management	1.1	Elect Director Joseph J. DeAngelo	For	For	
HD Supply Holdings, Inc.	HDS	21-May-19	Annual	Management	1.2	Elect Director Patrick R. McNamee	For	For	
HD Supply Holdings, Inc.	HDS	21-May-19	Annual	Management	1.3	Elect Director Scott D. Ostfeld	For	For	
HD Supply Holdings, Inc.	HDS	21-May-19	Annual	Management	1.4	Elect Director Charles W. Peffer	For	For	
HD Supply Holdings, Inc.	HDS	21-May-19	Annual	Management	1.5	Elect Director James A. Rubright	For	For	
HD Supply Holdings, Inc.	HDS	21-May-19	Annual	Management	1.6	Elect Director Lauren Taylor Wolfe	For	For	
HD Supply Holdings, Inc.	HDS	21-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
HD Supply Holdings, Inc.	HDS	21-May-19	Annual	Management	3	Amend Nonqualified Employee Stock Purchase Plan	For	For	
Iliad SA	ILD	21-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Iliad SA	ILD	21-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Iliad SA	ILD	21-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.90 per Share	For	For	
Iliad SA	ILD	21-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Iliad SA	ILD	21-May-19	Annual/Special	Management	5	Approve Remuneration of Directors in the Aggregate Amount of EUR 230,000	For	For	
Iliad SA	ILD	21-May-19	Annual/Special	Management	6	Approve Compensation of Maxime Lombardini, Chairman of the Board Since May 21, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Iliad SA	ILD	21-May-19	Annual/Special	Management	7	Approve Compensation of Maxime Lombardini, CEO Until May 21, 2018	For	For	
Iliad SA	ILD	21-May-19	Annual/Special	Management	8	Approve Compensation of Thomas Reynaud, CEO Since May 21, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Iliad SA	ILD	21-May-19	Annual/Special	Management	9	Approve Compensation of Thomas Reynaud, Vice-CEO Until May 21, 2018	For	For	

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Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	10	Approve Compensation of Cyril Poidatz, Chairman of the Board Until May 21, 2018	For	For	
Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	11	Approve Compensation of Xavier Niel, Vice-CEO	For	For	
Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	12	Approve Compensation of Rani Assaf, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	13	Approve Compensation of Alexis Bidinot, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	14	Approve Compensation of Antoine Levavasseur, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	15	Approve Remuneration Policy of Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	16	Approve Remuneration Policy of CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	17	Approve Remuneration Policy of Vice-CEOs	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	18	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	19	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 5 Million	For	For	
Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	20	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 2.6 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Iliad SA	ILD	21-May-19	Annual/Sp ecial	Management	21	Approve Issuance of Equity or Equity-Linked Securities for Private Placements up to Aggregate Nominal Amount of EUR 2.6 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

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Iliad SA	ILD	21-May-19	Annual/Special	Management	22	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Iliad SA	ILD	21-May-19	Annual/Special	Management	23	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Iliad SA	ILD	21-May-19	Annual/Special	Management	24	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Iliad SA	ILD	21-May-19	Annual/Special	Management	25	Authorize Capital Increase of up to 3 Percent of Issued Capital for Contributions in Kind from Employees and Corporate Officers	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Iliad SA	ILD	21-May-19	Annual/Special	Management	26	Authorize Capital Increase of Up to EUR 2 Million for Future Exchange Offers	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Iliad SA	ILD	21-May-19	Annual/Special	Management	27	Authorize Capitalization of Reserves of Up to EUR 500 Million for Bonus Issue or Increase in Par Value	For	Against	We are not supportive of this resolution as it could be used during a takeover period.
Iliad SA	ILD	21-May-19	Annual/Special	Management	28	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Iliad SA	ILD	21-May-19	Annual/Special	Management	29	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Iliad SA	ILD	21-May-19	Annual/Special	Management	30	Amend Article 12 of Bylaws Re: Shareholding Disclosure Thresholds	For	For	
Iliad SA	ILD	21-May-19	Annual/Special	Management	31	Authorize Filing of Required Documents/Other Formalities	For	For	
InterRent Real Estate Investment Trust	IIP.UN	21-May-19	Annual/Special	Management	1a	Elect Trustee Paul Amirault	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
InterRent Real Estate Investment Trust	IIP.UN	21-May-19	Annual/Special	Management	1b	Elect Trustee Paul Bouzanis	For	For	
InterRent Real Estate Investment Trust	IIP.UN	21-May-19	Annual/Special	Management	1c	Elect Trustee John Jussup	For	For	
InterRent Real Estate Investment Trust	IIP.UN	21-May-19	Annual/Special	Management	1d	Elect Trustee Ronald Leslie	For	For	

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InterRent Real Estate Investment Trust	IIP.UN	21-May-19	Annual/Sp ecial	Management	1e	Elect Trustee Michael McGahan	For	For	
InterRent Real Estate Investment Trust	IIP.UN	21-May-19	Annual/Sp ecial	Management	1f	Elect Trustee Cheryl Pangborn	For	For	
InterRent Real Estate Investment Trust	IIP.UN	21-May-19	Annual/Sp ecial	Management	2	Approve RSM Canada LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
InterRent Real Estate Investment Trust	IIP.UN	21-May-19	Annual/Sp ecial	Management	3	Elect Paul Bouzanis, Brad Cutsey, Mike McGahan, and Curt Millar as Directors of InterRent Holdings General Partner Limited	For	Withhold	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
InterRent Real Estate Investment Trust	IIP.UN	21-May-19	Annual/Sp ecial	Management	4	Re-approve Unit Option Plan, Long Term Incentive Plan and Deferred Unit Plan	For	Against	The unit option plan, long term incentive plan and deferred unit plan do not meet our guidelines.
InterRent Real Estate Investment Trust	IIP.UN	21-May-19	Annual/Sp ecial	Management	5	Amend Declaration of Trust	For	For	
IPL Plastics Inc.	IPLP	21-May-19	Annual	Management	1.1	Elect Director David McAusland	For	For	
IPL Plastics Inc.	IPLP	21-May-19	Annual	Management	1.2	Elect Director Pat Dalton	For	Withhold	We do not support insiders on the board other than the CEO.
IPL Plastics Inc.	IPLP	21-May-19	Annual	Management	1.3	Elect Director Rose Hynes	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
IPL Plastics Inc.	IPLP	21-May-19	Annual	Management	1.4	Elect Director Hugh McCutcheon	For	For	
IPL Plastics Inc.	IPLP	21-May-19	Annual	Management	1.5	Elect Director Geoff Meagher	For	For	
IPL Plastics Inc.	IPLP	21-May-19	Annual	Management	1.6	Elect Director Sharon Pel	For	For	
IPL Plastics Inc.	IPLP	21-May-19	Annual	Management	1.7	Elect Director Linda Kuga Pikulin	For	For	
IPL Plastics Inc.	IPLP	21-May-19	Annual	Management	1.8	Elect Director Mary Ritchie	For	For	
IPL Plastics Inc.	IPLP	21-May-19	Annual	Management	1.9	Elect Director Alain Tremblay	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.
IPL Plastics Inc.	IPLP	21-May-19	Annual	Management	1.10	Elect Director Alan Walsh	For	For	
IPL Plastics Inc.	IPLP	21-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	1a	Elect Director Linda B. Bammann	For	For	
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	1b	Elect Director James A. Bell	For	For	
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	1c	Elect Director Stephen B. Burke	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	1d	Elect Director Todd A. Combs	For	For	

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JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	1e	Elect Director James S. Crown	For	For	
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	1f	Elect Director James Dimon	For	For	
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	1g	Elect Director Timothy P. Flynn	For	For	
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	1h	Elect Director Mellody Hobson	For	For	
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	1i	Elect Director Laban P. Jackson, Jr.	For	For	
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	1j	Elect Director Michael A. Neal	For	For	
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	1k	Elect Director Lee R. Raymond	For	Against	We are voting against this director due to concerns over tenure. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it contains features that are not in line with best practice.
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Shareholder	4	Report on Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would bring the company in line with peers and help investors assess the company's management of related risks and opportunities.
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Shareholder	5	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
JPMorgan Chase & Co.	JPM	21-May-19	Annual	Shareholder	6	Provide for Cumulative Voting	Against	Against	We are not supportive of the shareholder proposal calling for cumulative voting as there are adequate safeguards in place to protect shareholders' rights.
Kerry Properties Limited	683	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Kerry Properties Limited	683	21-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Kerry Properties Limited	683	21-May-19	Annual	Management	3a	Elect Bryan Pallop Gaw as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

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Kerry Properties Limited	683	21-May-19	Annual	Management	3b	Elect Wong Chi Kong, Louis as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Kerry Properties Limited	683	21-May-19	Annual	Management	3c	Elect Chang Tso Tung, Stephen as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Kerry Properties Limited	683	21-May-19	Annual	Management	4	Approve Directors' Fees	For	For	
Kerry Properties Limited	683	21-May-19	Annual	Management	5	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Kerry Properties Limited	683	21-May-19	Annual	Management	6A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Kerry Properties Limited	683	21-May-19	Annual	Management	6B	Authorize Repurchase of Issued Share Capital	For	For	
Kerry Properties Limited	683	21-May-19	Annual	Management	6C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
LandMark Optoelectronics Corp.	3081	21-May-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
LandMark Optoelectronics Corp.	3081	21-May-19	Annual	Management	2	Approve Profit Distribution	For	For	
LandMark Optoelectronics Corp.	3081	21-May-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
LandMark Optoelectronics Corp.	3081	21-May-19	Annual	Management	4	Amend Regulations Governing the Acquisition or Disposal of Assets	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
LandMark Optoelectronics Corp.	3081	21-May-19	Annual	Management	5	Amend Regulations Governing Loaning of Funds and Regulations Governing Making of Endorsements and Guarantee	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Lawson, Inc.	2651	21-May-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 127.5	For	For	
Lawson, Inc.	2651	21-May-19	Annual	Management	2.1	Elect Director Takemasu, Sadanobu	For	For	
Lawson, Inc.	2651	21-May-19	Annual	Management	2.2	Elect Director Imada, Katsuyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Lawson, Inc.	2651	21-May-19	Annual	Management	2.3	Elect Director Nakaniwa, Satoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Lawson, Inc.	2651	21-May-19	Annual	Management	2.4	Elect Director Osono, Emi	For	For	
Lawson, Inc.	2651	21-May-19	Annual	Management	2.5	Elect Director Kyoya, Yutaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Lawson, Inc.	2651	21-May-19	Annual	Management	2.6	Elect Director Hayashi, Keiko	For	For	
Lawson, Inc.	2651	21-May-19	Annual	Management	2.7	Elect Director Nishio, Kazunori	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Lawson, Inc.	2651	21-May-19	Annual	Management	2.8	Elect Director Iwamura, Miki	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Lawson, Inc.	2651	21-May-19	Annual	Management	3.1	Appoint Statutory Auditor Tsujiyama, Eiko	For	For	
Lawson, Inc.	2651	21-May-19	Annual	Management	3.2	Appoint Statutory Auditor Gomi, Yuko	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1a	Elect Director H. Eric Bolton, Jr.	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1b	Elect Director Russell R. French	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1c	Elect Director Alan B. Graf, Jr.	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1d	Elect Director Toni Jennings	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1e	Elect Director James K. Lowder	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1f	Elect Director Thomas H. Lowder	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1g	Elect Director Monica McGurk	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1h	Elect Director Claude B. Nielsen	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1i	Elect Director Philip W. Norwood	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1j	Elect Director W. Reid Sanders	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1k	Elect Director Gary Shorb	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	1l	Elect Director David P. Stockert	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Mid-America Apartment Communities, Inc.	MAA	21-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	1	Open Meeting	None	None	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	7	Receive Chairman's Report	None	None	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	8	Receive President's Report	None	None	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	9	Receive Financial Statements and Statutory Reports	None	None	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	10	Accept Financial Statements and Statutory Reports	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	11	Approve Allocation of Income and Omission of Dividends	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	12	Approve Discharge of Board and President	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	13	Determine Number of Directors (5) and Deputy Directors (0) of Board	For	Against	We view the proposed board size as too small.

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Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	14	Approve Remuneration of Directors in the Amount of SEK 1.45 Million for Chairman and SEK 500,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	15.a	Reelect David Chance as Director	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	15.b	Reelect Simon Duffy as Director	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	15.c	Reelect Gerhard Florin as Director	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	15.d	Reelect Donata Hopfen as Director	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	15.e	Reelect Natalie Tydeman as Director	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	16	Reelect David Chance as Board Chair	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	17	Determine Number of Auditors (1) and Deputy Auditors (0); Ratify KPMG as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	18	Authorize Representatives of At Least Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	19	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	20.a	Approve Performance Share Plan LTI 2019	For	Against	The stock option plan does not meet our guidelines.
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	20.b	Approve Warrant Plan for Key Employees; Approve Issuance of up to 450,104 Warrants; Approve Transfer of Warrants to Participants	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	21.a	Approve Equity Plan Financing Through Transfer of Class B Shares	For	Against	The incentive plan does not meet our guidelines.
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	21.b	Approve Alternative Equity Plan Financing	For	Against	This proposal is not in shareholders' best interests.
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	22	Amend Articles Re: Corporate Purpose	For	For	
Modern Times Group MTG AB	MTG.B	21-May-19	Annual	Management	23	Close Meeting	None	None	
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	1a	Elect Director James A. Attwood, Jr.	For	For	
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	1b	Elect Director Guerrino De Luca	For	For	
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	1c	Elect Director Karen M. Hoguet	For	For	
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	1d	Elect Director David Kenny	For	For	
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	1e	Elect Director Harish Manwani	For	For	

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Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	1f	Elect Director Robert C. Pozen	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	1g	Elect Director David Rawlinson	For	For	
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	1h	Elect Director Javier G. Teruel	For	For	
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	1i	Elect Director Lauren Zalaznick	For	For	
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	3	Reappoint Ernst & Young LLP as UK Statutory Auditors	For	For	
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	4	Authorize the Audit Committee to Fix Remuneration of UK Statutory Auditor	For	For	
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	5	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	6	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Nielsen Holdings plc	NLSN	21-May-19	Annual	Management	7	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Nokia Oyj	NOKIA	21-May-19	Annual	Management	1	Open Meeting	None	None	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	2	Call the Meeting to Order	None	None	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	For	For	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	For	For	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	5	Prepare and Approve List of Shareholders	For	For	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	6	Receive Financial Statements and Statutory Reports	None	None	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	7	Accept Financial Statements and Statutory Reports	For	For	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	8	Approve Allocation of Income; Approve Distribution of up to EUR 0.20 Per Share as dividend from the retained earnings and/or as repayment of capital from Company's Invested Non-Restricted Equity Reserve in four installments during the authorization	For	For	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	9	Approve Discharge of Board and President	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Nokia Oyj	NOKIA	21-May-19	Annual	Management	10	Approve Remuneration of Directors in the Amount of EUR 440,000 to Chair, EUR 185,000 to Vice Chair and EUR 160,000 to Other Directors; Approve Remuneration for Committee Work; Approve Meeting Fees	For	For	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	11	Fix Number of Directors at Ten	For	For	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	12	Reelect Sari Baldauf, Bruce Brown, Jeanette Horan, Edward Kozel, Elizabeth Nelson, Olivier Piou, Risto Siilasmaa, Carla Smits-Nusteling and Kari Stadigh as Directors, Elect Soren Skou as New Director	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Nokia Oyj	NOKIA	21-May-19	Annual	Management	13	Ratify PricewaterhouseCoopers as Auditors for Financial Year 2019	For	Against	The auditor's tenure exceeds our guidelines.
Nokia Oyj	NOKIA	21-May-19	Annual	Management	14	Ratify Deloitte as Auditors for Financial Year 2020	For	For	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	15	Approve Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Nokia Oyj	NOKIA	21-May-19	Annual	Management	16	Authorize Share Repurchase Program	For	For	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	17	Authorize Issuance of up to 550 Million Shares without Preemptive Rights	For	For	
Nokia Oyj	NOKIA	21-May-19	Annual	Management	18	Close Meeting	None	None	
NorthWest Healthcare Properties Real Estate Investment Trust	NWH.UN	21-May-19	Annual/Special	Management	1.1	Elect Trustee Robert Baron	For	For	
NorthWest Healthcare Properties Real Estate Investment Trust	NWH.UN	21-May-19	Annual/Special	Management	1.2	Elect Trustee Colin Loudon	For	For	
NorthWest Healthcare Properties Real Estate Investment Trust	NWH.UN	21-May-19	Annual/Special	Management	1.3	Elect Trustee C. David Naylor	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
NorthWest Healthcare Properties Real Estate Investment Trust	NWH.UN	21-May-19	Annual/Special	Management	1.4	Elect Trustee Brian Petersen	For	For	
NorthWest Healthcare Properties Real Estate Investment Trust	NWH.UN	21-May-19	Annual/Special	Management	1.5	Elect Trustee Karen H. Weaver	For	For	
NorthWest Healthcare Properties Real Estate Investment Trust	NWH.UN	21-May-19	Annual/Special	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
NorthWest Healthcare Properties Real Estate Investment Trust	NWH.UN	21-May-19	Annual/Special	Management	3	Re-approve Deferred Unit Plan	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Orange SA	ORA	21-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.70 per Share	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	5	Elect Anne-Gabrielle Heilbronner as Director	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	6	Reelect Alexandre Bompard as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Orange SA	ORA	21-May-19	Annual/Special	Management	7	Reelect Helle Kristoffersen as Director	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	8	Reelect Jean-Michel Severino as Director	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	9	Reelect Anne Lange as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Orange SA	ORA	21-May-19	Annual/Special	Management	10	Approve Compensation of Stephane Richard, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Orange SA	ORA	21-May-19	Annual/Special	Management	11	Approve Compensation of Ramon Fernandez, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Orange SA	ORA	21-May-19	Annual/Special	Management	12	Approve Compensation of Gervais Pellissier, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Orange SA	ORA	21-May-19	Annual/Special	Management	13	Approve Remuneration Policy of the Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Orange SA	ORA	21-May-19	Annual/Special	Management	14	Approve Remuneration Policy of Vice-CEOs	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Orange SA	ORA	21-May-19	Annual/Special	Management	15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	16	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 2 Billion	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	17	Allow Board to Use Delegations under Item 16 Above in the Event of a Public Tender Offer	For	Against	We do not believe that support for this proposal is in the interests of shareholders.
Orange SA	ORA	21-May-19	Annual/Special	Management	18	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 1 Billion	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	19	Allow Board to Use Delegations under Item 18 Above in the Event of a Public Tender Offer	For	Against	We do not believe that support for this proposal is in the interests of shareholders.
Orange SA	ORA	21-May-19	Annual/Special	Management	20	Approve Issuance of Equity or Equity-Linked Securities for up to 20 Percent of Issued Capital Per Year for Private Placements, up to Aggregate Nominal Amount of EUR 1 Billion	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	21	Allow Board to Use Delegations under Item 20 Above in the Event of a Public Tender Offer	For	Against	We do not believe that support for this proposal is in the interests of shareholders.
Orange SA	ORA	21-May-19	Annual/Special	Management	22	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 16-21	For	Against	We do not believe that support for this proposal is in the interests of shareholders.
Orange SA	ORA	21-May-19	Annual/Special	Management	23	Authorize Capital Increase of Up to EUR 1 Billion for Future Exchange Offers	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	24	Allow Board to Use Delegations under Item 23 Above in the Event of a Public Tender Offer	For	Against	We do not believe that support for this proposal is in the interests of shareholders.
Orange SA	ORA	21-May-19	Annual/Special	Management	25	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	26	Allow Board to Use Delegations under Item 25 Above in the Event of a Public Tender Offer	For	Against	This proposal is not in shareholders' best interests.
Orange SA	ORA	21-May-19	Annual/Special	Management	27	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 3 Billion Million	For	For	

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Orange SA	ORA	21-May-19	Annual/Special	Management	28	Authorize up to 0.07 Percent of Issued Capital for Use in Restricted Stock Plans Under Performance Conditions Reserved for Some Employees and Executive Officers	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	29	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Orange SA	ORA	21-May-19	Annual/Special	Management	30	Authorize Capitalization of Reserves of Up to EUR 2 Billion for Bonus Issue or Increase in Par Value	For	Against	This proposal is not in shareholders' best interests.
Orange SA	ORA	21-May-19	Annual/Special	Management	31	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Management	32	Authorize Filing of Required Documents/Other Formalities	For	For	
Orange SA	ORA	21-May-19	Annual/Special	Shareholder	A	Amend Item 3 as Follows: Approve Allocation of Income and Dividends of EUR 0.55 per Share	Against	Against	We do not believe that support for this proposal is in the interests of shareholders.
Orange SA	ORA	21-May-19	Annual/Special	Shareholder	B	Amend Article 13 of Bylaws Re: Overboarding of Directors	Against	Against	We do not believe that support for this proposal is in the interests of shareholders.
Orange SA	ORA	21-May-19	Annual/Special	Shareholder	C	Amend Employee Stock Purchase Plans in Favor of Employees	Against	Against	We do not believe that support for this proposal is in the interests of shareholders.
Orange SA	ORA	21-May-19	Annual/Special	Shareholder	D	Authorize up to 0.04 Percent of Issued Capital for Use in Restricted Stock Plans in Favor of Employees	Against	Against	We do not believe that support for this proposal is in the interests of shareholders.
Ormat Technologies, Inc.	ORA	21-May-19	Annual	Management	1A	Elect Director Dan Falk	For	Against	We believe that the Compensation Committee has demonstrated low responsiveness to shareholders' concerns following last year's low level of say-on-pay support. Therefore we are voting against this nominee.
Ormat Technologies, Inc.	ORA	21-May-19	Annual	Management	1B	Elect Director Todd C. Freeland	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Ormat Technologies, Inc.	ORA	21-May-19	Annual	Management	1C	Elect Director Byron G. Wong	For	For	
Ormat Technologies, Inc.	ORA	21-May-19	Annual	Management	2	Ratify Kesselman Kesselman as Auditors	For	For	
Ormat Technologies, Inc.	ORA	21-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Principal Financial Group, Inc.	PFG	21-May-19	Annual	Management	1a	Elect Director Michael T. Dan	For	For	
Principal Financial Group, Inc.	PFG	21-May-19	Annual	Management	1b	Elect Director C. Daniel Gelatt	For	Against	We are voting against this director due to concerns over tenure.

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Principal Financial Group, Inc.	PFG	21-May-19	Annual	Management	1c	Elect Director Sandra L. Helton	For	Against	We are voting against this director due to concerns over tenure.
Principal Financial Group, Inc.	PFG	21-May-19	Annual	Management	1d	Elect Director Blair C. Pickerell	For	For	
Principal Financial Group, Inc.	PFG	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Principal Financial Group, Inc.	PFG	21-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Prothena Corporation plc	PRTA	21-May-19	Annual	Management	1a	Elect Director K. Anders O. Harfstrand	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Prothena Corporation plc	PRTA	21-May-19	Annual	Management	1b	Elect Director Christopher S. Henney	For	For	
Prothena Corporation plc	PRTA	21-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Prothena Corporation plc	PRTA	21-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, contains features that are not in line with best practice, and it lacks risk mitigation features.
PT Indocement Tunggal Prakarsa Tbk	INTP	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
PT Indocement Tunggal Prakarsa Tbk	INTP	21-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Indocement Tunggal Prakarsa Tbk	INTP	21-May-19	Annual	Management	3	Approve Auditors	For	Against	The auditor's tenure is not disclosed.
PT Indocement Tunggal Prakarsa Tbk	INTP	21-May-19	Annual	Management	4	Approve Changes in Board of Company	For	For	
PT Indocement Tunggal Prakarsa Tbk	INTP	21-May-19	Annual	Management	5	Approve Remuneration of Directors and Commissioners	For	For	
PT Tower Bersama Infrastructure Tbk	TBIG	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
PT Tower Bersama Infrastructure Tbk	TBIG	21-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Tower Bersama Infrastructure Tbk	TBIG	21-May-19	Annual	Management	3	Approve Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed. The auditor's tenure is not disclosed.
PT Tower Bersama Infrastructure Tbk	TBIG	21-May-19	Annual	Management	4	Approve Remuneration of Directors and Commissioners	For	For	
PT Tower Bersama Infrastructure Tbk	TBIG	21-May-19	Annual	Management	5	Approve Issuance of Bonds	For	For	
PT Tower Bersama Infrastructure Tbk	TBIG	21-May-19	Annual	Management	6	Accept Report on the Use of Proceeds	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PT Tower Bersama Infrastructure Tbk	TBIG	21-May-19	Annual	Management	7	Accept Report on Inability to Realize Annual General Meeting Shareholders 2018 Resolution on Approval for Plan of the Issuance US Dollar-Denominated Bonds or Notes	For	For	
PT Unilever Indonesia Tbk	UNVR	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
PT Unilever Indonesia Tbk	UNVR	21-May-19	Special	Management	1	Amend Corporate Purpose	For	For	
PT Unilever Indonesia Tbk	UNVR	21-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Unilever Indonesia Tbk	UNVR	21-May-19	Special	Management	2	Amend Article 3 of the Articles of Association in Relation with Business Activity	For	For	
PT Unilever Indonesia Tbk	UNVR	21-May-19	Annual	Management	3	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	
PT Unilever Indonesia Tbk	UNVR	21-May-19	Annual	Management	4.a.1	Elect Veronika Utami as Director	For	For	
PT Unilever Indonesia Tbk	UNVR	21-May-19	Annual	Management	4.a.2	Elect Sri Widowati as Director	For	For	
PT Unilever Indonesia Tbk	UNVR	21-May-19	Annual	Management	4.a.3	Elect Deborah Herawati Sadrach as Commissioner	For	For	
PT Unilever Indonesia Tbk	UNVR	21-May-19	Annual	Management	4.b	Approve Remuneration of Directors and Commissioners	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	3	Elect Neil Carson as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	3	Elect Neil Carson as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	4	Re-elect Ben van Beurden as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	4	Re-elect Ben van Beurden as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	5	Re-elect Ann Godbehere as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	5	Re-elect Ann Godbehere as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	6	Re-elect Euleen Goh as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	6	Re-elect Euleen Goh as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	7	Re-elect Charles Holliday as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	7	Re-elect Charles Holliday as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	8	Re-elect Catherine Hughes as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	8	Re-elect Catherine Hughes as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	9	Re-elect Gerard Kleisterlee as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	9	Re-elect Gerard Kleisterlee as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	10	Re-elect Roberto Setubal as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	10	Re-elect Roberto Setubal as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	11	Re-elect Sir Nigel Sheinwald as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	11	Re-elect Sir Nigel Sheinwald as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	12	Re-elect Linda Stuntz as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	12	Re-elect Linda Stuntz as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	13	Re-elect Jessica Uhl as Director	For	Against	We do not support insiders on the board other than the CEO.
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	13	Re-elect Jessica Uhl as Director	For	Against	We do not support insiders on the board other than the CEO.
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	14	Re-elect Gerrit Zalm as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	14	Re-elect Gerrit Zalm as Director	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	15	Reappoint Ernst & Young LLP as Auditors	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	15	Reappoint Ernst & Young LLP as Auditors	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	16	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	16	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	19	Adopt New Articles of Association	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	19	Adopt New Articles of Association	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	21	Authorise EU Political Donations and Expenditure	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Management	21	Authorise EU Political Donations and Expenditure	For	For	
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Shareholder	22	Request Shell to Set and Publish Targets for Greenhouse Gas (GHG) Emissions	Against	Against	Given the proponent's intent to withdraw this proposal, and the efforts made by Shell in response to the issues raised in the proposal, we do not believe that support is necessary.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Royal Dutch Shell Plc	RDSB	21-May-19	Annual	Shareholder	22	Request Shell to Set and Publish Targets for Greenhouse Gas (GHG) Emissions	Against	Against	Given the proponent's intent to withdraw this proposal, and the efforts made by Shell in response to the issues raised in the proposal, we do not believe that support is necessary.
Societe Generale SA	GLE	21-May-19	Annual	Management	1	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Societe Generale SA	GLE	21-May-19	Annual	Management	2	Approve Financial Statements and Statutory Reports	For	For	
Societe Generale SA	GLE	21-May-19	Annual	Management	3	Approve Allocation of Income and Dividends of EUR 2.20 per Share	For	For	
Societe Generale SA	GLE	21-May-19	Annual	Management	4	Approve Stock Dividend Program	For	For	
Societe Generale SA	GLE	21-May-19	Annual	Management	5	Reelect Frederic Oudea as Director	For	For	
Societe Generale SA	GLE	21-May-19	Annual	Management	6	Reelect Kyra Hazou as Director	For	For	
Societe Generale SA	GLE	21-May-19	Annual	Management	7	Reelect Gerard Mestrallet as Director	For	For	
Societe Generale SA	GLE	21-May-19	Annual	Management	8	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Societe Generale SA	GLE	21-May-19	Annual	Management	9	Approve Termination Package of Frederic Oudea, CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
Societe Generale SA	GLE	21-May-19	Annual	Management	10	Approve Termination Package of Severin Cabannes, Vice-CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
Societe Generale SA	GLE	21-May-19	Annual	Management	11	Approve Termination Package of Philippe Aymerich, Vice-CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
Societe Generale SA	GLE	21-May-19	Annual	Management	12	Approve Termination Package of Philippe Heim, Vice-CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
Societe Generale SA	GLE	21-May-19	Annual	Management	13	Approve Termination Package of Diony Lebot, Vice-CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
Societe Generale SA	GLE	21-May-19	Annual	Management	14	Approve Remuneration Policy of Chairman of the Board	For	For	
Societe Generale SA	GLE	21-May-19	Annual	Management	15	Approve Remuneration Policy of CEO and Vice CEOs	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Societe Generale SA	GLE	21-May-19	Annual	Management	16	Approve Compensation of Lorenzo Bini Smaghi, Chairman of the Board	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Societe Generale SA	GLE	21-May-19	Annual	Management	17	Approve Compensation of Frederic Oudea, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Societe Generale SA	GLE	21-May-19	Annual	Management	18	Approve Compensation of Philippe Aymerich, Vice-CEO Since May 14, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Societe Generale SA	GLE	21-May-19	Annual	Management	19	Approve Compensation of Severin Cabannes, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Societe Generale SA	GLE	21-May-19	Annual	Management	20	Approve Compensation of Philippe Heim, Vice-CEO Since May 14, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Societe Generale SA	GLE	21-May-19	Annual	Management	21	Approve Compensation of Diony Lebot, Vice-CEO Since May 14, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Societe Generale SA	GLE	21-May-19	Annual	Management	22	Approve Compensation of Bernardo Sanchez Incera, Vice-CEO Until May 14, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Societe Generale SA	GLE	21-May-19	Annual	Management	23	Approve Compensation of Didier Valet, Vice-CEO Until March 14, 2018	For	For	
Societe Generale SA	GLE	21-May-19	Annual	Management	24	Approve the Aggregate Remuneration Granted in 2018 to Certain Senior Management, Responsible Officers, and Risk-Takers	For	For	
Societe Generale SA	GLE	21-May-19	Annual	Management	25	Authorize Repurchase of Up to 5 Percent of Issued Share Capital	For	For	
Societe Generale SA	GLE	21-May-19	Annual	Management	26	Authorize Filing of Required Documents/Other Formalities	For	For	
Tableau Software, Inc.	DATA	21-May-19	Annual	Management	1.1	Elect Director Adam Selipsky	For	For	
Tableau Software, Inc.	DATA	21-May-19	Annual	Management	1.2	Elect Director Christian Chabot	For	For	
Tableau Software, Inc.	DATA	21-May-19	Annual	Management	1.3	Elect Director Christopher Stolte	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tableau Software, Inc.	DATA	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it lacks certain risk mitigators and disclosure.
Tableau Software, Inc.	DATA	21-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 12	For	For	
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.1	Elect Director Suzuki, Koji	For	Against	We are holding the President accountable for the board not being one-third independent.
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.2	Elect Director Murata, Yoshio	For	Against	We are holding the President accountable for the board not being one-third independent.
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.3	Elect Director Awano, Mitsuaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.4	Elect Director Yamaguchi, Takeo	For	Against	We do not support insiders on the board other than the President and Chairman.
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.5	Elect Director Okabe, Tsuneaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.6	Elect Director Kameoka, Tsunekata	For	Against	We do not support insiders on the board other than the President and Chairman.
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.7	Elect Director Tanaka, Ryoji	For	Against	We do not support insiders on the board other than the President and Chairman.
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.8	Elect Director Yasuda, Yoko	For	Against	We do not support insiders on the board other than the President and Chairman.
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.9	Elect Director Inoue, Yoshiko	For	Against	We do not support insiders on the board other than the President and Chairman.
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.10	Elect Director Nakajima, Kaoru	For	For	
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.11	Elect Director Goto, Akira	For	For	
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	2.12	Elect Director Torigoe, Keiko	For	For	
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	3.1	Appoint Statutory Auditor Sukino, Kenji	For	Against	We are not supportive of insiders on the board of statutory auditors.
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	3.2	Appoint Statutory Auditor Muto, Eiji	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	3.3	Appoint Statutory Auditor Nishimura, Hiroshi	For	For	
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	4	Appoint Alternate Statutory Auditor Sugahara, Kunihiko	For	For	
Takashimaya Co., Ltd.	8233	21-May-19	Annual	Management	5	Approve Annual Bonus	For	For	
Telefonica Deutschland Holding AG	O2D	21-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Allstate Corporation	ALL	21-May-19	Annual	Management	1a	Elect Director Kermit R. Crawford	For	For	
The Allstate Corporation	ALL	21-May-19	Annual	Management	1b	Elect Director Michael L. Eskew	For	For	
The Allstate Corporation	ALL	21-May-19	Annual	Management	1c	Elect Director Margaret M. Keane	For	For	
The Allstate Corporation	ALL	21-May-19	Annual	Management	1d	Elect Director Siddharth N. "Bobby" Mehta	For	For	
The Allstate Corporation	ALL	21-May-19	Annual	Management	1e	Elect Director Jacques P. Perold	For	For	
The Allstate Corporation	ALL	21-May-19	Annual	Management	1f	Elect Director Andrea Redmond	For	For	
The Allstate Corporation	ALL	21-May-19	Annual	Management	1g	Elect Director Gregg M. Sherrill	For	For	
The Allstate Corporation	ALL	21-May-19	Annual	Management	1h	Elect Director Judith A. Sprieser	For	For	
The Allstate Corporation	ALL	21-May-19	Annual	Management	1i	Elect Director Perry M. Traquina	For	For	
The Allstate Corporation	ALL	21-May-19	Annual	Management	1j	Elect Director Thomas J. Wilson	For	For	
The Allstate Corporation	ALL	21-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Allstate Corporation	ALL	21-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
The Allstate Corporation	ALL	21-May-19	Annual	Management	4	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
The Allstate Corporation	ALL	21-May-19	Annual	Shareholder	5	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
The Gap, Inc.	GPS	21-May-19	Annual	Management	1a	Elect Director Amy Bohutinsky	For	For	
The Gap, Inc.	GPS	21-May-19	Annual	Management	1b	Elect Director John J. Fisher	For	For	
The Gap, Inc.	GPS	21-May-19	Annual	Management	1c	Elect Director Robert J. Fisher	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
The Gap, Inc.	GPS	21-May-19	Annual	Management	1d	Elect Director William S. Fisher	For	For	
The Gap, Inc.	GPS	21-May-19	Annual	Management	1e	Elect Director Tracy Gardner	For	For	
The Gap, Inc.	GPS	21-May-19	Annual	Management	1f	Elect Director Isabella D. Goren	For	For	
The Gap, Inc.	GPS	21-May-19	Annual	Management	1g	Elect Director Bob L. Martin	For	For	
The Gap, Inc.	GPS	21-May-19	Annual	Management	1h	Elect Director Jorge P. Montoya	For	For	
The Gap, Inc.	GPS	21-May-19	Annual	Management	1i	Elect Director Chris O'Neill	For	For	
The Gap, Inc.	GPS	21-May-19	Annual	Management	1j	Elect Director Arthur Peck	For	For	
The Gap, Inc.	GPS	21-May-19	Annual	Management	1k	Elect Director Lexi Reese	For	For	
The Gap, Inc.	GPS	21-May-19	Annual	Management	1l	Elect Director Mayo A. Shattuck, III	For	For	
The Gap, Inc.	GPS	21-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Gap, Inc.	GPS	21-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
The Gap, Inc.	GPS	21-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
The Hershey Company	HSY	21-May-19	Annual	Management	1.1	Elect Director Pamela M. Arway	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	1.2	Elect Director James W. Brown	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	1.3	Elect Director Michele G. Buck	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	1.4	Elect Director Charles A. Davis	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	1.5	Elect Director Mary Kay Haben	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	1.6	Elect Director James C. Katzman	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	1.7	Elect Director M. Diane Koken	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	1.8	Elect Director Robert M. Malcolm	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	1.9	Elect Director Anthony J. Palmer	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	1.10	Elect Director Juan R. Perez	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	1.11	Elect Director Wendy L. Schoppert	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	1.12	Elect Director David L. Shedlarz	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
The Hershey Company	HSY	21-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Towngas China Company Limited	1083	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Towngas China Company Limited	1083	21-May-19	Annual	Management	2a	Elect Peter Wong Wai-ye as Director	For	For	
Towngas China Company Limited	1083	21-May-19	Annual	Management	2b	Elect John Ho Hon-ming as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
Towngas China Company Limited	1083	21-May-19	Annual	Management	2c	Elect Brian David Li Man-bun as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. We are voting against this director due to concerns over tenure.
Towngas China Company Limited	1083	21-May-19	Annual	Management	3	Authorize Board to Fix Remuneration of Directors	For	For	
Towngas China Company Limited	1083	21-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Towngas China Company Limited	1083	21-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Towngas China Company Limited	1083	21-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Towngas China Company Limited	1083	21-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Towngas China Company Limited	1083	21-May-19	Annual	Management	8	Approve Final Dividend	For	For	
Xerox Corporation	XRX	21-May-19	Annual	Management	1	Approve Reorganization	For	For	
Xerox Corporation	XRX	21-May-19	Annual	Management	2.1	Elect Director Keith Cozza	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the boardThis director is overboarded.
Xerox Corporation	XRX	21-May-19	Annual	Management	2.2	Elect Director Jonathan Christodoro	For	For	
Xerox Corporation	XRX	21-May-19	Annual	Management	2.3	Elect Director Joseph J. Echevarria	For	For	
Xerox Corporation	XRX	21-May-19	Annual	Management	2.4	Elect Director Nicholas Graziano	For	For	
Xerox Corporation	XRX	21-May-19	Annual	Management	2.5	Elect Director Cheryl Gordon Krongard	For	For	
Xerox Corporation	XRX	21-May-19	Annual	Management	2.6	Elect Director Scott Letier	For	For	
Xerox Corporation	XRX	21-May-19	Annual	Management	2.7	Elect Director Giovanni "John" Visentin	For	For	
Xerox Corporation	XRX	21-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Xerox Corporation	XRX	21-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and there are features that are not in line with best practice.
Xerox Corporation	XRX	21-May-19	Annual	Management	5	Adopt Majority Voting Standard for Certain Corporate Actions	For	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Xerox Corporation	XRX	21-May-19	Annual	Management	6	Adjourn Meeting	For	Against	We are not supportive of adjourning the meeting in order to permit further solicitation of proxies.
Xerox Corporation	XRX	21-May-19	Annual	Shareholder	7	Reduce Supermajority Vote Requirement	None	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Yihai International Holding Ltd.	1579	21-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Yihai International Holding Ltd.	1579	21-May-19	Annual	Management	2	Elect Shi Yonghong as Director and Authorize Board to Fix His Remuneration	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Yihai International Holding Ltd.	1579	21-May-19	Annual	Management	3	Elect Sun Shengfeng as Director and Authorize Board to Fix His Remuneration	For	Against	We do not support insiders on the board other than the CEO and Chair.
Yihai International Holding Ltd.	1579	21-May-19	Annual	Management	4	Elect Qian Mingxing as Director and Authorize Board to Fix Her Remuneration	For	For	
Yihai International Holding Ltd.	1579	21-May-19	Annual	Management	5	Elect Guo Qiang as Director and Authorize Board to Fix Her Remuneration	For	Against	We do not support insiders on the board other than the CEO and Chair.
Yihai International Holding Ltd.	1579	21-May-19	Annual	Management	6	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Yihai International Holding Ltd.	1579	21-May-19	Annual	Management	7	Approve Final Dividend	For	For	
Yihai International Holding Ltd.	1579	21-May-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Yihai International Holding Ltd.	1579	21-May-19	Annual	Management	9	Authorize Repurchase of Issued Share Capital	For	For	
Yihai International Holding Ltd.	1579	21-May-19	Annual	Management	10	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
ADVA Optical Networking SE	ADV	22-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
ADVA Optical Networking SE	ADV	22-May-19	Annual	Management	2	Approve Allocation of Income and Omission of Dividends	For	For	
ADVA Optical Networking SE	ADV	22-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
ADVA Optical Networking SE	ADV	22-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
ADVA Optical Networking SE	ADV	22-May-19	Annual	Management	5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal 2019	For	For	
ADVA Optical Networking SE	ADV	22-May-19	Annual	Management	6	Approve Creation of EUR 25 Million Pool of Capital with Partial Exclusion of Preemptive Rights	For	Against	We do not support this share issuance due to potential dilution.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ADVA Optical Networking SE	ADV	22-May-19	Annual	Management	7	Approve Extension of Stock Option Plan; Approve Creation of EUR 5 Million Pool of Conditional Capital to Guarantee Conversion Rights	For	Against	The stock option plan does not meet our guidelines.
ADVA Optical Networking SE	ADV	22-May-19	Annual	Management	8	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Alkermes plc	ALKS	22-May-19	Annual	Management	1.1	Elect Director David W. Anstice	For	For	
Alkermes plc	ALKS	22-May-19	Annual	Management	1.2	Elect Director Robert A. Breyer	For	For	
Alkermes plc	ALKS	22-May-19	Annual	Management	1.3	Elect Director Wendy L. Dixon	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Alkermes plc	ALKS	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and there are features that are not in line with best practice.
Alkermes plc	ALKS	22-May-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Alkermes plc	ALKS	22-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	1a	Elect Director Jeffrey P. Bezos	For	For	
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	1b	Elect Director Rosalind G. Brewer	For	For	
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	1c	Elect Director Jamie S. Gorelick	For	For	
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	1d	Elect Director Daniel P. Huttenlocher	For	For	
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	1e	Elect Director Judith A. McGrath	For	For	
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	1f	Elect Director Indra K. Nooyi	For	For	
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	1g	Elect Director Jonathan J. Rubinstein	For	For	
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	1h	Elect Director Thomas O. Ryder	For	For	
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	1i	Elect Director Patricia Q. Stonesifer	For	For	
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	1j	Elect Director Wendell P. Weeks	For	Against	This director is overboarded.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and as there are features that are not in line with best practice.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	4	Report on Management of Food Waste	Against	For	Shareholders would benefit from additional disclosure on the company's efforts to reduce food waste in order to better assess the company's performance and management of related risks and opportunities.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	6	Prohibit Sales of Facial Recognition Technology to Government Agencies	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way and aims at micromanaging the company.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	7	Report on Impact of Government Use of Facial Recognition Technologies	Against	For	Considering growing consumer concerns over privacy, we are supportive of this shareholder resolution calling for an independent study on the human rights risks related to facial recognition technologies.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	8	Report on Products Promoting Hate Speech	Against	For	Shareholders would benefit from a report on the company's efforts to address hate speech and the sale of offensive products throughout its businesses.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	9	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	10	Report on Sexual Harassment	Against	For	Shareholders would benefit from a review and report on the company's sexual harassment policies.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	11	Report on Climate Change	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's environmental risk assessment processes and exposure to climate change risks. Additional disclosure helps investors better assess how environmental risks can affect a company's activities and longer-term financial results.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	12	Disclose a Board of Directors' Qualification Matrix	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.

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Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	13	Report on Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would bring the company in line with peers and help investors assess the company's management of related risks and opportunities.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	14	Assess Feasibility of Including Sustainability as a Performance Measure for Senior Executive Compensation	Against	For	We are supportive of the company reviewing the feasibility of adding these metrics to its executive incentive plan. Enhanced disclosure and aligned incentives will help investors better assess how such risks can affect a company's activities and longer-term financial results.
Amazon.com, Inc.	AMZN	22-May-19	Annual	Shareholder	15	Provide Vote Counting to Exclude Abstentions	Against	For	We are supportive of this shareholder proposal calling for the company to follow the Securities Exchange Commission's recommended standard that shareholder votes be decided by a majority of votes cast "for" and "against."
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.1	Elect Director Carl H. Lindner, III	For	For	
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.2	Elect Director S. Craig Lindner	For	For	
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.3	Elect Director Kenneth C. Ambrecht	For	For	
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.4	Elect Director John B. Berding	For	Withhold	We do not support insiders on the board other than the CEO.
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.5	Elect Director Joseph E. "Jeff" Consolino	For	Withhold	We do not support insiders on the board other than the CEO.
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.6	Elect Director Virginia C. "Gina" Drosos	For	For	
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.7	Elect Director James E. Evans	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.8	Elect Director Terry S. Jacobs	For	For	
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.9	Elect Director Gregory G. Joseph	For	For	
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.10	Elect Director Mary Beth Martin	For	For	
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.11	Elect Director William W. Verity	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	1.12	Elect Director John I. Von Lehman	For	For	
American Financial Group, Inc.	AFG	22-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

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American Financial Group, Inc.	AFG	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks sufficient disclosure.
Amphenol Corp.	APH	22-May-19	Annual	Management	1.1	Elect Director Stanley L. Clark	For	For	
Amphenol Corp.	APH	22-May-19	Annual	Management	1.2	Elect Director John D. Craig	For	For	
Amphenol Corp.	APH	22-May-19	Annual	Management	1.3	Elect Director David P. Falck	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Amphenol Corp.	APH	22-May-19	Annual	Management	1.4	Elect Director Edward G. Jepsen	For	For	
Amphenol Corp.	APH	22-May-19	Annual	Management	1.5	Elect Director Robert A. Livingston	For	For	
Amphenol Corp.	APH	22-May-19	Annual	Management	1.6	Elect Director Martin H. Loeffler	For	For	
Amphenol Corp.	APH	22-May-19	Annual	Management	1.7	Elect Director R. Adam Norwitt	For	For	
Amphenol Corp.	APH	22-May-19	Annual	Management	1.8	Elect Director Diana G. Reardon	For	For	
Amphenol Corp.	APH	22-May-19	Annual	Management	1.9	Elect Director Anne Clarke Wolff	For	For	
Amphenol Corp.	APH	22-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Amphenol Corp.	APH	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Amphenol Corp.	APH	22-May-19	Annual	Shareholder	4	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Amphenol Corp.	APH	22-May-19	Annual	Shareholder	5	Report on Human Rights Risks in Operations and Supply Chain	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's exposure to human rights risk.
Annaly Capital Management, Inc.	NLY	22-May-19	Annual	Management	1a	Elect Director Kevin G. Keyes	For	For	
Annaly Capital Management, Inc.	NLY	22-May-19	Annual	Management	1b	Elect Director Thomas Hamilton	For	For	
Annaly Capital Management, Inc.	NLY	22-May-19	Annual	Management	1c	Elect Director Kathy Hopinkah Hannan	For	For	
Annaly Capital Management, Inc.	NLY	22-May-19	Annual	Management	1d	Elect Director Vicki Williams	For	For	
Annaly Capital Management, Inc.	NLY	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Annaly Capital Management, Inc.	NLY	22-May-19	Annual	Management	3	Increase Authorized Common Stock	For	For	
Annaly Capital Management, Inc.	NLY	22-May-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditors	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	3	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Antofagasta Plc	ANTO	22-May-19	Annual	Management	4	Re-elect Jean-Paul Luksic as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Antofagasta Plc	ANTO	22-May-19	Annual	Management	5	Re-elect Ollie Oliveira as Director	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	6	Re-elect Gonzalo Menendez as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Antofagasta Plc	ANTO	22-May-19	Annual	Management	7	Re-elect Ramon Jara as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Antofagasta Plc	ANTO	22-May-19	Annual	Management	8	Re-elect Juan Claro as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Antofagasta Plc	ANTO	22-May-19	Annual	Management	9	Re-elect Tim Baker as Director	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	10	Re-elect Andronico Luksic as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Antofagasta Plc	ANTO	22-May-19	Annual	Management	11	Re-elect Vivianne Blanlot as Director	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	12	Re-elect Jorge Bande as Director	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	13	Re-elect Francisca Castro as Director	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	14	Elect Michael Anglin as Director	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	15	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	16	Authorise the Audit and Risk Committee to Fix Remuneration of Auditors	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	

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Antofagasta Plc	ANTO	22-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
Antofagasta Plc	ANTO	22-May-19	Annual	Management	21	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	1	Open Meeting	None	None	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	2.a	Receive Report of Management Board (Non-Voting)	None	None	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	2.b	Receive Report of Supervisory Board (Non-Voting)	None	None	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	2.c	Discussion on Company's Corporate Governance Structure	None	None	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	2.d	Discuss Remuneration Report Containing Remuneration Policy for Management Board Members	None	None	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	3.a	Amend Remuneration Policy	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	3.b	Approve Remuneration of Supervisory Board	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	4.a	Adopt Financial Statements and Statutory Reports	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	4.b	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	4.c	Approve Dividends of EUR 1.74 per Share	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	5.a	Receive Explanation on Nomination and Selection Procedure	None	None	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	5.b	Ratify KPMG as Auditors	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	6.a	Approve Discharge of Management Board	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	6.b	Approve Discharge of Supervisory Board	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	7.a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	7.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	7.c	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	8.a	Accept Resignation of Annet Aris as Supervisory Board Member	None	None	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	8.b	Reelect Kick van der Pol to Supervisory Board	For	For	
ASR Nederland NV	ASRNL	22-May-19	Annual	Management	9	Allow Questions	None	None	

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ASR Nederland NV	ASRNL	22-May-19	Annual	Management	10	Close Meeting	None	None	
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	1a	Elect Director Michael H. Carrel	For	For	
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	1b	Elect Director Mark A. Collar	For	For	
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	1c	Elect Director Scott W. Drake	For	Against	This director is overboarded.
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	1d	Elect Director Regina E. Groves	For	For	
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	1e	Elect Director B. Kristine Johnson	For	For	
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	1f	Elect Director Mark R. Lanning	For	For	
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	1g	Elect Director Sven A. Wehrwein	For	For	
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	1h	Elect Director Robert S. White	For	For	
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
AtriCure, Inc.	ATRC	22-May-19	Annual	Management	5	Advisory Vote on Say on Pay Frequency	One Year	One Year	
AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	1.1	Elect Director Thomas Buberl	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	1.2	Elect Director Gerald Harlin	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	1.3	Elect Director Daniel G. Kaye	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	1.4	Elect Director Kristi A. Matus	For	For	
AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	1.5	Elect Director Ramon de Oliveira	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights. We are holding the incumbent members of the Nomination Committee accountable for inadequate gender diversity on the board.

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AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	1.6	Elect Director Mark Pearson	For	For	
AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	1.7	Elect Director Bertram L. Scott	For	For	
AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	1.8	Elect Director George Stansfield	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	1.9	Elect Director Charles G.T. Stonehill	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights. We are holding the incumbent members of the Nomination Committee accountable for inadequate gender diversity on the board.
AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
AXA Equitable Holdings, Inc.	EQH	22-May-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	
Burlington Stores, Inc.	BURL	22-May-19	Annual	Management	1.1	Elect Director John J. Mahoney	For	For	
Burlington Stores, Inc.	BURL	22-May-19	Annual	Management	1.2	Elect Director Laura J. Sen	For	For	
Burlington Stores, Inc.	BURL	22-May-19	Annual	Management	1.3	Elect Director Paul J. Sullivan	For	For	
Burlington Stores, Inc.	BURL	22-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Burlington Stores, Inc.	BURL	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1a	Elect Director Martha H. Bejar	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1b	Elect Director Virginia Boulet	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1c	Elect Director Peter C. Brown	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1d	Elect Director Kevin P. Chilton	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1e	Elect Director Steven T. Clontz	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1f	Elect Director T. Michael Glenn	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1g	Elect Director W. Bruce Hanks	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1h	Elect Director Mary L. Landrieu	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1i	Elect Director Harvey P. Perry	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1j	Elect Director Glen F. Post, III	For	Against	We are voting against this director due to concerns over tenure.
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1k	Elect Director Michael J. Roberts	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1l	Elect Director Laurie A. Siegel	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	1m	Elect Director Jeffrey K. Storey	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	3	Increase Authorized Common Stock	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	4	Adopt NOL Rights Plan (NOL Pill)	For	For	
CenturyLink, Inc.	CTL	22-May-19	Annual	Management	5	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
CenturyLink, Inc.	CTL	22-May-19	Annual	Shareholder	6	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
China Eastern Airlines Corporation Limited	670	22-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Eastern Airlines Corporation Limited	670	22-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
China Eastern Airlines Corporation Limited	670	22-May-19	Annual	Management	3	Approve 2018 Financial Reports	For	For	
China Eastern Airlines Corporation Limited	670	22-May-19	Annual	Management	4	Approve 2018 Profit Distribution Proposal	For	For	
China Eastern Airlines Corporation Limited	670	22-May-19	Annual	Management	5	Approve PRC Domestic Auditors, International Auditors for Financial Reporting and Auditors for Internal Control and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Eastern Airlines Corporation Limited	670	22-May-19	Annual	Management	6	Approve Grant of General Mandate to Issue Debt Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China Eastern Airlines Corporation Limited	670	22-May-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for A Shares and H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Eastern Airlines Corporation Limited	670	22-May-19	Annual	Management	8.1	Elect Li Yangmin as Director	For	For	
China Eastern Airlines Corporation Limited	670	22-May-19	Annual	Management	8.2	Elect Tang Bing as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Everbright International Limited	257	22-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Everbright International Limited	257	22-May-19	Annual	Management	2	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Everbright International Limited	257	22-May-19	Annual	Management	3.1	Elect Cai Yunge as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
China Everbright International Limited	257	22-May-19	Annual	Management	3.2	Elect Wang Tianyi as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
China Everbright International Limited	257	22-May-19	Annual	Management	3.3	Elect Zhai Haitao as Director	For	For	
China Everbright International Limited	257	22-May-19	Annual	Management	3.4	Elect Suo Xuquan as Director	For	For	
China Everbright International Limited	257	22-May-19	Annual	Management	3.5	Authorize Board to Fix the Remuneration of the Directors	For	For	
China Everbright International Limited	257	22-May-19	Annual	Management	4	Approve Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Everbright International Limited	257	22-May-19	Annual	Management	5.1	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Everbright International Limited	257	22-May-19	Annual	Management	5.2	Authorize Repurchase of Issued Share Capital	For	For	
China Everbright International Limited	257	22-May-19	Annual	Management	5.3	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	2.1	Elect Zheng Shuliang as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	2.2	Elect Zhang Ruilian as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	2.3	Elect Yang Congsen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	2.4	Elect Zhang Jinglei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	2.5	Elect Chen Yisong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	2.6	Elect Xing Jian as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	2.7	Elect Han Benwen as Director	For	For	
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	2.8	Elect Dong Xinyi as Director	For	For	
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	3	Approve Shinewing (HK) CPA Limited as Auditors and Authorize Board to Fix Their Remuneration	For	For	
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	4	Approve Final Dividend	For	For	
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Hongqiao Group Limited	1378	22-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Mobile Limited	941	22-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Mobile Limited	941	22-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Mobile Limited	941	22-May-19	Annual	Management	3.1	Elect Yang Jie as Director	For	For	
China Mobile Limited	941	22-May-19	Annual	Management	3.2	Elect Dong Xin as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Mobile Limited	941	22-May-19	Annual	Management	4.1	Elect Moses Cheng Mo Chi as Director	For	Against	This director is overboarded.
China Mobile Limited	941	22-May-19	Annual	Management	4.2	Elect Yang Qiang as Director	For	For	
China Mobile Limited	941	22-May-19	Annual	Management	5	Approve PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Mobile Limited	941	22-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
China Mobile Limited	941	22-May-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Mobile Limited	941	22-May-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Coherus BioSciences, Inc.	CHRS	22-May-19	Annual	Management	1.1	Elect Director Samuel Nussbaum	For	For	
Coherus BioSciences, Inc.	CHRS	22-May-19	Annual	Management	1.2	Elect Director Mary T. Szela	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Coherus BioSciences, Inc.	CHRS	22-May-19	Annual	Management	1.3	Elect Director Ali J. Satvat	For	For	
Coherus BioSciences, Inc.	CHRS	22-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Commerzbank AG	CBK	22-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Commerzbank AG	CBK	22-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.20 per Share	For	For	
Commerzbank AG	CBK	22-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Commerzbank AG	CBK	22-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Commerzbank AG	CBK	22-May-19	Annual	Management	5	Ratify Ernst & Young GmbH as Auditors for Fiscal 2019	For	For	
Commerzbank AG	CBK	22-May-19	Annual	Management	6	Ratify Ernst & Young GmbH as Auditors for the First Quarter of Fiscal 2020	For	For	
Commerzbank AG	CBK	22-May-19	Annual	Management	7	Approve Creation of EUR 501 Million Pool of Capital with Partial Exclusion of Preemptive Rights	For	For	
Commerzbank AG	CBK	22-May-19	Annual	Management	8	Approve Creation of EUR 125.2 Million Pool of Capital with Partial Exclusion of Preemptive Rights	For	For	
Commerzbank AG	CBK	22-May-19	Annual	Management	9	Approve Issuance of Participation Certificates up to Aggregate Nominal Amount of EUR 5 Billion	For	For	
Daqin Railway Co., Ltd.	601006	22-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Daqin Railway Co., Ltd.	601006	22-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Daqin Railway Co., Ltd.	601006	22-May-19	Annual	Management	3	Approve Financial Statements and Financial Budget Report	For	For	
Daqin Railway Co., Ltd.	601006	22-May-19	Annual	Management	4	Approve Profit Distribution	For	For	
Daqin Railway Co., Ltd.	601006	22-May-19	Annual	Management	5	Approve Annual Report and Summary	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Daqin Railway Co., Ltd.	601006	22-May-19	Annual	Management	6	Amend Articles of Association	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Daqin Railway Co., Ltd.	601006	22-May-19	Annual	Management	7	Approve Appointment of Financial Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Daqin Railway Co., Ltd.	601006	22-May-19	Annual	Management	8	Approve Appointment of Internal Control Auditor	For	For	
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	1a	Elect Director Michael C. Alfano	For	For	
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	1b	Elect Director Eric K. Brandt	For	For	
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	1c	Elect Director Donald M. Casey, Jr.	For	For	
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	1d	Elect Director Willie A. Deese	For	For	
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	1e	Elect Director Betsy D. Holden	For	For	
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	1f	Elect Director Arthur D. Kowaloff	For	For	
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	1g	Elect Director Harry M. Jansen Kraemer, Jr.	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	1h	Elect Director Gregory T. Lucier	For	For	
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	1i	Elect Director Francis J. Lunger	For	For	
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	1j	Elect Director Leslie F. Varon	For	For	
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
DENTSPLY SIRONA Inc.	XRAY	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Extra Space Storage Inc.	EXR	22-May-19	Annual	Management	1.1	Elect Director Kenneth M. Woolley	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Extra Space Storage Inc.	EXR	22-May-19	Annual	Management	1.2	Elect Director Joseph D. Margolis	For	For	
Extra Space Storage Inc.	EXR	22-May-19	Annual	Management	1.3	Elect Director Roger B. Porter	For	For	
Extra Space Storage Inc.	EXR	22-May-19	Annual	Management	1.4	Elect Director Joseph J. Bonner	For	For	
Extra Space Storage Inc.	EXR	22-May-19	Annual	Management	1.5	Elect Director Ashley Dreier	For	For	
Extra Space Storage Inc.	EXR	22-May-19	Annual	Management	1.6	Elect Director Spencer F. Kirk	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Extra Space Storage Inc.	EXR	22-May-19	Annual	Management	1.7	Elect Director Dennis J. Letham	For	For	
Extra Space Storage Inc.	EXR	22-May-19	Annual	Management	1.8	Elect Director Diane Olmstead	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Extra Space Storage Inc.	EXR	22-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Extra Space Storage Inc.	EXR	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	1a	Elect Director Ellen R. Alemany	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	1b	Elect Director Keith W. Hughes	For	For	
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	1c	Elect Director David K. Hunt	For	For	
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	1d	Elect Director Stephan A. James	For	For	
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	1e	Elect Director Leslie M. Muma	For	For	
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	1f	Elect Director Alexander Navab	For	For	
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	1g	Elect Director Gary A. Norcross	For	For	
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	1h	Elect Director Louise M. Parent	For	For	
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	1i	Elect Director Brian T. Shea	For	For	
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	1j	Elect Director James B. Stallings, Jr.	For	For	
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Fidelity National Information Services, Inc.	FIS	22-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	1.1	Elect Director Alison Davis	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	1.2	Elect Director Harry F. DiSimone	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	1.3	Elect Director John Y. Kim	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	1.4	Elect Director Dennis F. Lynch	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Fiserv, Inc.	FISV	22-May-19	Annual	Management	1.5	Elect Director Denis J. O'Leary	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	1.6	Elect Director Glenn M. Renwick	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	1.7	Elect Director Kim M. Robak	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	1.8	Elect Director JD Sherman	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	1.9	Elect Director Doyle R. Simons	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	1.10	Elect Director Jeffery W. Yabuki	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	2	Amend Qualified Employee Stock Purchase Plan	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Fiserv, Inc.	FISV	22-May-19	Annual	Management	4	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Fiserv, Inc.	FISV	22-May-19	Annual	Shareholder	5	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	4	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	5	Re-elect William Huyett as Director	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	6	Re-elect Nikoloz Gamkrelidze as Director	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	7	Re-elect David Morrison as Director	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	8	Re-elect Irakli Gilauri as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	9	Re-elect Ingeborg Oie as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	10	Re-elect Tim Elsigood as Director	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	11	Re-elect Mike Anderson as Director	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	12	Re-elect Jacques Richier as Director	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	13	Elect Fabian Blank as Director	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	14	Reappoint Ernst & Young LLP as Auditors	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	15	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	16	Authorise EU Political Donations and Expenditure	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Georgia Healthcare Group Plc	GHG	22-May-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
Goldpac Group Limited	3315	22-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Goldpac Group Limited	3315	22-May-19	Annual	Management	2.1	Approve Final Dividend	For	For	
Goldpac Group Limited	3315	22-May-19	Annual	Management	2.2	Approve Special Dividend	For	For	
Goldpac Group Limited	3315	22-May-19	Annual	Management	3.1	Elect Lu Run Ting as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are not supportive of non-independent directors sitting on key board committees.
Goldpac Group Limited	3315	22-May-19	Annual	Management	3.2	Elect Lu Runyi as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Goldpac Group Limited	3315	22-May-19	Annual	Management	3.3	Elect Yang Geng as Director	For	For	
Goldpac Group Limited	3315	22-May-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
Goldpac Group Limited	3315	22-May-19	Annual	Management	5	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Goldpac Group Limited	3315	22-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Goldpac Group Limited	3315	22-May-19	Annual	Management	7	Authorize Repurchase of Issued Share Capital	For	For	
Goldpac Group Limited	3315	22-May-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	3	Approve Scrip Dividend Program	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	4	Authorize Capital Increase with Preemptive Rights	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	5	Approve Profit Sharing to Executive Management and Key Management Personnel	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	6	Approve Discharge of Board and Auditors	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	7	Approve Director Remuneration for 2018	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	8	Approve Remuneration Policy	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	9	Pre-approve Director Remuneration for 2019	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	10	Ratify Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	11	Authorize Board to Participate in Companies with Similar Business Interests	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.1	Approve Extension of Trademark License Agreement Between the Company and Hellenic Lotteries SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.2	Approve Software System Construction Agreement Between the Company and Neurosoft SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.3	Approve Second Amendment of Service Agreement Between the Company and Horse Races SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.4	Approve Frame Agreement Between the Company and Aegean Oil SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.5	Approve Frame Agreement Between the Company and Neurosoft SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.6	Approve Extension of Amendment for the Agreement Between the Company and Neurosoft SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.7	Approve Second Amendment of the Frame Services Agreement Between the Company and Neurosoft SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.8	Approve Thirty Agreements Between the Company, OPAP SERVICES SA, and Thirty Different OPAP Agents	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.9	Approve Corporate Guarantee in Favor of Hellenic Lotteries SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.10	Approve Corporate Guarantee in Favor of Hellenic Lotteries SA for the Amendment of Bond Loan with ALPHA BANK SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.11	Approve Subscription Agreement Between the Company and Hellenic Lotteries SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.12	Approve Subscription Agreement Between the Company and Tora Direct SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	12.13	Approve Subscription Agreement Between the Company and Horse Races SA	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	13	Authorize Share Repurchase Program	For	For	
Greek Organisation of Football Prognostics SA	OPAP	22-May-19	Annual	Management	14	Amend Company Articles	For	For	
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1a	Elect Director Barry J. Alperin	For	For	

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Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1b	Elect Director Gerald A. Benjamin	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1c	Elect Director Stanley M. Bergman	For	For	
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1d	Elect Director James P. Breslawski	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1e	Elect Director Paul Brons	For	For	
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1f	Elect Director Shira Goodman	For	For	
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1g	Elect Director Joseph L. Herring	For	For	
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1h	Elect Director Kurt P. Kuehn	For	For	
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1i	Elect Director Philip A. Laskawy	For	For	
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1j	Elect Director Anne H. Margulies	For	For	
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1k	Elect Director Mark E. Mlotek	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1l	Elect Director Steven Paladino	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1m	Elect Director Carol Raphael	For	For	
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1n	Elect Director E. Dianne Rekow	For	For	
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	1o	Elect Director Bradley T. Sheares	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Henry Schein, Inc.	HSIC	22-May-19	Annual	Management	3	Ratify BDO USA, LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
HMS Holdings Corp.	HMSY	22-May-19	Annual	Management	1a	Elect Director William F. Miller, III	For	For	
HMS Holdings Corp.	HMSY	22-May-19	Annual	Management	1b	Elect Director Ellen A. Rudnick	For	For	
HMS Holdings Corp.	HMSY	22-May-19	Annual	Management	1c	Elect Director Richard H. Stowe	For	Against	We are voting against this director due to concerns over tenure.
HMS Holdings Corp.	HMSY	22-May-19	Annual	Management	1d	Elect Director Cora M. Tellez	For	For	
HMS Holdings Corp.	HMSY	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
HMS Holdings Corp.	HMSY	22-May-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
HMS Holdings Corp.	HMSY	22-May-19	Annual	Management	4	Ratify Grant Thornton LLP as Auditors	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	3	Approve Allocation of Income and Absence of Dividends	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	5	Reelect Herve Brailly as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	6	Reelect Gilles Brisson as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	7	Reelect Irina Staatz Granzer as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	8	Reelect Novo Nordisk A S as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	9	Reelect Veronique Chabernaude as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	10	Reelect Patrick Langlois as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	11	Reelect Bpifrance Participations as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	12	Reelect Jean-Yves Blay as Supervisory Board Member	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	13	Renew Appointment Olivier Martinez as Censor	For	Against	This proposal is not in shareholders' best interests.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	14	Approve Remuneration of Supervisory Board Members in the Aggregate Amount of EUR 240,000	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	15	Approve Remuneration Policy of Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	16	Approve Remuneration Policy of Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	17	Approve Remuneration Policy of Chairman of the Supervisory Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	18	Approve Remuneration Policy of Supervisory Board Members	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	19	Approve Compensation of Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	20	Approve Compensation of Yannis Morel, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	21	Approve Compensation of Chairman of the Supervisory Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	22	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	23	Authorize up to 50,000 Shares for Use in Restricted Stock Plans, Reserved for Key Employees and/or Corporate Officers	For	Against	The stock option plan does not meet our guidelines.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	24	Authorize up to 75,000 Shares for Use in Restricted Stock Plans, Reserved for Executive Committee Members, Key Employees and Corporate Officers, as Annual Variable Income	For	Against	The stock option plan does not meet our guidelines.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	25	Authorize up to 400,000 Shares for Use in Restricted Stock Plans, Reserved for Executive Committee Members and/or Corporate Officers (with Performance Conditions Attached)	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	26	Authorize up to 675,000 Shares for Use in Restricted Stock Plans, Reserved for Employees (with Performance Conditions Attached)	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	27	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 960,876.25	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	28	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 960,876.25	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	29	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 960,876.25	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	30	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	Against	We do not support this share issuance due to potential dilution.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	31	Approve Issuance of Equity or Equity-Linked Securities Reserved for Specific Beneficiaries, up to Aggregate Nominal Amount of EUR 960,876.25	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

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Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	32	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 27-29 and 31	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	33	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	34	Authorize Capital Increase of Up to EUR 960,876.25 for Future Exchange Offers	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	35	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 27-29 and 31-34 at EUR 1,121,022.25	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	36	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Against	Against	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	37	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	38	Amend Article 27 of Bylaws Re: General Meetings in Paris	For	For	
Innate Pharma SA	IPH	22-May-19	Annual/Special	Management	39	Authorize Filing of Required Documents/Other Formalities	For	For	
Iren SpA	IRE	22-May-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Iren SpA	IRE	22-May-19	Annual	Management	2	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	
Iren SpA	IRE	22-May-19	Annual	Management	3	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Iren SpA	IRE	22-May-19	Annual	Shareholder	4.1.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	None	For	
Iren SpA	IRE	22-May-19	Annual	Management	4.2	Elect Board Chairman and Vice-Chairman	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Iren SpA	IRE	22-May-19	Annual	Management	5	Approve Remuneration of Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Iren SpA	IRE	22-May-19	Annual	Management	6	Integrate Remuneration of External Auditors	For	For	

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Iron SpA	IRE	22-May-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1a	Elect Director Jennifer Allerton	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1b	Elect Director Ted R. Antenucci	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1c	Elect Director Pamela M. Arway	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1d	Elect Director Clarke H. Bailey	For	Against	This director is overboarded.
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1e	Elect Director Kent P. Dauten	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1f	Elect Director Paul F. Deninger	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1g	Elect Director Monte Ford	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1h	Elect Director Per-Kristian Halvorsen	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1i	Elect Director William L. Meaney	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1j	Elect Director Wendy J. Murdock	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1k	Elect Director Walter C. Rakowich	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	1l	Elect Director Alfred J. Verrecchia	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Iron Mountain Incorporated	IRM	22-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
Laureate Education, Inc.	Laur	22-May-19	Annual	Management	1.1	Elect Director Brian F. Carroll	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights. In addition, since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also not supportive of non-independent directors sitting on key board committees.
Laureate Education, Inc.	Laur	22-May-19	Annual	Management	1.2	Elect Director Andrew B. Cohen	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights. In addition, since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also not supportive of non-independent directors sitting on key board committees.

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Laureate Education, Inc.	Laur	22-May-19	Annual	Management	1.3	Elect Director William L. Cornog	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights. In addition, since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also not supportive of non-independent directors sitting on key board committees. We are also holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board.
Laureate Education, Inc.	Laur	22-May-19	Annual	Management	1.4	Elect Director Pedro del Corro	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also not supportive of non-independent directors sitting on key board committees.
Laureate Education, Inc.	Laur	22-May-19	Annual	Management	1.5	Elect Director Michael J. Durham	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights.
Laureate Education, Inc.	Laur	22-May-19	Annual	Management	1.6	Elect Director Kenneth W. Freeman	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights.
Laureate Education, Inc.	Laur	22-May-19	Annual	Management	1.7	Elect Director George Munoz	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights.
Laureate Education, Inc.	Laur	22-May-19	Annual	Management	1.8	Elect Director Judith Rodin	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights.
Laureate Education, Inc.	Laur	22-May-19	Annual	Management	1.9	Elect Director Eilif Serck-Hanssen	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights.

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Laureate Education, Inc.	Laur	22-May-19	Annual	Management	1.10	Elect Director Ian K. Snow	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights. In addition, since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also not supportive of non-independent directors sitting on key board committees.
Laureate Education, Inc.	Laur	22-May-19	Annual	Management	1.11	Elect Director Steven M. Taslitz	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights. In addition, since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Laureate Education, Inc.	Laur	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Laureate Education, Inc.	Laur	22-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Molson Coors Brewing Company	TAP	22-May-19	Annual	Management	1.1	Elect Director Roger G. Eaton	For	For	
Molson Coors Brewing Company	TAP	22-May-19	Annual	Management	1.2	Elect Director Charles M. Herington	For	For	
Molson Coors Brewing Company	TAP	22-May-19	Annual	Management	1.3	Elect Director H. Sanford Riley	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Molson Coors Brewing Company	TAP	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
MTR Corporation Limited	66	22-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
MTR Corporation Limited	66	22-May-19	Annual	Management	2	Approve Final Dividend	For	For	
MTR Corporation Limited	66	22-May-19	Annual	Management	3a	Elect Anthony Chow Wing-kin as Director	For	For	
MTR Corporation Limited	66	22-May-19	Annual	Management	3b	Elect Allan Wong Chi-yun as Director	For	Against	This director is overboarded. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
MTR Corporation Limited	66	22-May-19	Annual	Management	3c	Elect Rex Auyeung Pak-kuen as Director	For	For	
MTR Corporation Limited	66	22-May-19	Annual	Management	3d	Elect Jacob Kam Chak-pui as Director	For	For	

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MTR Corporation Limited	66	22-May-19	Annual	Management	4	Elect Chan Kar-lok as Director	For	For	
MTR Corporation Limited	66	22-May-19	Annual	Management	5	Elect Cheng Yan-kee as Director	For	For	
MTR Corporation Limited	66	22-May-19	Annual	Management	6	Elect Ng Wing-ka as Director	For	For	
MTR Corporation Limited	66	22-May-19	Annual	Management	7	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	For	
MTR Corporation Limited	66	22-May-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
MTR Corporation Limited	66	22-May-19	Annual	Management	9	Authorize Repurchase of Issued Share Capital	For	For	
MTR Corporation Limited	66	22-May-19	Annual	Management	10	Authorize Board to Offer Scrip Dividend Alternative in Respect of Dividends Declared	For	For	
Nexity SA	NXI	22-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Nexity SA	NXI	22-May-19	Annual/Special	Management	2	Approve Discharge of Directors	For	For	
Nexity SA	NXI	22-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 2.50 per Share	For	For	
Nexity SA	NXI	22-May-19	Annual/Special	Management	4	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Nexity SA	NXI	22-May-19	Annual/Special	Management	5	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Nexity SA	NXI	22-May-19	Annual/Special	Management	6	Reelect Alain Dinin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Nexity SA	NXI	22-May-19	Annual/Special	Management	7	Reelect Charles-Henri Filippi as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Nexity SA	NXI	22-May-19	Annual/Special	Management	8	Reelect Agnes Nahum as Director	For	For	
Nexity SA	NXI	22-May-19	Annual/Special	Management	9	Renew Appointment of Pascal Oddo as Censor	For	Against	This proposal is not in shareholders' best interests.
Nexity SA	NXI	22-May-19	Annual/Special	Management	10	Approve Compensation of Alain Dinin, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Nexity SA	NXI	22-May-19	Annual/Special	Management	11	Approve Remuneration Policy of Alain Dinin, Chairman and CEO Until May 22, 2019 and Chairman of the Board Since May 22, 2019	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Nexity SA	NXI	22-May-19	Annual/Special	Management	12	Approve Remuneration Policy of Jean-Philippe Ruggieri, Vice-CEO Until May 22, 2019 and CEO Since May 22, 2019	For	For	
Nexity SA	NXI	22-May-19	Annual/Special	Management	13	Approve Remuneration Policy of Julien Carmona, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Nexity SA	NXI	22-May-19	Annual/Special	Management	14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Nexity SA	NXI	22-May-19	Annual/Special	Management	15	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Nexity SA	NXI	22-May-19	Annual/Special	Management	16	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Nexity SA	NXI	22-May-19	Annual/Special	Management	17	Authorize Filing of Required Documents/Other Formalities	For	For	
Northland Power Inc.	NPI	22-May-19	Annual	Management	1	Elect Director James C. Temerty	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Northland Power Inc.	NPI	22-May-19	Annual	Management	2	Elect Director Linda L. Bertoldi	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Northland Power Inc.	NPI	22-May-19	Annual	Management	3	Elect Director Marie Bountrogianni	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Northland Power Inc.	NPI	22-May-19	Annual	Management	4	Elect Director John W. Brace	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Northland Power Inc.	NPI	22-May-19	Annual	Management	5	Elect Director Keith Halbert	For	For	
Northland Power Inc.	NPI	22-May-19	Annual	Management	6	Elect Director Barry Gilmour	For	For	

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Northland Power Inc.	NPI	22-May-19	Annual	Management	7	Elect Director Russell Goodman	For	For	
Northland Power Inc.	NPI	22-May-19	Annual	Management	8	Elect Director Michael Lord	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Northland Power Inc.	NPI	22-May-19	Annual	Management	9	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Northland Power Inc.	NPI	22-May-19	Annual	Management	10	Advisory Vote on Executive Compensation Approach	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1a	Elect Director Robert K. Burgess	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1b	Elect Director Tench Coxe	For	Against	We are voting against this director due to concerns over tenure.
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1c	Elect Director Persis S. Drell	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1d	Elect Director James C. Gaither	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1e	Elect Director Jen-Hsun Huang	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1f	Elect Director Dawn Hudson	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1g	Elect Director Harvey C. Jones	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also voting against this director due to concerns over tenure.
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1h	Elect Director Michael G. McCaffery	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1i	Elect Director Stephen C. Neal	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1j	Elect Director Mark L. Perry	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1k	Elect Director A. Brooke Seawell	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	1l	Elect Director Mark A. Stevens	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
NVIDIA Corporation	NVDA	22-May-19	Annual	Management	4	Eliminate Supermajority Vote Requirement to Remove Director Without Cause	For	For	
Olav Thon Eiendomsselskap ASA	OLT	22-May-19	Annual	Management	1	Open Meeting; Registration of Attending Shareholders and Proxies	None	None	
ONEOK, Inc.	OKE	22-May-19	Annual	Management	1.1	Elect Director Brian L. Derksen	For	For	
ONEOK, Inc.	OKE	22-May-19	Annual	Management	1.2	Elect Director Julie H. Edwards	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
ONEOK, Inc.	OKE	22-May-19	Annual	Management	1.3	Elect Director John W. Gibson	For	For	
ONEOK, Inc.	OKE	22-May-19	Annual	Management	1.4	Elect Director Mark W. Helderman	For	For	
ONEOK, Inc.	OKE	22-May-19	Annual	Management	1.5	Elect Director Randall J. Larson	For	For	

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ONEOK, Inc.	OKE	22-May-19	Annual	Management	1.6	Elect Director Steven J. Malcolm	For	For	
ONEOK, Inc.	OKE	22-May-19	Annual	Management	1.7	Elect Director Jim W. Mogg	For	For	
ONEOK, Inc.	OKE	22-May-19	Annual	Management	1.8	Elect Director Pattye L. Moore	For	Against	This director is overboarded.
ONEOK, Inc.	OKE	22-May-19	Annual	Management	1.9	Elect Director Gary D. Parker	For	Against	We are voting against this director due to concerns over tenure.
ONEOK, Inc.	OKE	22-May-19	Annual	Management	1.10	Elect Director Eduardo A. Rodriguez	For	For	
ONEOK, Inc.	OKE	22-May-19	Annual	Management	1.11	Elect Director Terry K. Spencer	For	For	
ONEOK, Inc.	OKE	22-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
ONEOK, Inc.	OKE	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1a	Elect Director Rodney C. Adkins	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1b	Elect Director Wences Casares	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1c	Elect Director Jonathan Christodoro	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1d	Elect Director John J. Donahoe	For	Against	This director is overboarded.
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1e	Elect Director David W. Dorman	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1f	Elect Director Belinda J. Johnson	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1g	Elect Director Gail J. McGovern	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding and for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position.
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1h	Elect Director Deborah M. Messemer	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1i	Elect Director David M. Moffett	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1j	Elect Director Ann M. Sarnoff	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1k	Elect Director Daniel H. Schulman	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	1l	Elect Director Frank D. Yeary	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	Against	We believe that the company's current policies and disclosures are sufficient.
PayPal Holdings, Inc.	PYPL	22-May-19	Annual	Shareholder	5	Amend Board Governance Documents to Define Human Rights Responsibilities	Against	Against	We believe that the company's current approach is sufficient.
PT Kalbe Farma Tbk	KLBF	22-May-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Discharge of Directors and Commissioners	For	For	

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PT Kalbe Farma Tbk	KLBF	22-May-19	Special	Management	1	Amend Article 3 of the Articles of Association in Relation with Main Business Activity	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Kalbe Farma Tbk	KLBF	22-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Kalbe Farma Tbk	KLBF	22-May-19	Annual	Management	3	Affirmation Board of Directors and Approve Changes of Board of Commissioners	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
PT Kalbe Farma Tbk	KLBF	22-May-19	Annual	Management	4	Approve Remuneration of Directors and Commissioners	For	For	
PT Kalbe Farma Tbk	KLBF	22-May-19	Annual	Management	5	Approve Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
PT Semen Indonesia (Persero) Tbk	SMGR	22-May-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Discharge of Directors and Commissioners	For	For	
PT Semen Indonesia (Persero) Tbk	SMGR	22-May-19	Annual	Management	2	Approve Annual Report of the Partnership and Community Development Program (PCDP) and Discharge of Directors and Commissioners	For	For	
PT Semen Indonesia (Persero) Tbk	SMGR	22-May-19	Annual	Management	3	Approve Allocation of Income	For	For	
PT Semen Indonesia (Persero) Tbk	SMGR	22-May-19	Annual	Management	4	Approve Remuneration and Tantiem of Directors and Commissioners	For	For	
PT Semen Indonesia (Persero) Tbk	SMGR	22-May-19	Annual	Management	5	Appoint Auditors of the Company and the Partnership and Community Development Program (PCDP)	For	Against	The auditor's tenure is not disclosed.
PT Semen Indonesia (Persero) Tbk	SMGR	22-May-19	Annual	Management	6	Amend Articles of Association	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Semen Indonesia (Persero) Tbk	SMGR	22-May-19	Annual	Management	7	Approve Changes in Board of Company	For	For	
RE/MAX Holdings, Inc.	RMAX	22-May-19	Annual	Management	1.1	Elect Director David L. Liniger	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
RE/MAX Holdings, Inc.	RMAX	22-May-19	Annual	Management	1.2	Elect Director Daniel J. Predovich	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
RE/MAX Holdings, Inc.	RMAX	22-May-19	Annual	Management	1.3	Elect Director Teresa S. Van De Bogart	For	For	
RE/MAX Holdings, Inc.	RMAX	22-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	For	
Reinsurance Group of America, Incorporated	RGA	22-May-19	Annual	Management	1A	Elect Director Christine R. Detrick	For	For	
Reinsurance Group of America, Incorporated	RGA	22-May-19	Annual	Management	1B	Elect Director John J. Gauthier	For	For	
Reinsurance Group of America, Incorporated	RGA	22-May-19	Annual	Management	1C	Elect Director Alan C. Henderson	For	For	
Reinsurance Group of America, Incorporated	RGA	22-May-19	Annual	Management	1D	Elect Director Anna Manning	For	For	

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Reinsurance Group of America, Incorporated	RGA	22-May-19	Annual	Management	1E	Elect Director Hazel M. McNeilage	For	For	
Reinsurance Group of America, Incorporated	RGA	22-May-19	Annual	Management	1F	Elect Director Steven C. Van Wyk	For	For	
Reinsurance Group of America, Incorporated	RGA	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Reinsurance Group of America, Incorporated	RGA	22-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
Rigel Pharmaceuticals, Inc.	RIGL	22-May-19	Annual	Management	1a	Elect Director Bradford S. Goodwin	For	For	
Rigel Pharmaceuticals, Inc.	RIGL	22-May-19	Annual	Management	1b	Elect Director Keith A. Katkin	For	For	
Rigel Pharmaceuticals, Inc.	RIGL	22-May-19	Annual	Management	1c	Elect Director Jane Wasman	For	For	
Rigel Pharmaceuticals, Inc.	RIGL	22-May-19	Annual	Management	2	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Rigel Pharmaceuticals, Inc.	RIGL	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it lacks disclosure and certain risk mitigation features.
Rigel Pharmaceuticals, Inc.	RIGL	22-May-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Robert Half International Inc.	RHI	22-May-19	Annual	Management	1.1	Elect Director Julia L. Coronado	For	For	
Robert Half International Inc.	RHI	22-May-19	Annual	Management	1.2	Elect Director Dirk A. Kempthorne	For	For	
Robert Half International Inc.	RHI	22-May-19	Annual	Management	1.3	Elect Director Harold M. Messmer, Jr.	For	For	
Robert Half International Inc.	RHI	22-May-19	Annual	Management	1.4	Elect Director Marc H. Morial	For	For	
Robert Half International Inc.	RHI	22-May-19	Annual	Management	1.5	Elect Director Barbara J. Novogradac	For	For	
Robert Half International Inc.	RHI	22-May-19	Annual	Management	1.6	Elect Director Robert J. Pace	For	For	
Robert Half International Inc.	RHI	22-May-19	Annual	Management	1.7	Elect Director Frederick A. Richman	For	For	
Robert Half International Inc.	RHI	22-May-19	Annual	Management	1.8	Elect Director M. Keith Waddell	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
Robert Half International Inc.	RHI	22-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Robert Half International Inc.	RHI	22-May-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Robert Half International Inc.	RHI	22-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ross Stores, Inc.	ROST	22-May-19	Annual	Management	1a	Elect Director Michael Balmuth	For	For	
Ross Stores, Inc.	ROST	22-May-19	Annual	Management	1b	Elect Director K. Gunnar Bjorklund	For	For	
Ross Stores, Inc.	ROST	22-May-19	Annual	Management	1c	Elect Director Michael J. Bush	For	For	
Ross Stores, Inc.	ROST	22-May-19	Annual	Management	1d	Elect Director Norman A. Ferber	For	For	
Ross Stores, Inc.	ROST	22-May-19	Annual	Management	1e	Elect Director Sharon D. Garrett	For	For	
Ross Stores, Inc.	ROST	22-May-19	Annual	Management	1f	Elect Director Stephen D. Milligan	For	Against	This director is overboarded.

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Ross Stores, Inc.	ROST	22-May-19	Annual	Management	1g	Elect Director George P. Orban	For	Against	We are voting against this director due to concerns over tenure. We are voting against the Chair of the Compensation Committee due to problematic compensation issues.
Ross Stores, Inc.	ROST	22-May-19	Annual	Management	1h	Elect Director Michael O'Sullivan *Withdrawn Resolution*	None	None	
Ross Stores, Inc.	ROST	22-May-19	Annual	Management	1i	Elect Director Gregory L. Quesnel	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Ross Stores, Inc.	ROST	22-May-19	Annual	Management	1j	Elect Director Barbara Rentler	For	For	
Ross Stores, Inc.	ROST	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ross Stores, Inc.	ROST	22-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Ross Stores, Inc.	ROST	22-May-19	Annual	Shareholder	4	Adopt Quantitative Company-wide GHG Goals	Against	For	The adoption of targets to manage GHG emissions would better prepare the company for potential future regulatory risks and would provide shareholders with another proxy of operational effectiveness.
Ryohin Keikaku Co., Ltd.	7453	22-May-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 196	For	For	
Ryohin Keikaku Co., Ltd.	7453	22-May-19	Annual	Management	2.1	Elect Director Matsuzaki, Satoru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Ryohin Keikaku Co., Ltd.	7453	22-May-19	Annual	Management	2.2	Elect Director Shimizu, Satoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Ryohin Keikaku Co., Ltd.	7453	22-May-19	Annual	Management	2.3	Elect Director Okazaki, Satoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Ryohin Keikaku Co., Ltd.	7453	22-May-19	Annual	Management	2.4	Elect Director Domaie, Nobuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Ryohin Keikaku Co., Ltd.	7453	22-May-19	Annual	Management	2.5	Elect Director Endo, Isao	For	For	
Ryohin Keikaku Co., Ltd.	7453	22-May-19	Annual	Management	3	Appoint Statutory Auditor Kawanokami, Shingo	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Savaria Corporation	SIS	22-May-19	Annual/Special	Management	1.1	Elect Director Caroline Berube	For	For	
Savaria Corporation	SIS	22-May-19	Annual/Special	Management	1.2	Elect Director Jean-Marie Bourassa	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Savaria Corporation	SIS	22-May-19	Annual/Special	Management	1.3	Elect Director Marcel Bourassa	For	For	

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Savaria Corporation	SIS	22-May-19	Annual/Sp ecial	Management	1.4	Elect Director Sebastien Bourassa	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Savaria Corporation	SIS	22-May-19	Annual/Sp ecial	Management	1.5	Elect Director Jean-Louis Chapdelaine	For	For	
Savaria Corporation	SIS	22-May-19	Annual/Sp ecial	Management	1.6	Elect Director Peter Drutz	For	Withhold	We are voting against this director due to concerns over tenure.
Savaria Corporation	SIS	22-May-19	Annual/Sp ecial	Management	1.7	Elect Director Sylvain Dumoulin	For	For	
Savaria Corporation	SIS	22-May-19	Annual/Sp ecial	Management	1.8	Elect Director Alain Tremblay	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Savaria Corporation	SIS	22-May-19	Annual/Sp ecial	Management	2	Approve KPMG LLP Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Savaria Corporation	SIS	22-May-19	Annual/Sp ecial	Management	3	Amend New By-Law No. 1	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 2.14 per Share	For	For	
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	4	Elect Jean Pierre Duprieu as Director	For	For	
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	5	Elect Thierry Lescure as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	6	Elect Generaction as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	7	Elect Aude de Vassart as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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SEB SA	SK	22-May-19	Annual/Sp ecial	Management	8	Reelect William Gairard as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	9	Approve Remuneration of Directors in the Aggregate Amount of EUR 600,000	For	For	
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	10	Approve Termination Package of Stanislas de Gramont, Vice-CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	11	Approve Remuneration Policy of Thierry de la Tour d Artaise, Chairman and CEO and Stanislas de Gramont, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	12	Approve Compensation of Thierry de la Tour d Artaise, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	13	Approve Compensation of Stanislas de Gramont, Vice-CEO	For	For	
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	14	Approve Compensation of Bertrand Neuschwander, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	16	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	17	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 5 Million	For	Against	This proposal is not in shareholders' best interests.
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	18	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 5 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
SEB SA	SK	22-May-19	Annual/Sp ecial	Management	19	Approve Issuance of Equity or Equity-Linked Securities for Private Placements up to Aggregate Nominal Amount of EUR 5 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SEB SA	SK	22-May-19	Annual/Special	Management	20	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 17-19 at EUR 10 Million	For	For	
SEB SA	SK	22-May-19	Annual/Special	Management	21	Authorize Capitalization of Reserves of Up to EUR 10 Million for Bonus Issue or Increase in Par Value	For	Against	This proposal is not in shareholders' best interests.
SEB SA	SK	22-May-19	Annual/Special	Management	22	Authorize up to 234,000 Shares for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
SEB SA	SK	22-May-19	Annual/Special	Management	23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
SEB SA	SK	22-May-19	Annual/Special	Management	24	Amend Article 16 of Bylaws Re: Employee Representative	For	For	
SEB SA	SK	22-May-19	Annual/Special	Management	25	Authorize Filing of Required Documents/Other Formalities	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Special	Management	1	Authorize Repurchase of Issued H Share Capital	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	3	Approve 2018 Audited Accounts	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	4	Approve 2018 Distribution Scheme of Profits Including Declaration of Final Dividend	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	5	Approve 2019 Budget Report	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	6	Approve Ernst & Young Hua Ming LLP as Auditors	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	7	Approve Provision of Guarantee for Subsidiaries	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	8.1	Approve Issue Size and Method	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	8.2	Approve Type of the Debentures	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	8.3	Approve Maturity of the Debentures	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	8.4	Approve Target Subscribers and Arrangement for Placement to Shareholders	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	8.5	Approve Interest Rate	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	8.6	Approve Use of Proceeds	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	8.7	Approve Listing	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	8.8	Approve Guarantee	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	8.9	Approve Validity of the Resolution	For	For	
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	8.10	Authorize Board to Handle All Matters in Relation to the Issuance of Debentures	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Shenzhen Expressway Company Limited	548	22-May-19	Annual	Management	10	Authorize Repurchase of Issued H Share Capital	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	5	Approve to Appoint Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	6	Approve Profit Distribution	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	7	Approve Application of Bank Credit Lines	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	8	Approve Repurchase Cancellation of Performance Shares	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	9	Approve Decrease in Capital	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	10	Amend Articles of Association	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	11.1	Elect Peng Jianhua as Independent Director	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	11.2	Elect Xu Jian as Independent Director	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	11.3	Elect Deng Lei as Independent Director	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	12.1	Elect Peng Hao as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	12.2	Elect Wu Huilin as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	12.3	Elect Du Min as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	12.4	Elect Yu Chengcheng as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	12.5	Elect Dan Lili as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	12.6	Elect Li Gan as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	13.1	Elect Zhou Jinjun as Supervisor	For	For	
Shenzhen Sunway Communication Co., Ltd.	300136	22-May-19	Annual	Management	13.2	Elect Gao Min as Supervisor	For	For	
Sienna Senior Living Inc.	SIA	22-May-19	Annual/Special	Management	1	Fix Number of Directors at Seven	For	For	
Sienna Senior Living Inc.	SIA	22-May-19	Annual/Special	Management	2.1	Elect Director Dino Chiesa	For	For	
Sienna Senior Living Inc.	SIA	22-May-19	Annual/Special	Management	2.2	Elect Director Lois Cormack	For	For	
Sienna Senior Living Inc.	SIA	22-May-19	Annual/Special	Management	2.3	Elect Director Janet Graham	For	For	
Sienna Senior Living Inc.	SIA	22-May-19	Annual/Special	Management	2.4	Elect Director Brian K. Johnston	For	For	
Sienna Senior Living Inc.	SIA	22-May-19	Annual/Special	Management	2.5	Elect Director Paula Jourdain Coleman	For	For	
Sienna Senior Living Inc.	SIA	22-May-19	Annual/Special	Management	2.6	Elect Director Jack MacDonald	For	For	
Sienna Senior Living Inc.	SIA	22-May-19	Annual/Special	Management	2.7	Elect Director Stephen Sender	For	For	
Sienna Senior Living Inc.	SIA	22-May-19	Annual/Special	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Sienna Senior Living Inc.	SIA	22-May-19	Annual/Special	Management	4	Approve Shareholder Rights Plan	For	For	
Sienna Senior Living Inc.	SIA	22-May-19	Annual/Special	Management	5	Advisory Vote on Executive Compensation Approach	For	For	
Societe BIC SA	BB	22-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Societe BIC SA	BB	22-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Societe BIC SA	BB	22-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 3.45 per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Societe BIC SA	BB	22-May-19	Annual/Special	Management	4	Approve Remuneration of Directors in the Aggregate Amount of EUR 500,000	For	For	
Societe BIC SA	BB	22-May-19	Annual/Special	Management	5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Societe BIC SA	BB	22-May-19	Annual/Special	Management	6	Reelect Gonzalve Bich as Director	For	For	
Societe BIC SA	BB	22-May-19	Annual/Special	Management	7	Reelect Elizabeth Bastoni as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Societe BIC SA	BB	22-May-19	Annual/Special	Management	8	Elect Maelys Castella as Director	For	For	
Societe BIC SA	BB	22-May-19	Annual/Special	Management	9	Elect Marie-Aimee Bich-Dufour as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Societe BIC SA	BB	22-May-19	Annual/Special	Management	10	Approve Compensation of Bruno Bich, Chairman and CEO Until May 16, 2018	For	For	
Societe BIC SA	BB	22-May-19	Annual/Special	Management	11	Approve Compensation of Pierre Vareille, Chairman Since May 16, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Societe BIC SA	BB	22-May-19	Annual/Special	Management	12	Approve Compensation of Gonzalve Bich, Vice-CEO and Then CEO Since May 16, 2018	For	For	
Societe BIC SA	BB	22-May-19	Annual/Special	Management	13	Approve Compensation of James DiPietro, Vice-CEO	For	For	
Societe BIC SA	BB	22-May-19	Annual/Special	Management	14	Approve Compensation of Marie-Aimee Bich-Dufour, Vice-CEO	For	For	
Societe BIC SA	BB	22-May-19	Annual/Special	Management	15	Approve Remuneration Policy of Chairman, CEO and Vice-CEOs	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Societe BIC SA	BB	22-May-19	Annual/Special	Management	16	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Societe BIC SA	BB	22-May-19	Annual/Special	Management	17	Authorize Filing of Required Documents/Other Formalities	For	For	
Symrise AG	SY1	22-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Symrise AG	SY1	22-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.90 per Share	For	For	
Symrise AG	SY1	22-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Symrise AG	SY1	22-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Symrise AG	SY1	22-May-19	Annual	Management	5	Ratify Ernst & Young GmbH as Auditors for Fiscal 2019	For	For	
Symrise AG	SY1	22-May-19	Annual	Management	6	Approve Creation of EUR 25 Million Pool of Capital with Partial Exclusion of Preemptive Rights	For	For	
Symrise AG	SY1	22-May-19	Annual	Management	7.1	Approve Reduction of Conditional Capital Authorization from EUR 20 Million to EUR 4.4 Million	For	For	
Symrise AG	SY1	22-May-19	Annual	Management	7.2	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 1.5 Billion; Approve Creation of EUR 15.7 Million Pool of Capital to Guarantee Conversion Rights	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1a	Elect Director Janaki Akella	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1b	Elect Director Juanita Powell Baranco	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1c	Elect Director Jon A. Boscia	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1d	Elect Director Henry A. 'Hal' Clark, III	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1e	Elect Director Anthony F. 'Tony' Earley, Jr.	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1f	Elect Director Thomas A. Fanning	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1g	Elect Director David J. Grain	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1h	Elect Director Donald M. James	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1i	Elect Director John D. Johns	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1j	Elect Director Dale E. Klein	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1k	Elect Director Ernest J. Moniz	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1l	Elect Director William G. Smith, Jr.	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1m	Elect Director Steven R. Specker	For	For	
The Southern Company	SO	22-May-19	Annual	Management	1n	Elect Director Larry D. Thompson	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
The Southern Company	SO	22-May-19	Annual	Management	1o	Elect Director E. Jenner Wood, III	For	For	
The Southern Company	SO	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Southern Company	SO	22-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
The Southern Company	SO	22-May-19	Annual	Management	4	Reduce Supermajority Vote Requirement	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	1a	Elect Director Alan L. Beller	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	1b	Elect Director Janet M. Dolan	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	1c	Elect Director Patricia L. Higgins	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	1d	Elect Director William J. Kane	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	1e	Elect Director Clarence Otis, Jr.	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	1f	Elect Director Philip T. "Pete" Ruegger, III	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	1g	Elect Director Todd C. Schermerhorn	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	1h	Elect Director Alan D. Schnitzer	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	1i	Elect Director Donald J. Shepard	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	1j	Elect Director Laurie J. Thomsen	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
The Travelers Companies, Inc.	TRV	22-May-19	Annual	Shareholder	5	Prepare Employment Diversity Report, Including EEOC Data	Against	For	As we are proponent of increased diversity representation at the overall company level as well as on the board, we are supportive of this shareholder proposal calling for the company to prepare an employment diversity report.
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1a	Elect Director Marc N. Casper	For	For	
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1b	Elect Director Nelson J. Chai	For	For	
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1c	Elect Director C. Martin Harris	For	For	
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1d	Elect Director Tyler Jacks	For	For	
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1e	Elect Director Judy C. Lewent	For	For	
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1f	Elect Director Thomas J. Lynch	For	For	
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1g	Elect Director Jim P. Manzi	For	For	
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1h	Elect Director James C. Mullen	For	For	
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1i	Elect Director Lars R. Sorensen	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1j	Elect Director Scott M. Sperling	For	For	
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1k	Elect Director Elaine S. Ullian	For	For	
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	1l	Elect Director Dion J. Weisler	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Thermo Fisher Scientific Inc.	TMO	22-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Uniper SE	UN01	22-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	1.1	Elect Director Carolyn Corvi	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	1.2	Elect Director Jane C. Garvey	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	1.3	Elect Director Barney Harford	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	1.4	Elect Director Michele J. Hooper	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	1.5	Elect Director Walter Isaacson	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	1.6	Elect Director James A. C. Kennedy	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	1.7	Elect Director Oscar Munoz	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	1.8	Elect Director Edward M. Philip	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	1.9	Elect Director Edward L. Shapiro	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	1.10	Elect Director David J. Vitale	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	1.11	Elect Director James M. Whitehurst	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Shareholder	4	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
United Continental Holdings, Inc.	UAL	22-May-19	Annual	Shareholder	5	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	1	Open Meeting	None	None	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	2.a	Receive Report of Supervisory Board (Non-Voting)	None	None	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	2.b	Receive Report of Management Board (Non-Voting)	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	2.c	Discuss Strategy Implementation	None	None	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	3.a	Discuss Implementation of Remuneration Policy	None	None	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	3.b	Adopt Financial Statements	For	For	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	3.c	Approve Dividends of EUR 1.45 Per Class A Ordinary Share	For	For	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	4.a	Approve Discharge of Management Board	For	For	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	4.b	Approve Discharge of Supervisory Board	For	For	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	5	Ratify PricewaterhouseCoopers as Auditors	For	For	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	6.a	Opportunity to Make Recommendations	None	None	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	6.b	Reelect Willy Duron to Supervisory Board	For	For	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	6.c	Reelect Bernadette Langius to Supervisory Board	For	For	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	7	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	8.a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	For	For	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	8.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
Van Lanschot Kempen NV	VLK	22-May-19	Annual	Management	9	Close Meeting	None	None	
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	1a	Elect Director Richard C. Breon	For	For	
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	1b	Elect Director Kenneth A. Burdick	For	For	
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	1c	Elect Director Amy L. Compton-Phillips	For	For	
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	1d	Elect Director H. James Dallas	For	For	
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	1e	Elect Director Kevin F. Hickey	For	For	
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	1f	Elect Director Christian P. Michalik	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	1g	Elect Director Bobby Jindal	For	For	
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	1h	Elect Director William L. Trubeck	For	For	
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	1i	Elect Director Kathleen E. Walsh	For	For	
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	2	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	For	
WellCare Health Plans, Inc.	WCG	22-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Zalando SE	ZAL	22-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Zalando SE	ZAL	22-May-19	Annual	Management	2	Approve Allocation of Income and Omission of Dividends	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Zalando SE	ZAL	22-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Zalando SE	ZAL	22-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Zalando SE	ZAL	22-May-19	Annual	Management	5.1	Ratify Ernst & Young GmbH as Auditors for Fiscal 2019	For	For	
Zalando SE	ZAL	22-May-19	Annual	Management	5.2	Ratify Ernst & Young GmbH as Auditors for Fiscal 2020 Until the Next General Meeting	For	For	
Zalando SE	ZAL	22-May-19	Annual	Management	6.1	Elect Kelly Bennett to the Supervisory Board	For	For	
Zalando SE	ZAL	22-May-19	Annual	Management	6.2	Elect Jorgen Lindemann to the Supervisory Board	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Zalando SE	ZAL	22-May-19	Annual	Management	6.3	Elect Anders Povlsen to the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Zalando SE	ZAL	22-May-19	Annual	Management	6.4	Elect Mariella Roehm-Kottmann to the Supervisory Board	For	For	
Zalando SE	ZAL	22-May-19	Annual	Management	6.5	Elect Alexander Samwer to the Supervisory Board	For	For	
Zalando SE	ZAL	22-May-19	Annual	Management	6.6	Elect Cristina Stenbeck to the Supervisory Board	For	For	
Zalando SE	ZAL	22-May-19	Annual	Management	7	Approve Stock Option Plan for Management Board Members in Connection with the Long-Term Incentive 2018; Approve Creation EUR 1.5 Million Pool of Conditional Capital to Guarantee Conversion Rights	For	Against	The stock option plan does not meet our guidelines.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.1	Elect Director Yoshida, Akio	For	Against	We are holding this executive accountable for the board not being one-third independent.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.2	Elect Director Iwamoto, Kaoru	For	Against	We do not support insiders on the board other than the CEO.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.3	Elect Director Chiba, Seiichi	For	Against	We do not support insiders on the board other than the CEO.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.4	Elect Director Mishima, Akio	For	Against	We do not support insiders on the board other than the CEO.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.5	Elect Director Fujiki, Mitsuhiro	For	Against	We do not support insiders on the board other than the CEO.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.6	Elect Director Tamai, Mitsugu	For	Against	We do not support insiders on the board other than the CEO.

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AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.7	Elect Director Sato, Hisayuki	For	Against	We do not support insiders on the board other than the CEO.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.8	Elect Director Okada, Motoya	For	Against	We do not support insiders on the board other than the CEO.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.9	Elect Director Okamoto, Masahiko	For	Against	We do not support insiders on the board other than the CEO.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.10	Elect Director Yokoyama, Hiroshi	For	Against	We do not support insiders on the board other than the CEO.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.11	Elect Director Nakarai, Akiko	For	Against	We do not support insiders on the board other than the CEO.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.12	Elect Director Iwamura, Yasutsugu	For	Against	We do not support insiders on the board other than the CEO.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.13	Elect Director Taira, Mami	For	For	
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	1.14	Elect Director Kawabata, Masao	For	For	
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	2.1	Appoint Statutory Auditor Watanabe, Maki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	2.2	Appoint Statutory Auditor Muramatsu, Takao	For	For	
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	2.3	Appoint Statutory Auditor Torii, Emi	For	For	
AEON Mall Co., Ltd.	8905	23-May-19	Annual	Management	2.4	Appoint Statutory Auditor Hayami, Hideki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Aimmune Therapeutics, Inc.	AIMT	23-May-19	Annual	Management	1.1	Elect Director Jayson D.A. Dallas	For	For	
Aimmune Therapeutics, Inc.	AIMT	23-May-19	Annual	Management	1.2	Elect Director Mark T. Iwicki	For	Withhold	This director is overboarded.
Aimmune Therapeutics, Inc.	AIMT	23-May-19	Annual	Management	1.3	Elect Director Gregory Behar	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Aimmune Therapeutics, Inc.	AIMT	23-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Aimmune Therapeutics, Inc.	AIMT	23-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks sufficient disclosure.
Alder Biopharmaceuticals, Inc.	ALDR	23-May-19	Annual	Management	1.1	Elect Director Paul R. Carter	For	For	
Alder Biopharmaceuticals, Inc.	ALDR	23-May-19	Annual	Management	1.2	Elect Director Wendy L. Yarbo	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.

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Alder Biopharmaceuticals, Inc.	ALDR	23-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and risk mitigation features and as there are features that are not in line with best practice.
Alder Biopharmaceuticals, Inc.	ALDR	23-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Allscripts Healthcare Solutions, Inc.	MDRX	23-May-19	Annual	Management	1A	Elect Director Mara G. Aspinall	For	For	
Allscripts Healthcare Solutions, Inc.	MDRX	23-May-19	Annual	Management	1B	Elect Director Paul M. Black	For	For	
Allscripts Healthcare Solutions, Inc.	MDRX	23-May-19	Annual	Management	1C	Elect Director P. Gregory Garrison	For	For	
Allscripts Healthcare Solutions, Inc.	MDRX	23-May-19	Annual	Management	1D	Elect Director Jonathan J. Judge	For	For	
Allscripts Healthcare Solutions, Inc.	MDRX	23-May-19	Annual	Management	1E	Elect Director Michael A. Klayko	For	For	
Allscripts Healthcare Solutions, Inc.	MDRX	23-May-19	Annual	Management	1F	Elect Director Yancey L. Spruill	For	For	
Allscripts Healthcare Solutions, Inc.	MDRX	23-May-19	Annual	Management	1G	Elect Director Dave B. Stevens	For	For	
Allscripts Healthcare Solutions, Inc.	MDRX	23-May-19	Annual	Management	1H	Elect Director David D. Stevens	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Allscripts Healthcare Solutions, Inc.	MDRX	23-May-19	Annual	Management	2	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Allscripts Healthcare Solutions, Inc.	MDRX	23-May-19	Annual	Management	3	Ratify Grant Thornton LLP as Auditors	For	For	
Allscripts Healthcare Solutions, Inc.	MDRX	23-May-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Alumina Limited	AWC	23-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Alumina Limited	AWC	23-May-19	Annual	Management	3	Elect Chen Zeng as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Alumina Limited	AWC	23-May-19	Annual	Management	4	Approve Grant of Performance Rights to Mike Ferraro	For	For	
Amadeus FiRe AG	AAD	23-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Amadeus FiRe AG	AAD	23-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 4.66 per Share	For	For	
Amadeus FiRe AG	AAD	23-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Amadeus FiRe AG	AAD	23-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	

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Amadeus FiRe AG	AAD	23-May-19	Annual	Management	5	Ratify Ernst & Young GmbH as Auditors for Fiscal 2019	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Amadeus FiRe AG	AAD	23-May-19	Annual	Management	6	Approve Remuneration System for Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Apache Corporation	APA	23-May-19	Annual	Management	1	Elect Director Annell R. Bay	For	For	
Apache Corporation	APA	23-May-19	Annual	Management	2	Elect Director John J. Christmann, IV	For	For	
Apache Corporation	APA	23-May-19	Annual	Management	3	Elect Director Juliet S. Ellis	For	For	
Apache Corporation	APA	23-May-19	Annual	Management	4	Elect Director Chansoo Joung	For	For	
Apache Corporation	APA	23-May-19	Annual	Management	5	Elect Director Rene R. Joyce	For	For	
Apache Corporation	APA	23-May-19	Annual	Management	6	Elect Director John E. Lowe	For	For	
Apache Corporation	APA	23-May-19	Annual	Management	7	Elect Director William C. Montgomery	For	For	
Apache Corporation	APA	23-May-19	Annual	Management	8	Elect Director Amy H. Nelson	For	For	
Apache Corporation	APA	23-May-19	Annual	Management	9	Elect Director Daniel W. Rabun	For	For	
Apache Corporation	APA	23-May-19	Annual	Management	10	Elect Director Peter A. Ragauss	For	For	
Apache Corporation	APA	23-May-19	Annual	Management	11	Ratify Ernst & Young LLP as Auditor	For	For	
Apache Corporation	APA	23-May-19	Annual	Management	12	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	4	Re-elect Claudia Arney as Director	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	5	Re-elect Glyn Barker as Director	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	6	Re-elect Andy Briggs as Director	For	Abstain	As this director is no longer standing for re-election, we will abstain on this proposal.
Aviva Plc	AV	23-May-19	Annual	Management	7	Re-elect Patricia Cross as Director	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	8	Re-elect Belen Romana Garcia as Director	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	9	Re-elect Michael Mire as Director	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	10	Re-elect Sir Adrian Montague as Director	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	11	Re-elect Tom Stoddard as Director	For	Against	We do not support insiders on the board other than the CEO.
Aviva Plc	AV	23-May-19	Annual	Management	12	Re-elect Maurice Tulloch as Director	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	13	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	14	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	

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Aviva Plc	AV	23-May-19	Annual	Management	15	Authorise EU Political Donations and Expenditure	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	16	Authorise Issue of Equity	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	19	Authorise Issue of Equity in Relation to Any Issuance of SII Instruments	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	20	Authorise Issue of Equity without Pre-emptive Rights in Relation to Any Issuance of SII Instruments	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	21	Authorise Market Purchase of Ordinary Shares	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	22	Authorise Market Purchase of 8 3/4 % Preference Shares	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	23	Authorise Market Purchase of 8 3/8 % Preference Shares	For	For	
Aviva Plc	AV	23-May-19	Annual	Management	24	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	23-May-19	Special	Management	1	Amend Articles to Reflect Changes in Capital	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	23-May-19	Special	Management	2	Amend Articles Re: Board of Directors	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	23-May-19	Special	Management	3	Amend Articles	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	23-May-19	Special	Management	4	Amend Article 76	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
B3 SA-Brasil, Bolsa, Balcão	B3SA3	23-May-19	Special	Management	5	Amend Article 79	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	23-May-19	Special	Management	6	Amend Articles Re: Terminology and Renumbering of Articles	For	For	
B3 SA-Brasil, Bolsa, Balcão	B3SA3	23-May-19	Special	Management	7	Consolidate Bylaws	For	For	
Bezeq The Israeli Telecommunication Corp. Ltd.	BEZQ	23-May-19	Special	Management	1	Approve Compensation Policy for the Directors and Officers of the Company	For	For	
Bezeq The Israeli Telecommunication Corp. Ltd.	BEZQ	23-May-19	Special	Management	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	None	Against	

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Bezeq The Israeli Telecommunication Corp. Ltd.	BEZQ	23-May-19	Special	Management	B1	If you are an Interest Holder as defined in Section 1 of the Securities Law, 1968, vote FOR. Otherwise, vote against.	None	Against	
Bezeq The Israeli Telecommunication Corp. Ltd.	BEZQ	23-May-19	Special	Management	B2	If you are a Senior Officer as defined in Section 37(D) of the Securities Law, 1968, vote FOR. Otherwise, vote against.	None	Against	
Bezeq The Israeli Telecommunication Corp. Ltd.	BEZQ	23-May-19	Special	Management	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.	None	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	3	Approve Discharge of Directors	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	4	Approve Allocation of Income and Dividends of EUR 0.35 per Share	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	5	Approve Transaction with Silliker Group Corporation France Re: Provision of One Employee	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	6	Approve Transaction with Institut Merieux Re: Creation of GNEH	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	7	Approve Amendment of Transaction with Institut Merieux Re: Services Agreement	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	8	Acknowledge End of Mandate of Michele Palladino as Director and Decision Not to Renew	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	9	Reelect Philippe Archinard as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	10	Reelect Agnes Lemarchand as Director	For	For	

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bioMerieux SA	BIM	23-May-19	Annual/Special	Management	11	Acknowledge End of Mandate of Philippe Gillet as Director and Decision Not to Renew	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	12	Approve Remuneration Policy of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	13	Approve Remuneration Policy of Vice-CEOs	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	14	Approve Compensation of Alexandre Merieux, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	16	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	17	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 4,210,280	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	18	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 4,210,280	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	19	Approve Issuance of Equity or Equity-Linked Securities for up to 20 Percent of Issued Capital Per Year for Private Placements	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	20	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	Against	This proposal is not in shareholders' best interests.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	21	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 17 to 19	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	22	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	This proposal is not in shareholders' best interests.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	23	Authorize Capitalization of Reserves of Up to EUR 4,210,280 for Bonus Issue or Increase in Par Value	For	Against	This proposal is not in shareholders' best interests.

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bioMerieux SA	BIM	23-May-19	Annual/Special	Management	24	Authorize Issuance of Equity or Equity-Linked Instruments without Preemptive Rights Including by Companies Owning over 50 Percent of the Company Share Capital up to Aggregate Nominal Amount of EUR 4,210,280	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	25	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	26	Eliminate Preemptive Rights Pursuant to Item 25 Above, in Favor of Employees	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	27	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 17 to 25 at EUR 4,210,280	For	For	
bioMerieux SA	BIM	23-May-19	Annual/Special	Management	28	Authorize Filing of Required Documents/Other Formalities	For	For	
Birchcliff Energy Ltd.	BIR	23-May-19	Annual/Special	Management	1	Fix Number of Directors at Five	For	Against	We view the proposed board size as too small.
Birchcliff Energy Ltd.	BIR	23-May-19	Annual/Special	Management	2.1	Elect Director Dennis A. Dawson	For	Withhold	We are holding the Lead Director accountable for insufficient climate-related disclosure and for not offering an annual say-on-pay vote. In addition, as the company is not offering an annual say-on-pay vote, we are holding this nominee, as the Chair of the Compensation Committee, accountable for ratifying compensation practices that are not in line with best practice.
Birchcliff Energy Ltd.	BIR	23-May-19	Annual/Special	Management	2.2	Elect Director Debra A. Gerlach	For	For	
Birchcliff Energy Ltd.	BIR	23-May-19	Annual/Special	Management	2.3	Elect Director Stacey E. McDonald	For	For	
Birchcliff Energy Ltd.	BIR	23-May-19	Annual/Special	Management	2.4	Elect Director James W. Surbey	For	Withhold	We do not support insiders on the board other than the CEO.
Birchcliff Energy Ltd.	BIR	23-May-19	Annual/Special	Management	2.5	Elect Director A. Jeffery Tonken	For	For	
Birchcliff Energy Ltd.	BIR	23-May-19	Annual/Special	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Birchcliff Energy Ltd.	BIR	23-May-19	Annual/Special	Management	4	Approve Extension of Performance Warrants	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1a	Elect Director Bader M. Alsaad	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1b	Elect Director Mathis Cabiallavetta	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1c	Elect Director Pamela Daley	For	For	

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BlackRock, Inc.	BLK	23-May-19	Annual	Management	1d	Elect Director William S. Demchak	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1e	Elect Director Jessica P. Einhorn	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1f	Elect Director Laurence D. Fink	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1g	Elect Director William E. Ford	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1h	Elect Director Fabrizio Freda	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1i	Elect Director Murry S. Gerber	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1j	Elect Director Margaret L. Johnson	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1k	Elect Director Robert S. Kapito	For	Against	We do not support insiders on the board other than the CEO.
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1l	Elect Director Cheryl D. Mills	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1m	Elect Director Gordon M. Nixon	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1n	Elect Director Charles H. Robbins	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1o	Elect Director Ivan G. Seidenberg	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1p	Elect Director Marco Antonio Slim Domit	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1q	Elect Director Susan L. Wagner	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	1r	Elect Director Mark Wilson	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
BlackRock, Inc.	BLK	23-May-19	Annual	Management	3	Ratify Deloitte LLP as Auditors	For	For	
BlackRock, Inc.	BLK	23-May-19	Annual	Shareholder	4	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
BlackRock, Inc.	BLK	23-May-19	Annual	Shareholder	5	Adopt Simple Majority Vote	Against	Against	We believe that the company's current provisions are reasonable.
BNP Paribas SA	BNP	23-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
BNP Paribas SA	BNP	23-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
BNP Paribas SA	BNP	23-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 3.02 per Share	For	For	
BNP Paribas SA	BNP	23-May-19	Annual/Special	Management	4	Receive Auditors' Special Report on Related-Party Transactions	For	For	
BNP Paribas SA	BNP	23-May-19	Annual/Special	Management	5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	

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BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	6	Reelect Jean-Laurent Bonnafe as Director	For	For	
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	7	Reelect Wouter De Ploey as Director	For	For	
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	8	Reelect Marion Guillou as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	9	Reelect Michel Tilmant as Director	For	For	
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	10	Ratify Appointment of Rajna Gibson-Brandon as Director	For	For	
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	11	Approve Remuneration Policy of Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	12	Approve Remuneration Policy of CEO and Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	13	Approve Compensation of Jean Lemierre, Chairman of the Board	For	For	
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	14	Approve Compensation of Jean-Laurent Bonnafe, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	15	Approve Compensation of Philippe Bordenave, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	16	Approve the Overall Envelope of Compensation of Certain Senior Management, Responsible Officers and the Risk-takers	For	For	
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
BNP Paribas SA	BNP	23-May-19	Annual/Sp ecial	Management	18	Authorize Filing of Required Documents/Other Formalities	For	For	
Bunge Limited	BG	23-May-19	Annual	Management	1a	Elect Director Vinita Bali	For	For	
Bunge Limited	BG	23-May-19	Annual	Management	1b	Elect Director Carol M. Browner	For	For	
Bunge Limited	BG	23-May-19	Annual	Management	1c	Elect Director Andrew Ferrier	For	For	

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Bunge Limited	BG	23-May-19	Annual	Management	1d	Elect Director Paul Fribourg	For	For	
Bunge Limited	BG	23-May-19	Annual	Management	1e	Elect Director J. Erik Fyrwald	For	For	
Bunge Limited	BG	23-May-19	Annual	Management	1f	Elect Director Gregory A. Heckman	For	For	
Bunge Limited	BG	23-May-19	Annual	Management	1g	Elect Director Kathleen Hyle	For	For	
Bunge Limited	BG	23-May-19	Annual	Management	1h	Elect Director John E. McGlade	For	For	
Bunge Limited	BG	23-May-19	Annual	Management	1i	Elect Director Henry W. "Jay" Winship	For	For	
Bunge Limited	BG	23-May-19	Annual	Management	1j	Elect Director Mark N. Zenuk	For	For	
Bunge Limited	BG	23-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Bunge Limited	BG	23-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.70 per Share	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	5	Approve Compensation of Paul Hermelin, Chairman and CEO	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	6	Approve Compensation of Thierry Delaporte, Vice-CEO	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	7	Approve Compensation of Aiman Ezzat, Vice-CEO	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	8	Approve Remuneration Policy of Chairman and CEO	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	9	Approve Remuneration Policy of Vice-CEOs	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	10	Ratify Appointment of Laura Desmond as Director	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	11	Elect Xiaoqun Clever as Director	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	12	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	13	Amend Article 12 of Bylaws Re: Directors Attendance	For	For	

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Capgemini SE	CAP	23-May-19	Annual/Special	Management	14	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans Under Performance Conditions Reserved for Employees and Executive Officers	For	For	
Capgemini SE	CAP	23-May-19	Annual/Special	Management	15	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Capgemini SE	CAP	23-May-19	Annual/Special	Management	16	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	For	Against	The employee stock purchase plan does not meet our guidelines.
Capgemini SE	CAP	23-May-19	Annual/Special	Management	17	Authorize Filing of Required Documents/Other Formalities	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	1	Open Meeting	None	None	
CD Projekt SA	CDR	23-May-19	Annual	Management	2	Elect Meeting Chairman	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
CD Projekt SA	CDR	23-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	5	Receive Management Board Report, Financial Statements, and Consolidated Financial Statements	None	None	
CD Projekt SA	CDR	23-May-19	Annual	Management	6	Approve Financial Statements	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	7	Approve Consolidated Financial Statements	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	8	Approve Management Board Report on Company's and Group's Operations	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	9	Approve Allocation of Income and Dividends of PLN 1.05 per Share	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	10	Approve Discharge of Adam Kicinski (CEO)	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	11	Approve Discharge of Marcin Iwinski (Deputy CEO)	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	12	Approve Discharge of Piotr Nielubowicz (Deputy CEO)	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	13	Approve Discharge of Adam Badowski (Management Board Member)	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	14	Approve Discharge of Michal Nowakowski (Management Board Member)	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	15	Approve Discharge of Piotr Karwowski (Management Board Member)	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	16	Approve Discharge of Oleg Klapovskiy (Management Board Member)	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	17	Approve Discharge of Katarzyna Szwarc (Supervisory Board Chairman)	For	For	

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CD Projekt SA	CDR	23-May-19	Annual	Management	18	Approve Discharge of Piotr Pagowski (Supervisory Board Deputy Chairman)	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	19	Approve Discharge of Michal Bien (Supervisory Board Member)	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	20	Approve Discharge of Krzysztof Kilian (Supervisory Board Member)	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	21	Approve Discharge of Maciej Nielubowicz (Supervisory Board Member)	For	For	
CD Projekt SA	CDR	23-May-19	Annual	Management	22	Close Meeting	None	None	
China Everbright Limited	165	23-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Everbright Limited	165	23-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Everbright Limited	165	23-May-19	Annual	Management	3a	Elect Cai Yunge as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
China Everbright Limited	165	23-May-19	Annual	Management	3b	Elect Chen Shuang as Director	None	None	
China Everbright Limited	165	23-May-19	Annual	Management	3c	Elect Lin Zhijun as Director	For	Against	This director is overboarded. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
China Everbright Limited	165	23-May-19	Annual	Management	3d	Elect Law Cheuk Kin, Stephen as Director	For	For	
China Everbright Limited	165	23-May-19	Annual	Management	3e	Authorize Board to Fix Remuneration of Directors	For	For	
China Everbright Limited	165	23-May-19	Annual	Management	3f	Elect Zhao Wei as Director	For	For	
China Everbright Limited	165	23-May-19	Annual	Management	3g	Elect Tang Chi Chun, Richard as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Everbright Limited	165	23-May-19	Annual	Management	4	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	For	
China Everbright Limited	165	23-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Everbright Limited	165	23-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
China Everbright Limited	165	23-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
CNOOC Limited	883	23-May-19	Annual	Management	A1	Accept Financial Statements and Statutory Reports	For	For	

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CNOOC Limited	883	23-May-19	Annual	Management	A2	Approve Final Dividend	For	For	
CNOOC Limited	883	23-May-19	Annual	Management	A3	Elect Wang Dongjin as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
CNOOC Limited	883	23-May-19	Annual	Management	A4	Elect Xu Keqiang as Director	For	Against	We do not support insiders on the board other than the CEO.
CNOOC Limited	883	23-May-19	Annual	Management	A5	Elect Chiu Sung Hong as Director	For	For	
CNOOC Limited	883	23-May-19	Annual	Management	A6	Elect Qiu Zhi Zhong as Director	For	For	
CNOOC Limited	883	23-May-19	Annual	Management	A7	Authorize Board to Fix the Remuneration of Directors	For	For	
CNOOC Limited	883	23-May-19	Annual	Management	A8	Approve Deloitte Touche Tohmatsu as Independent Auditors and Authorize Board to Fix Their Remuneration	For	For	
CNOOC Limited	883	23-May-19	Annual	Management	B1	Authorize Repurchase of Issued Share Capital	For	For	
CNOOC Limited	883	23-May-19	Annual	Management	B2	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
CNOOC Limited	883	23-May-19	Annual	Management	B3	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
COSCO SHIPPING Ports Ltd.	1199	23-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
COSCO SHIPPING Ports Ltd.	1199	23-May-19	Annual	Management	2	Approve Final Dividend	For	For	
COSCO SHIPPING Ports Ltd.	1199	23-May-19	Annual	Management	3.1a	Elect Feng Boming as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
COSCO SHIPPING Ports Ltd.	1199	23-May-19	Annual	Management	3.1b	Elect Zhang Wei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
COSCO SHIPPING Ports Ltd.	1199	23-May-19	Annual	Management	3.1c	Elect Chen Dong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
COSCO SHIPPING Ports Ltd.	1199	23-May-19	Annual	Management	3.1d	Elect Chan Ka Lok as Director	For	For	
COSCO SHIPPING Ports Ltd.	1199	23-May-19	Annual	Management	3.2	Authorize Board to Fix Remuneration of Directors	For	For	
COSCO SHIPPING Ports Ltd.	1199	23-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.

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COSCO SHIPPING Ports Ltd.	1199	23-May-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
COSCO SHIPPING Ports Ltd.	1199	23-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
COSCO SHIPPING Ports Ltd.	1199	23-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.65 per Share	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	5	Approve Remuneration Policy of Chairman of the Board	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	6	Approve Remuneration Policy of Vice Chairman of the Board and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	7	Approve Compensation of Charles Edelstenne, Chairman of the Board	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	8	Approve Compensation of Bernard Charles, Vice Chairman of the Board and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	9	Reelect Catherine Dassault as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	10	Reelect Toshiko Mori as Director	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	12	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	

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Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	13	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 12 Million	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	14	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 12 Million	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	15	Approve Issuance of Equity or Equity-Linked Securities for Private Placements up to Aggregate Nominal Amount of EUR 12 Million	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	16	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	17	Authorize Capitalization of Reserves of Up to EUR 12 Million for Bonus Issue or Increase in Par Value	For	For	
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	18	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	19	Authorize up to 3 Percent of Issued Capital for Use in Stock Option Plans Reserved for Employees and Executive Officers	For	Against	The stock option plan does not meet our guidelines.
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Dassault Systemes SA	DSY	23-May-19	Annual/Special	Management	21	Authorize Filing of Required Documents/Other Formalities	For	For	
Deutsche Bank AG	DBK	23-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
DowDuPont Inc.	DWDP	23-May-19	Special	Management	1	Approve Reverse Stock Split	For	For	
DowDuPont Inc.	DWDP	23-May-19	Special	Management	2	Adjourn Meeting	For	Against	We are not supportive of adjourning the meeting in order to permit further solicitation of proxies.
Euronet Worldwide, Inc.	EEFT	23-May-19	Annual	Management	1.1	Elect Director Michael J. Brown	For	For	
Euronet Worldwide, Inc.	EEFT	23-May-19	Annual	Management	1.2	Elect Director Andrew B. Schmitt	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Euronet Worldwide, Inc.	EEFT	23-May-19	Annual	Management	1.3	Elect Director Jeannine Strandjord	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are also voting against this director due to concerns over tenure.
Euronet Worldwide, Inc.	EEFT	23-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	

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Euronet Worldwide, Inc.	EEFT	23-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	1.1	Elect Geraldine Fraser-Moleketi as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	1.2	Elect Mark Moffett as Director	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	1.3	Elect Isaac Mophatlane as Director	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	1.4	Re-elect Ras Myburgh as Director	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	1.5	Re-elect Peet Snyders as Director	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	2.1	Elect Mark Moffett as Member of the Audit Committee	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	2.2	Elect Isaac Mophatlane as Member of the Audit Committee	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	2.3	Re-elect Ras Myburgh as Member of the Audit Committee	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	2.4	Re-elect Vuyisa Nkonyeni as Member of the Audit Committee	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	3.1	Elect Geraldine Fraser-Moleketi as Member of the Social and Ethics Committee	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	3.2	Elect Daphne Mashile-Nkosi as Member of the Social and Ethics Committee	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	3.3	Re-elect Likhapha Mbatha as Member of the Social and Ethics Committee	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	3.4	Elect Isaac Mophatlane as Member of the Social and Ethics Committee	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	3.5	Re-elect Peet Snyders as Member of the Social and Ethics Committee	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	4	Reappoint PricewaterhouseCoopers Incorporated as Auditors of the Company with TD Shango as the Designated Audit Partner	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	5	Authorise Board to Issue Shares for Cash	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	6	Place Authorised but Unissued Shares under Control of Directors	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	7	Authorise Ratification of Approved Resolutions	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	1	Approve Non-executive Directors' Fees	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	2	Approve Financial Assistance in Terms of Section 44 of the Companies Act	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	3	Approve Financial Assistance in Terms of Section 45 of the Companies Act	For	For	
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	4	Authorise Repurchase of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	1	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Exxaro Resources Ltd.	EXX	23-May-19	Annual	Management	2	Approve Implementation Report of the Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
First Majestic Silver Corp.	FR	23-May-19	Annual/Special	Management	1	Fix Number of Directors Five	For	Against	We view the proposed board size as too small.
First Majestic Silver Corp.	FR	23-May-19	Annual/Special	Management	2.1	Elect Director Keith Neumeyer	For	For	
First Majestic Silver Corp.	FR	23-May-19	Annual/Special	Management	2.2	Elect Director Marjorie Co	For	For	
First Majestic Silver Corp.	FR	23-May-19	Annual/Special	Management	2.3	Elect Director Robert A. McCallum	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
First Majestic Silver Corp.	FR	23-May-19	Annual/Special	Management	2.4	Elect Director Douglas Penrose	For	For	
First Majestic Silver Corp.	FR	23-May-19	Annual/Special	Management	2.5	Elect Director David Shaw	For	Withhold	We are voting against this director due to concerns over tenure.
First Majestic Silver Corp.	FR	23-May-19	Annual/Special	Management	3	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
First Majestic Silver Corp.	FR	23-May-19	Annual/Special	Management	4	Approve Long Term Incentive Plan	For	Against	The omnibus stock plan does not meet our guidelines.
First Majestic Silver Corp.	FR	23-May-19	Annual/Special	Management	5	Approve Advance Notice Requirement	For	For	
First Majestic Silver Corp.	FR	23-May-19	Annual/Special	Management	6	Amend Quorum Requirements	For	For	
First Majestic Silver Corp.	FR	23-May-19	Annual/Special	Management	7	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks risk mitigation features and it lacks sufficient disclosure.

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Flowserve Corporation	FLS	23-May-19	Annual	Management	1.1	Elect Director R. Scott Rowe	For	For	
Flowserve Corporation	FLS	23-May-19	Annual	Management	1.2	Elect Director Ruby R. Chandy	For	For	
Flowserve Corporation	FLS	23-May-19	Annual	Management	1.3	Elect Director Gayla J. Delly	For	For	
Flowserve Corporation	FLS	23-May-19	Annual	Management	1.4	Elect Director Roger L. Fix	For	For	
Flowserve Corporation	FLS	23-May-19	Annual	Management	1.5	Elect Director John R. Friedery	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Flowserve Corporation	FLS	23-May-19	Annual	Management	1.6	Elect Director John L. Garrison	For	For	
Flowserve Corporation	FLS	23-May-19	Annual	Management	1.7	Elect Director Joe E. Harlan	For	For	
Flowserve Corporation	FLS	23-May-19	Annual	Management	1.8	Elect Director Michael C. McMurray	For	For	
Flowserve Corporation	FLS	23-May-19	Annual	Management	1.9	Elect Director Rick J. Mills	For	For	
Flowserve Corporation	FLS	23-May-19	Annual	Management	1.10	Elect Director David E. Roberts	For	For	
Flowserve Corporation	FLS	23-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Flowserve Corporation	FLS	23-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Flowserve Corporation	FLS	23-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Flowserve Corporation	FLS	23-May-19	Annual	Shareholder	5	Adopt GHG Emissions Reduction Goals	Against	For	The adoption of targets to manage GHG emissions would better prepare the company for potential future regulatory risks and would provide shareholders with another proxy of operational effectiveness.
Flowserve Corporation	FLS	23-May-19	Annual	Shareholder	6	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	3	Approve Non-Deductible Expenses	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	4	Approve Treatment of Losses	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	5	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	6	Renew Appointment of KPMG SA as Auditor	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	7	Acknowledge End of Mandate of KPMG Audit IS as Alternate Auditor and Decision to Neither Replace Nor Renew	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	8	Approve Compensation of Jacques Veyrat, Chairman of the Board	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	9	Approve Compensation of Enrique Martinez, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	10	Approve Remuneration Policy of Chairman of the Board	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	11	Approve Remuneration Policy of CEO and Executive Corporate Officers	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	12	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	13	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	14	Authorize Capitalization of Reserves of Up to EUR 13 Million for Bonus Issue or Increase in Par Value	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	15	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 13 Million	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	16	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 2.6 Million	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	17	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 2.6 Million	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	18	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	19	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 15 to 17	For	For	

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Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	20	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	21	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	22	Authorize up to 5 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	23	Authorize up to 5 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	24	Amend Article 12 of Bylaws Re: Directors Length of Term	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	25	Amend Article 12 of Bylaws Re: Staggered Terms for Directors	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	26	Amend Article 12 of Bylaws Re: Employee Representative	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	27	Reelect Jacques Veyrat as Director	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	28	Reelect Daniela Weber Rey as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	29	Reelect Antoine Gosset Grainville as Director	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	30	Elect Javier Santiso as Director	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	31	Elect Enrique Martinez as Director	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	32	Elect Jean-Marc Janailac as Director	For	For	
Fnac Darty SA	FNAC	23-May-19	Annual/Special	Management	33	Authorize Filing of Required Documents/Other Formalities	For	For	
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 3.12 per Share	For	For	
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	

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Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	5	Reelect Christian Germa as Director	For	For	
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	6	Reelect Michele Azalbert as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	7	Reelect Cecile Previu as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	8	Elect Judith Hartmann as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	9	Approve Remuneration of Directors in the Aggregate Amount of EUR 454,230	For	For	
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	10	Authorize Repurchase of Up to 5 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	11	Approve Compensation of Philippe Berterottiere, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	12	Approve Remuneration Policy of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	13	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	14	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The stock option plan does not meet our guidelines.
Gaztransport & Technigaz SA	GTT	23-May-19	Annual/Special	Management	15	Authorize Filing of Required Documents/Other Formalities	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	1	Approve Standalone Financial Statements, Allocation of Income, and Dividend Payment for Class B Shares	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	2	Approve Consolidated Financial Statements	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	3	Approve Non-Financial Information Report	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	4	Approve Discharge of Board	For	For	

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Grifols SA	GRF	23-May-19	Annual	Management	5	Renew Appointment of KPMG Auditores as Auditor of Standalone Financial Statements and Renew Appointment of Grant Thornton as Co-Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Grifols SA	GRF	23-May-19	Annual	Management	6	Renew Appointment of KPMG Auditores as Auditor of Consolidated Financial Statements	For	Against	The auditor's tenure exceeds our guidelines.
Grifols SA	GRF	23-May-19	Annual	Management	7.1	Dismiss Anna Veiga Lluç as Director	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	7.2	Elect Enriqueta Felip Font as Director	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	7.3	Reelect Raimon Grifols Roura as Director	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	7.4	Reelect Tomas Daga Gelabert as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Grifols SA	GRF	23-May-19	Annual	Management	7.5	Reelect Carina Szpilka Lazaro as Director	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	7.6	Reelect Inigo Sanchez-Asiain Mardones as Director	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	8	Amend Article 17.bis Re: Remote Voting	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	9	Amend Article 20 of General Meeting Regulations Re: Remote Voting	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	10	Receive Amendments to Board of Directors Regulations	None	None	
Grifols SA	GRF	23-May-19	Annual	Management	11	Advisory Vote on Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Grifols SA	GRF	23-May-19	Annual	Management	12	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Grifols SA	GRF	23-May-19	Annual	Management	13	Receive Information on AMBAR (Alzheimer Management by Albumin Replacement)	None	None	
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 41.25	For	For	
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.1	Elect Director Nakatomi, Hirotaka	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.2	Elect Director Nakatomi, Kazuhide	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.3	Elect Director Sugiyama, Kosuke	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.4	Elect Director Akiyama, Tetsuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.5	Elect Director Higo, Naruhito	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.6	Elect Director Tsuruda, Toshiaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.7	Elect Director Takao, Shinichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.8	Elect Director Saito, Kyu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.9	Elect Director Tsutsumi, Nobuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.10	Elect Director Murayama, Shinichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.11	Elect Director Ichikawa, Isao	For	For	
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	2.12	Elect Director Furukawa, Teijiro	For	For	
Hisamitsu Pharmaceutical Co., Inc.	4530	23-May-19	Annual	Management	3	Appoint Statutory Auditor Tokunaga, Tetsuo	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Inchcape Plc	INCH	23-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	4	Re-elect Stefan Bomhard as Director	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	5	Re-elect Jerry Buhlmann as Director	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	6	Re-elect Rachel Empey as Director	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	7	Re-elect Richard Howes as Director	For	Against	We do not support insiders on the board other than the CEO.
Inchcape Plc	INCH	23-May-19	Annual	Management	8	Elect Jane Kingston as Director	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	9	Re-elect John Langston as Director	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	10	Re-elect Colin McConville as Director	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	11	Re-elect Nigel Stein as Director	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	12	Re-elect Till Vestring as Director	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	13	Reappoint Deloitte LLP as Auditors	For	For	

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Inchcape Plc	INCH	23-May-19	Annual	Management	14	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	15	Authorise Issue of Equity	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	
Inchcape Plc	INCH	23-May-19	Annual	Management	19	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	2	Approve Remuneration Policy	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Intertek Group Plc	ITRK	23-May-19	Annual	Management	4	Approve Final Dividend	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	5	Elect Ross McCluskey as Director	For	Against	We do not support insiders on the board other than the CEO.
Intertek Group Plc	ITRK	23-May-19	Annual	Management	6	Re-elect Sir David Reid as Director	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	7	Re-elect Andre Lacroix as Director	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	8	Re-elect Graham Allan as Director	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	9	Re-elect Gurnek Bains as Director	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	10	Re-elect Dame Louise Makin as Director	For	Against	This director is overboarded.
Intertek Group Plc	ITRK	23-May-19	Annual	Management	11	Re-elect Andrew Martin as Director	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	12	Re-elect Gill Rider as Director	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	13	Re-elect Jean-Michel Valette as Director	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	14	Re-elect Lena Wilson as Director	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	15	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	16	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	18	Authorise EU Political Donations and Expenditure	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Intertek Group Plc	ITRK	23-May-19	Annual	Management	20	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	21	Authorise Market Purchase of Ordinary Shares	For	For	
Intertek Group Plc	ITRK	23-May-19	Annual	Management	22	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.1	Elect Director Kobayashi, Yasuyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.2	Elect Director Tsutsumi, Hiroyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.3	Elect Director Murata, Soichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.4	Elect Director Sakie Tachibana Fukushima	For	For	
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.5	Elect Director Ota, Yoshikatsu	For	For	
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.6	Elect Director Ishii, Yasuo	For	For	
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.7	Elect Director Nishikawa, Koichiro	For	For	
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.8	Elect Director Sato, Rieko	For	For	
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.9	Elect Director Uchida, Akira	For	For	
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.10	Elect Director Yamamoto, Ryoichi	For	For	
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.11	Elect Director Yoshimoto, Tatsuya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.12	Elect Director Makiyama, Kozo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
J. FRONT RETAILING Co., Ltd.	3086	23-May-19	Annual	Management	1.13	Elect Director Wakabayashi, Hayato	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Jiangsu Yanghe Brewery Joint-Stock Co., Ltd.	002304	23-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Jiangsu Yanghe Brewery Joint-Stock Co., Ltd.	002304	23-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Jiangsu Yanghe Brewery Joint-Stock Co., Ltd.	002304	23-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Jiangsu Yanghe Brewery Joint-Stock Co., Ltd.	002304	23-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Jiangsu Yanghe Brewery Joint-Stock Co., Ltd.	002304	23-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Jiangsu Yanghe Brewery Joint-Stock Co., Ltd.	002304	23-May-19	Annual	Management	6	Approve to Appoint Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Jiangsu Yanghe Brewery Joint-Stock Co., Ltd.	002304	23-May-19	Annual	Management	7	Approve Use of Own Funds to Purchase Financial Products	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Jiangsu Yanghe Brewery Joint-Stock Co., Ltd.	002304	23-May-19	Annual	Management	8	Elect Xu Youheng as Supervisor	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.1	Elect Director Bruce D. Broussard	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.2	Elect Director Charles P. Cooley	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.3	Elect Director Gary M. Crosby	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
KeyCorp	KEY	23-May-19	Annual	Management	1.4	Elect Director Alexander M. Cutler	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.5	Elect Director H. James Dallas	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.6	Elect Director Elizabeth R. Gile	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.7	Elect Director Ruth Ann M. Gillis	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.8	Elect Director William G. Gisel, Jr.	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.9	Elect Director Carlton L. Highsmith	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.10	Elect Director Richard J. Hipple	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.11	Elect Director Kristen L. Manos	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.12	Elect Director Beth E. Mooney	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.13	Elect Director Barbara R. Snyder	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	1.14	Elect Director David K. Wilson	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
KeyCorp	KEY	23-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
KeyCorp	KEY	23-May-19	Annual	Management	5	Increase Authorized Common Stock	For	For	
KeyCorp	KEY	23-May-19	Annual	Management	6	Permit Board to Amend Bylaws Without Shareholder Consent	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
LANXESS AG	LXS	23-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.90 per Share	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	3.1	Approve Discharge of Management Board Member Matthias Zachert for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	3.2	Approve Discharge of Management Board Member Hubert Fink for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	3.3	Approve Discharge of Management Board Member Stephen Forsyth for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	3.4	Approve Discharge of Management Board Member Michael Pontzen for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	3.5	Approve Discharge of Management Board Member Rainier van Roessel for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.1	Approve Discharge of Supervisory Board Member Matthias Wolfgruber for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.2	Approve Discharge of Supervisory Board Member Werner Czaplik for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.3	Approve Discharge of Supervisory Board Member Hans-Dieter Gerriets for Fiscal 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
LANXESS AG	LXS	23-May-19	Annual	Management	4.4	Approve Discharge of Supervisory Board Member Heike Hanagarth for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.5	Approve Discharge of Supervisory Board Member Friedrich Janssen for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.6	Approve Discharge of Supervisory Board Member Pamela Knapp for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.7	Approve Discharge of Supervisory Board Member Thomas Meiers for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.8	Approve Discharge of Supervisory Board Member Lawrence Rosen for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.9	Approve Discharge of Supervisory Board Member Ralf Sikorski for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.10	Approve Discharge of Supervisory Board Member Rolf Stomberg for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.11	Approve Discharge of Supervisory Board Member Manuela Strauch for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.12	Approve Discharge of Supervisory Board Member Ifraim Tairi for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	4.13	Approve Discharge of Supervisory Board Member Theo Walthie for Fiscal 2018	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	5.1	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal 2019	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	5.2	Ratify PricewaterhouseCoopers GmbH as Auditors for the First Half of Fiscal 2020	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	6	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	For	
LANXESS AG	LXS	23-May-19	Annual	Management	7	Approve Remuneration of Supervisory Board	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	3	Elect Henrietta Baldock as Director	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	4	Elect George Lewis as Director	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	5	Re-elect Philip Broadley as Director	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	6	Re-elect Jeff Davies as Director	For	Against	We do not support insiders on the board other than the CEO.
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	7	Re-elect Sir John Kingman as Director	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	8	Re-elect Lesley Knox as Director	For	For	

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Legal & General Group Plc	LGEN	23-May-19	Annual	Management	9	Re-elect Kerrigan Procter as Director	For	Against	We do not support insiders on the board other than the CEO.
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	10	Re-elect Toby Strauss as Director	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	11	Re-elect Julia Wilson as Director	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	12	Re-elect Nigel Wilson as Director	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	13	Re-elect Mark Zinkula as Director	For	Against	We do not support insiders on the board other than the CEO.
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	14	Reappoint KPMG LLP as Auditors	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	15	Authorise Board to Fix Remuneration of Auditors	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	16	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	18	Authorise Issue of Equity in Connection with the Issue of Contingent Convertible Securities	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	19	Authorise EU Political Donations and Expenditure	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	20	Approve Savings-Related Share Option Scheme	For	Against	The employee stock purchase plan does not meet our guidelines.
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	21	Approve Employee Share Plan	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	22	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	23	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	24	Authorise Issue of Equity without Pre-emptive Rights in Connection with the Issue of Contingent Convertible Securities	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	25	Authorise Market Purchase of Ordinary Shares	For	For	
Legal & General Group Plc	LGEN	23-May-19	Annual	Management	26	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Lennox International Inc.	LII	23-May-19	Annual	Management	1.1	Elect Director Todd M. Bluedorn	For	For	
Lennox International Inc.	LII	23-May-19	Annual	Management	1.2	Elect Director Max H. Mitchell	For	Withhold	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Lennox International Inc.	LII	23-May-19	Annual	Management	1.3	Elect Director Kim K.W. Rucker	For	Withhold	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.

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Lennox International Inc.	LII	23-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Lennox International Inc.	LII	23-May-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Lennox International Inc.	LII	23-May-19	Annual	Management	4	Ratify KPMG LLP as Auditors	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Management	1a	Elect Director Lloyd Dean	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Management	1b	Elect Director Stephen Easterbrook	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Management	1c	Elect Director Robert Eckert	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Management	1d	Elect Director Margaret Georgiadis	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Management	1e	Elect Director Enrique Hernandez, Jr.	For	Against	We are voting against this director due to concerns over tenure.
McDonald's Corporation	MCD	23-May-19	Annual	Management	1f	Elect Director Richard Lenny	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Management	1g	Elect Director John Mulligan	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Management	1h	Elect Director Sheila Penrose	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Management	1i	Elect Director John Rogers, Jr.	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Management	1j	Elect Director Paul Walsh	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Management	1k	Elect Director Miles White	For	Against	This director is overboarded. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
McDonald's Corporation	MCD	23-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
McDonald's Corporation	MCD	23-May-19	Annual	Management	4	Change Range for Size of the Board	For	For	
McDonald's Corporation	MCD	23-May-19	Annual	Shareholder	5	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
MMG Ltd.	1208	23-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
MMG Ltd.	1208	23-May-19	Annual	Management	2a	Elect Xu Jiqing as Director	For	Against	We do not support insiders on the board other than the CEO.
MMG Ltd.	1208	23-May-19	Annual	Management	2b	Elect Zhang Shuqiang as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
MMG Ltd.	1208	23-May-19	Annual	Management	2c	Elect Peter Cassidy as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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MMG Ltd.	1208	23-May-19	Annual	Management	3	Authorize Board to Fix Remuneration of Directors	For	For	
MMG Ltd.	1208	23-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	For	
MMG Ltd.	1208	23-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
MMG Ltd.	1208	23-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
MMG Ltd.	1208	23-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Mohawk Industries, Inc.	MHK	23-May-19	Annual	Management	1.1	Elect Director Joseph A. Onorato	For	For	
Mohawk Industries, Inc.	MHK	23-May-19	Annual	Management	1.2	Elect Director William H. Runge, III	For	For	
Mohawk Industries, Inc.	MHK	23-May-19	Annual	Management	1.3	Elect Director W. Christopher Wellborn	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are also voting against this director due to concerns over tenure.
Mohawk Industries, Inc.	MHK	23-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Mohawk Industries, Inc.	MHK	23-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1a	Elect Director Elizabeth Corley	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1b	Elect Director Alistair M. Darling	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1c	Elect Director Thomas H. Glocer	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1d	Elect Director James P. Gorman	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1e	Elect Director Robert H. Herz	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1f	Elect Director Nobuyuki Hirano	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1g	Elect Director Jami Miscik	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1h	Elect Director Dennis M. Nally	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1i	Elect Director Takeshi Ogasawara	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1j	Elect Director Hutham S. Olayan	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1k	Elect Director Mary L. Schapiro	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1l	Elect Director Perry M. Traquina	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	1m	Elect Director Rayford Wilkins, Jr.	For	For	
Morgan Stanley	MS	23-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Morgan Stanley	MS	23-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and as there are features that are not in line with best practice.

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Morgan Stanley	MS	23-May-19	Annual	Shareholder	4	Report on Lobbying Payments and Policy	Against	Against	The company already discloses sufficient information on its lobbying activities.
MTN Group Ltd.	MTN	23-May-19	Annual	Management	1.1	Elect Mcebisi Jonas as Director	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	1.2	Elect Khotso Mokhele as Director	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	1.3	Elect Swazi Tshabalala as Director	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	1.4	Re-elect Shaygan Kheradpir as Director	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	1.5	Re-elect Koosum Kalyan as Director	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	1.6	Re-elect Azmi Mikati as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
MTN Group Ltd.	MTN	23-May-19	Annual	Management	1.7	Re-elect Jeff van Rooyen as Director	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	1.8	Re-elect Dawn Marole as Director	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	1.9	Re-elect Peter Mageza as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
MTN Group Ltd.	MTN	23-May-19	Annual	Management	1.10	Re-elect Alan Harper as Director	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
MTN Group Ltd.	MTN	23-May-19	Annual	Management	2.1	Re-elect Christine Ramon as Member of the Audit Committee	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	2.2	Re-elect Paul Hanratty as Member of the Audit Committee	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	2.3	Re-elect Peter Mageza as Member of the Audit Committee	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
MTN Group Ltd.	MTN	23-May-19	Annual	Management	2.4	Re-elect Jeff van Rooyen as Member of the Audit Committee	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	3	Reappoint PricewaterhouseCoopers Inc as Auditors of the Company	For	Against	The auditor's tenure exceeds our guidelines.
MTN Group Ltd.	MTN	23-May-19	Annual	Management	4	Reappoint SizweNtsalubaGobodo Grant Thornton Inc as Auditors of the Company	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	5	Place Authorised but Unissued Shares under Control of Directors	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	6	Authorise Board to Issue Shares for Cash	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	7	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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MTN Group Ltd.	MTN	23-May-19	Annual	Management	8	Approve Remuneration Implementation Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
MTN Group Ltd.	MTN	23-May-19	Annual	Management	1	Approve Remuneration of Non-Executive Directors	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	2	Authorise Repurchase of Issued Share Capital	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	3	Approve Financial Assistance to Subsidiaries and Other Related and Inter-related Entities	For	For	
MTN Group Ltd.	MTN	23-May-19	Annual	Management	4	Approve Financial Assistance to Directors, Prescribed Officers and Employee Share Scheme Beneficiaries	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1a	Elect Director Sherry S. Barrat	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1b	Elect Director James L. Camaren	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1c	Elect Director Kenneth B. Dunn	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1d	Elect Director Naren K. Gursahaney	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1e	Elect Director Kirk S. Hachigian	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1f	Elect Director Toni Jennings	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1g	Elect Director Amy B. Lane	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1h	Elect Director James L. Robo	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1i	Elect Director Rudy E. Schupp	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1j	Elect Director John L. Skolds	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1k	Elect Director William H. Swanson	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1l	Elect Director Hansel E. Tookes, II	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	1m	Elect Director Darryl L. Wilson	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
NextEra Energy, Inc.	NEE	23-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
NextEra Energy, Inc.	NEE	23-May-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Nomura Real Estate Master Fund, Inc. /3462/	3462	23-May-19	Special	Management	1	Amend Articles To Make Technical Changes	For	For	
Nomura Real Estate Master Fund, Inc. /3462/	3462	23-May-19	Special	Management	2	Elect Executive Director Yoshida, Shuhei	For	Against	We do not support insiders on the board other than the Chairman and/or President.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Nomura Real Estate Master Fund, Inc. /3462/	3462	23-May-19	Special	Management	3.1	Elect Supervisory Director Uchiyama, Mineo	For	For	
Nomura Real Estate Master Fund, Inc. /3462/	3462	23-May-19	Special	Management	3.2	Elect Supervisory Director Owada, Koichi	For	For	
Nomura Real Estate Master Fund, Inc. /3462/	3462	23-May-19	Special	Management	3.3	Elect Supervisory Director Okada, Mika	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	1a	Elect Director Shellye L. Archambeau	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	1b	Elect Director Stacy Brown-Philpot	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	1c	Elect Director Tanya L. Domier	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	1d	Elect Director Kirsten A. Green	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	1e	Elect Director Glenda G. McNeal	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	1f	Elect Director Erik B. Nordstrom	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	1g	Elect Director Peter E. Nordstrom	For	Against	We do not support insiders on the board other than the CEO.
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	1h	Elect Director Brad D. Smith	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	1i	Elect Director Gordon A. Smith	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	1j	Elect Director Bradley D. Tilden	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	1k	Elect Director B. Kevin Turner	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Nordstrom, Inc.	JWN	23-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
PT Bumi Serpong Damai Tbk	BSDE	23-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
PT Bumi Serpong Damai Tbk	BSDE	23-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Bumi Serpong Damai Tbk	BSDE	23-May-19	Annual	Management	3	Approve Changes in Board of Company	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Bumi Serpong Damai Tbk	BSDE	23-May-19	Annual	Management	4	Approve Remuneration of Directors and Commissioners	For	For	
PT Bumi Serpong Damai Tbk	BSDE	23-May-19	Annual	Management	5	Approve Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
PT Bumi Serpong Damai Tbk	BSDE	23-May-19	Annual	Management	6	Accept Audit Committee Composition Report	For	For	
PT Charoen Pokphand Indonesia Tbk	CPIN	23-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
PT Charoen Pokphand Indonesia Tbk	CPIN	23-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Charoen Pokphand Indonesia Tbk	CPIN	23-May-19	Annual	Management	3	Approve Auditors	For	Against	The auditor's tenure is not disclosed.
PT Charoen Pokphand Indonesia Tbk	CPIN	23-May-19	Annual	Management	4	Amend Articles of Association in Relation with Online Single Submission Integrated	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Rexel SA	RXL	23-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.44 per Share	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	5	Approve Additional Pension Scheme Agreement with Patrick Berard, CEO	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	6	Approve Remuneration Policy of Chairman of the Board	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	7	Approve Remuneration Policy of CEO	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	8	Approve Compensation of Ian Meakins, Chairman of the Board	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	9	Approve Compensation of Patrick Berard, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Rexel SA	RXL	23-May-19	Annual/Special	Management	10	Reelect Agnes Touraine as Director	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	11	Reelect Elen Phillips as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Rexel SA	RXL	23-May-19	Annual/Special	Management	12	Elect Francois Auque as Director	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	13	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	14	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	15	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 720 Million	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	16	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 140 Million	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Rexel SA	RXL	23-May-19	Annual/Special	Management	17	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 140 Million	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	18	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 15-17	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	19	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	20	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	21	Authorize Capitalization of Reserves of Up to EUR 200 Million for Bonus Issue or Increase in Par Value	For	For	
Rexel SA	RXL	23-May-19	Annual/Special	Management	22	Authorize Filing of Required Documents/Other Formalities	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.82 per Share	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	4	Reelect Ross McInnes as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Safran SA	SAF	23-May-19	Annual/Special	Management	5	Reelect Philippe Petitcolin as Director	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	6	Reelect Jean-Lou Chameau as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Safran SA	SAF	23-May-19	Annual/Special	Management	7	Elect Laurent Guillot as Director	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	8	Ratify Appointment of Caroline Laurent as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Safran SA	SAF	23-May-19	Annual/Special	Management	9	Reelect Vincent Imbert as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Safran SA	SAF	23-May-19	Annual/Special	Management	10	Approve Compensation of Ross McInnes, Chairman of the Board	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	11	Approve Compensation of Philippe Petitcolin, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Safran SA	SAF	23-May-19	Annual/Special	Management	12	Approve Remuneration Policy of the Chairman of the Board	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	13	Approve Remuneration Policy of the CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Safran SA	SAF	23-May-19	Annual/Special	Management	14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	15	Amend Article 14.8 of Bylaws Re: Employee Representative	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	16	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 20 Million	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	17	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 8 Million	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	18	Authorize Capital Increase of Up to EUR 8 Million for Future Exchange Offers	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	19	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 8 Million	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	20	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 16 to 19	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	21	Authorize Capitalization of Reserves of Up to EUR 12.5 Million for Bonus Issue or Increase in Par Value	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Safran SA	SAF	23-May-19	Annual/Special	Management	22	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 8 Million, Only In the Event of a Public Tender Offer	For	Against	This proposal is not in shareholders' best interests.
Safran SA	SAF	23-May-19	Annual/Special	Management	23	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 8 Million, Only In the Event of a Public Tender Offer	For	Against	This proposal is not in shareholders' best interests.
Safran SA	SAF	23-May-19	Annual/Special	Management	24	Authorize Capital Increase of Up to EUR 8 Million for Future Exchange Offers, Only In the Event of a Public Tender Offer	For	Against	This proposal is not in shareholders' best interests.
Safran SA	SAF	23-May-19	Annual/Special	Management	25	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 8 Million, Only In the Event of a Public Tender Offer	For	Against	This proposal is not in shareholders' best interests.
Safran SA	SAF	23-May-19	Annual/Special	Management	26	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 22 to 25, Only In the Event of a Public Tender Offer	For	Against	This proposal is not in shareholders' best interests.
Safran SA	SAF	23-May-19	Annual/Special	Management	27	Authorize Capitalization of Reserves of Up to EUR 8 Million for Bonus Issue or Increase in Par Value, Only In the Event of a Public Tender Offer	For	Against	This proposal is not in shareholders' best interests.
Safran SA	SAF	23-May-19	Annual/Special	Management	28	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Safran SA	SAF	23-May-19	Annual/Special	Management	29	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	30	Authorize up to 0.4 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Safran SA	SAF	23-May-19	Annual/Special	Management	31	Authorize Filing of Required Documents/Other Formalities	For	For	
Salzgitter AG	SZG	23-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Salzgitter AG	SZG	23-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.55 per Share	For	For	
Salzgitter AG	SZG	23-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Salzgitter AG	SZG	23-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Salzgitter AG	SZG	23-May-19	Annual	Management	5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal 2019	For	Against	The auditor's tenure exceeds our guidelines.
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 47.5	For	For	
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.1	Elect Director Isaka, Ryuichi	For	For	
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.2	Elect Director Goto, Katsuhiko	For	Against	We do not support insiders on the board other than the President.
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.3	Elect Director Ito, Junro	For	Against	We do not support insiders on the board other than the President.
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.4	Elect Director Yamaguchi, Kimiyoshi	For	Against	We do not support insiders on the board other than the President.
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.5	Elect Director Kimura, Shigeki	For	Against	We do not support insiders on the board other than the President.
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.6	Elect Director Nagamatsu, Fumihiko	For	Against	We do not support insiders on the board other than the President.
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.7	Elect Director Joseph M. DePinto	For	Against	We do not support insiders on the board other than the President.
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.8	Elect Director Tsukio, Yoshio	For	For	
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.9	Elect Director Ito, Kunio	For	For	
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.10	Elect Director Yonemura, Toshiro	For	For	
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.11	Elect Director Higashi, Tetsuro	For	For	
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	2.12	Elect Director Rudy, Kazuko	For	For	
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	3	Appoint Statutory Auditor Matsuhashi, Kaori	For	For	
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	4	Approve Trust-Type Equity Compensation Plan	For	For	
Seven & i Holdings Co., Ltd.	3382	23-May-19	Annual	Management	5	Approve Compensation Ceiling for Statutory Auditors	For	For	
Shanghai Industrial Holdings Limited	363	23-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Shanghai Industrial Holdings Limited	363	23-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Shanghai Industrial Holdings Limited	363	23-May-19	Annual	Management	3a	Elect Xu Bo as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Shanghai Industrial Holdings Limited	363	23-May-19	Annual	Management	3b	Elect Xu Zhan as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Shanghai Industrial Holdings Limited	363	23-May-19	Annual	Management	3c	Elect Leung Pak To, Francis as Director	For	Against	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Shanghai Industrial Holdings Limited	363	23-May-19	Annual	Management	3d	Authorize Board to Fix Remuneration of Directors	For	For	
Shanghai Industrial Holdings Limited	363	23-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shanghai Industrial Holdings Limited	363	23-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Shanghai Industrial Holdings Limited	363	23-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Shanghai Industrial Holdings Limited	363	23-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Sierra Wireless, Inc.	SW	23-May-19	Annual	Management	1.1	Elect Director Gregory D. Aasen	For	Withhold	We are voting against this director due to concerns over tenure.
Sierra Wireless, Inc.	SW	23-May-19	Annual	Management	1.2	Elect Director Robin A. Abrams	For	For	
Sierra Wireless, Inc.	SW	23-May-19	Annual	Management	1.3	Elect Director Paul G. Cataford	For	For	
Sierra Wireless, Inc.	SW	23-May-19	Annual	Management	1.4	Elect Director Joy Chik	For	For	
Sierra Wireless, Inc.	SW	23-May-19	Annual	Management	1.5	Elect Director Russell N. Jones	For	For	
Sierra Wireless, Inc.	SW	23-May-19	Annual	Management	1.6	Elect Director Thomas Sieber	For	For	
Sierra Wireless, Inc.	SW	23-May-19	Annual	Management	1.7	Elect Director Kent P. Thexton	For	For	
Sierra Wireless, Inc.	SW	23-May-19	Annual	Management	2	Approve Ernst and Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Sierra Wireless, Inc.	SW	23-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Sime Darby Plantation Bhd.	5285	23-May-19	Annual	Management	1	Approve Directors' Remuneration	For	For	
Sime Darby Plantation Bhd.	5285	23-May-19	Annual	Management	2	Approve Directors' Benefits	For	For	
Sime Darby Plantation Bhd.	5285	23-May-19	Annual	Management	3	Elect Henry Sackville Barlow as Director	For	For	
Sime Darby Plantation Bhd.	5285	23-May-19	Annual	Management	4	Elect Yusof Basiran as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sime Darby Plantation Bhd.	5285	23-May-19	Annual	Management	5	Elect Zaiton Mohd Hassan as Director	For	For	
Sime Darby Plantation Bhd.	5285	23-May-19	Annual	Management	6	Elect Mohd Nizam Zainordin as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Sime Darby Plantation Bhd.	5285	23-May-19	Annual	Management	7	Elect Mohamad Nasir Ab Latif as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Sime Darby Plantation Bhd.	5285	23-May-19	Annual	Management	8	Approve PricewaterhouseCoopers PLT as Auditors and Authorize Board to Fix Their Remuneration	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sime Darby Plantation Bhd.	5285	23-May-19	Annual	Management	9	Approve Renewal of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
Sime Darby Plantation Bhd.	5285	23-May-19	Annual	Management	10	Approve Issuance of New Ordinary Shares Under the Dividend Reinvestment Plan	For	For	
SinterCast AB	SINT	23-May-19	Annual	Management	1	Open Meeting	None	None	
SinterCast AB	SINT	23-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
SinterCast AB	SINT	23-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
SinterCast AB	SINT	23-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
SinterCast AB	SINT	23-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
SinterCast AB	SINT	23-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
SinterCast AB	SINT	23-May-19	Annual	Management	7	Receive Guest Speech	None	None	
SinterCast AB	SINT	23-May-19	Annual	Management	8	Receive President's Report	None	None	
SinterCast AB	SINT	23-May-19	Annual	Management	9	Receive Financial Statements and Statutory Reports	None	None	
SinterCast AB	SINT	23-May-19	Annual	Management	10.a	Accept Financial Statements and Statutory Reports	For	For	
SinterCast AB	SINT	23-May-19	Annual	Management	10.b	Approve Allocation of Income and Dividends of SEK 5.00 Per Share	For	For	
SinterCast AB	SINT	23-May-19	Annual	Management	10.c	Approve Discharge of Board and President	For	For	
SinterCast AB	SINT	23-May-19	Annual	Management	11	Determine Number of Members (6) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	Against	We view the proposed board size as too small.
SinterCast AB	SINT	23-May-19	Annual	Management	12	Approve Remuneration of Directors in the Amount of SEK 390,000 for Chairman and SEK 180,000 for Other Directors; Approve Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
SinterCast AB	SINT	23-May-19	Annual	Management	13	Reelect Robert Dover, Caroline Sundewall, Steve Dawson, Lars Hellberg and Jun Arimoto as Directors; Elect Jan-Ake Jonsson (Chairman) as New Director; Ratify PricewaterhouseCoopers as Auditor	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
SinterCast AB	SINT	23-May-19	Annual	Management	14	Reelect Ulla-Britt Frajdin-Hellqvist (Chairman), Andrea Fessler and Aage Figenscohu as Members of Nominating Committee; Elect Jan-Ake Jonsson as New Member of Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
SinterCast AB	SINT	23-May-19	Annual	Management	15	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
SinterCast AB	SINT	23-May-19	Annual	Management	16	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SinterCast AB	SINT	23-May-19	Annual	Management	17	Close Meeting	None	None	
STMicroelectronics NV	STM	23-May-19	Annual	Management	1	Open Meeting	None	None	
STMicroelectronics NV	STM	23-May-19	Annual	Management	2	Receive Report of Management Board (Non-Voting)	None	None	
STMicroelectronics NV	STM	23-May-19	Annual	Management	3	Receive Report of Supervisory Board (Non-Voting)	None	None	
STMicroelectronics NV	STM	23-May-19	Annual	Management	4.a	Discuss Implementation of Remuneration Policy	None	None	
STMicroelectronics NV	STM	23-May-19	Annual	Management	4.b	Adopt Financial Statements and Statutory Reports	For	For	
STMicroelectronics NV	STM	23-May-19	Annual	Management	4.c	Approve Dividends	For	For	
STMicroelectronics NV	STM	23-May-19	Annual	Management	4.d	Approve Discharge of Management Board	For	For	
STMicroelectronics NV	STM	23-May-19	Annual	Management	4.e	Approve Discharge of Supervisory Board	For	For	
STMicroelectronics NV	STM	23-May-19	Annual	Management	5.a	Approve Restricted Stock Grants to President and CEO	For	Against	The restricted stock plan does not meet our guidelines.
STMicroelectronics NV	STM	23-May-19	Annual	Management	5.b	Approve Special Bonus to President and CEO	For	Against	The equity plan does not meet our guidelines.
STMicroelectronics NV	STM	23-May-19	Annual	Management	6	Reelect Martine Verluyten to Supervisory Board	For	For	
STMicroelectronics NV	STM	23-May-19	Annual	Management	7	Reelect Janet Davidson to Supervisory Board	For	For	
STMicroelectronics NV	STM	23-May-19	Annual	Management	8	Elect Lucia Morselli to Supervisory Board	For	For	
STMicroelectronics NV	STM	23-May-19	Annual	Management	9	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
STMicroelectronics NV	STM	23-May-19	Annual	Management	10.a	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital and Exclude Pre-emptive Rights	For	Against	This proposal is not in shareholders' best interests.
STMicroelectronics NV	STM	23-May-19	Annual	Management	10.b	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital in Case of Merger or Acquisition and Exclude Pre-emptive Rights	For	Against	This proposal is not in shareholders' best interests.
STMicroelectronics NV	STM	23-May-19	Annual	Management	11	Allow Questions	None	None	
STMicroelectronics NV	STM	23-May-19	Annual	Management	12	Close Meeting	None	None	
Synchrony Financial	SYF	23-May-19	Annual	Management	1a	Elect Director Margaret M. Keane	For	For	
Synchrony Financial	SYF	23-May-19	Annual	Management	1b	Elect Director Paget L. Alves	For	For	
Synchrony Financial	SYF	23-May-19	Annual	Management	1c	Elect Director Arthur W. Coviello, Jr.	For	For	
Synchrony Financial	SYF	23-May-19	Annual	Management	1d	Elect Director William W. Graylin	For	For	
Synchrony Financial	SYF	23-May-19	Annual	Management	1e	Elect Director Roy A. Guthrie	For	For	
Synchrony Financial	SYF	23-May-19	Annual	Management	1f	Elect Director Richard C. Hartnack	For	For	
Synchrony Financial	SYF	23-May-19	Annual	Management	1g	Elect Director Jeffrey G. Naylor	For	For	
Synchrony Financial	SYF	23-May-19	Annual	Management	1h	Elect Director Laurel J. Richie	For	For	
Synchrony Financial	SYF	23-May-19	Annual	Management	1i	Elect Director Olympia J. Snowe	For	For	
Synchrony Financial	SYF	23-May-19	Annual	Management	1j	Elect Director Ellen M. Zane	For	For	
Synchrony Financial	SYF	23-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Synchrony Financial	SYF	23-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1a	Elect Director Gerard J. Arpey	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1b	Elect Director Ari Bousbib	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1c	Elect Director Jeffery H. Boyd	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1d	Elect Director Gregory D. Brenneman	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1e	Elect Director J. Frank Brown	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1f	Elect Director Albert P. Carey	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1g	Elect Director Helena B. Foulkes	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1h	Elect Director Linda R. Gooden	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1i	Elect Director Wayne M. Hewett	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1j	Elect Director Manuel Kadre	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1k	Elect Director Stephanie C. Linnartz	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	1l	Elect Director Craig A. Menear	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
The Home Depot, Inc.	HD	23-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Home Depot, Inc.	HD	23-May-19	Annual	Shareholder	4	Prepare Employment Diversity Report and Report on Diversity Policies	Against	For	As we are proponent of increased diversity representation at the overall company level as well as on the board, we are supportive of this shareholder proposal calling for the company to prepare an employment diversity report.
The Home Depot, Inc.	HD	23-May-19	Annual	Shareholder	5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
The Home Depot, Inc.	HD	23-May-19	Annual	Shareholder	6	Report on Prison Labor in the Supply Chain	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's exposure to human rights risk.
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	1.1	Elect Director Jocelyn Carter-Miller	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	1.2	Elect Director H. John Greeniaus	For	Against	We are voting against this director due to concerns over tenure.
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	1.3	Elect Director Mary J. Steele Guilfoile	For	For	
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	1.4	Elect Director Dawn Hudson	For	For	
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	1.5	Elect Director William T. Kerr	For	For	
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	1.6	Elect Director Henry S. Miller	For	For	
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	1.7	Elect Director Jonathan F. Miller	For	For	
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	1.8	Elect Director Patrick Q. Moore	For	For	
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	1.9	Elect Director Michael I. Roth	For	For	
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	1.10	Elect Director David M. Thomas	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	1.11	Elect Director E. Lee Wyatt, Jr.	For	For	
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
The Interpublic Group of Companies, Inc.	IPG	23-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
The Mosaic Company	MOS	23-May-19	Annual	Management	1a	Elect Director Cheryl K. Beebe	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	1b	Elect Director Oscar P. Bernardes	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	1c	Elect Director Nancy E. Cooper	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	1d	Elect Director Gregory L. Ebel	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	1e	Elect Director Timothy S. Gitzel	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	1f	Elect Director Denise C. Johnson	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	1g	Elect Director Emery N. Koenig	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	1h	Elect Director William T. Monahan	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	1i	Elect Director James 'Joc' C. O'Rourke	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	1j	Elect Director Steven M. Seibert	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	1k	Elect Director Luciano Siani Pires	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	1l	Elect Director Kelvin W. Westbrook	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
The Mosaic Company	MOS	23-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	1A	Elect Director Sara J. Finley	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	1B	Elect Director Robert J. Greczyn, Jr.	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	1C	Elect Director Peter A. Hudson	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	1D	Elect Director Beth M. Jacob	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	1E	Elect Director Bradley S. Karro	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	1F	Elect Director Paul H. Keckley	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	1G	Elect Director Benjamin A. Kirshner	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	1H	Elect Director Lee A. Shapiro	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	1I	Elect Director Donato J. Tramuto	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	1J	Elect Director Kevin G. Wills	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	1K	Elect Director Dawn M. Zier	For	Against	We do not support insiders on the board other than the CEO.
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tivity Health, Inc.	TVTY	23-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 27.5	For	For	
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.1	Elect Director Shimatani, Yoshishige	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.2	Elect Director Tako, Nobuyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.3	Elect Director Urai, Toshiyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.4	Elect Director Ichikawa, Minami	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.5	Elect Director Seta, Kazuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.6	Elect Director Matsuoka, Hiroyasu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.7	Elect Director Sumi, Kazuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.8	Elect Director Yamashita, Makoto	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.9	Elect Director Ikeda, Atsuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.10	Elect Director Ota, Keiji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.11	Elect Director Ikeda, Takayuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.12	Elect Director Biro, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toho Co., Ltd. (9602)	9602	23-May-19	Annual	Management	2.13	Elect Director Kato, Harunori	For	Against	We are holding this executive accountable for the board not being one-third independent.
United Internet AG	UTDI	23-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Unum Group	UNM	23-May-19	Annual	Management	1.1	Elect Director Theodore H. Bunting, Jr.	For	For	
Unum Group	UNM	23-May-19	Annual	Management	1.2	Elect Director Susan L. Cross	For	For	
Unum Group	UNM	23-May-19	Annual	Management	1.3	Elect Director Susan D. DeVore	For	For	
Unum Group	UNM	23-May-19	Annual	Management	1.4	Elect Director Joseph J. Echevarria	For	For	
Unum Group	UNM	23-May-19	Annual	Management	1.5	Elect Director Cynthia L. Egan	For	For	
Unum Group	UNM	23-May-19	Annual	Management	1.6	Elect Director Kevin T. Kabat	For	For	
Unum Group	UNM	23-May-19	Annual	Management	1.7	Elect Director Timothy F. Keaney	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Unum Group	UNM	23-May-19	Annual	Management	1.8	Elect Director Gloria C. Larson	For	For	
Unum Group	UNM	23-May-19	Annual	Management	1.9	Elect Director Richard P. McKenney	For	For	
Unum Group	UNM	23-May-19	Annual	Management	1.10	Elect Director Ronald P. O'Hanley	For	For	
Unum Group	UNM	23-May-19	Annual	Management	1.11	Elect Director Francis J. Shammo	For	For	
Unum Group	UNM	23-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Unum Group	UNM	23-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Valeo SA	FR	23-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.25 per Share	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	5	Approve Termination Package of Jacques Aschenbroich	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	6	Reelect Jacques Aschenbroich as Director	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	7	Elect Olivier Piou as Director	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	8	Elect Patrick Sayer as Director	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	9	Approve Compensation of Jacques Aschenbroich, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Valeo SA	FR	23-May-19	Annual/Special	Management	10	Approve Remuneration Policy of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Valeo SA	FR	23-May-19	Annual/Special	Management	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	12	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 70 Million	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Valeo SA	FR	23-May-19	Annual/Special	Management	13	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 23 Million	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	14	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 23 Million	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	15	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	16	Authorize Capitalization of Reserves of Up to EUR 30 Million for Bonus Issue or Increase in Par Value	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	17	Authorize Capital Increase of up to 9.57 Percent of Issued Capital for Contributions in Kind	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	18	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Valeo SA	FR	23-May-19	Annual/Special	Management	19	Authorize up to 4.445 Million Shares for Use in Restricted Stock Plans	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	20	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	21	Amend Article 9 of Bylaws Re: Shareholding Disclosure Thresholds	For	For	
Valeo SA	FR	23-May-19	Annual/Special	Management	22	Authorize Filing of Required Documents/Other Formalities	For	For	
VeriSign, Inc.	VRSN	23-May-19	Annual	Management	1.1	Elect Director D. James Bidzos	For	For	
VeriSign, Inc.	VRSN	23-May-19	Annual	Management	1.2	Elect Director Kathleen A. Cote	For	For	
VeriSign, Inc.	VRSN	23-May-19	Annual	Management	1.3	Elect Director Thomas F. Frist, III	For	For	
VeriSign, Inc.	VRSN	23-May-19	Annual	Management	1.4	Elect Director Jamie S. Gorelick	For	For	
VeriSign, Inc.	VRSN	23-May-19	Annual	Management	1.5	Elect Director Roger H. Moore	For	Against	We are voting against this director due to concerns over tenure.
VeriSign, Inc.	VRSN	23-May-19	Annual	Management	1.6	Elect Director Louis A. Simpson	For	For	
VeriSign, Inc.	VRSN	23-May-19	Annual	Management	1.7	Elect Director Timothy Tomlinson	For	For	
VeriSign, Inc.	VRSN	23-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
VeriSign, Inc.	VRSN	23-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
VeriSign, Inc.	VRSN	23-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	1a	Elect Director Curtis Arledge *Withdrawn Resolution*	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	1b	Elect Director Lynne Biggar	For	For	
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	1c	Elect Director Jane P. Chwick	For	For	
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	1d	Elect Director Ruth Ann M. Gillis	For	For	
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	1e	Elect Director J. Barry Griswell	For	For	
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	1f	Elect Director Rodney O. Martin, Jr.	For	For	
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	1g	Elect Director Byron H. Pollitt, Jr.	For	For	
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	1h	Elect Director Joseph V. Tripodi	For	For	
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	1i	Elect Director David Zwiener	For	For	
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Voya Financial, Inc.	VOYA	23-May-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditors	For	For	
AAC Technologies Holdings, Inc.	2018	24-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
AAC Technologies Holdings, Inc.	2018	24-May-19	Annual	Management	2	Approve Final Dividend	For	For	
AAC Technologies Holdings, Inc.	2018	24-May-19	Annual	Management	3a	Elect Pan Benjamin Zhengmin as Director	For	For	
AAC Technologies Holdings, Inc.	2018	24-May-19	Annual	Management	3b	Elect Wu Ingrid Chun Yuan as Director	For	For	
AAC Technologies Holdings, Inc.	2018	24-May-19	Annual	Management	3c	Elect Peng Zhiyuan as Director	For	For	
AAC Technologies Holdings, Inc.	2018	24-May-19	Annual	Management	3d	Elect Zhang Hongjiang as Director	For	For	
AAC Technologies Holdings, Inc.	2018	24-May-19	Annual	Management	3e	Authorize Board to Fix Remuneration of Directors	For	For	
AAC Technologies Holdings, Inc.	2018	24-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
AAC Technologies Holdings, Inc.	2018	24-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
AAC Technologies Holdings, Inc.	2018	24-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
AAC Technologies Holdings, Inc.	2018	24-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	2	Approve Profit Distribution	For	For	
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	3	Approve the Issuance of New Shares by Capitalization of Profit	For	For	
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	7	Amend Trading Procedures Governing Derivatives Products	For	For	
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	8	Amend Articles of Association	For	For	
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	9	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	10	Approve Release of Restrictions of Competitive Activities of Director Hsiu Tze Cheng	For	For	
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	11	Approve Release of Restrictions of Competitive Activities of Director King Wai Alfred Wong	For	For	
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	12	Approve Release of Restrictions of Competitive Activities of Director Chih Yang Chen	For	For	
Chailease Holding Co., Ltd.	5871	24-May-19	Annual	Management	13	Approve Release of Restrictions of Competitive Activities of Director Steven Jeremy Goodman	For	For	
China CITIC Bank Corporation Limited	998	24-May-19	Annual	Management	1	Approve 2018 Annual Report	For	For	
China CITIC Bank Corporation Limited	998	24-May-19	Annual	Management	2	Approve 2018 Financial Report	For	For	
China CITIC Bank Corporation Limited	998	24-May-19	Annual	Management	3	Approve 2018 Profit Distribution Plan	For	For	
China CITIC Bank Corporation Limited	998	24-May-19	Annual	Management	4	Approve 2019 Financial Budget Plan	For	For	
China CITIC Bank Corporation Limited	998	24-May-19	Annual	Management	5	Approve Engagement of Accounting Firms and Their Fees	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
China CITIC Bank Corporation Limited	998	24-May-19	Annual	Management	6	Approve 2018 Special Report on Related Party Transactions	For	For	
China CITIC Bank Corporation Limited	998	24-May-19	Annual	Management	7	Approve 2018 Report of the Board of Directors	For	For	
China CITIC Bank Corporation Limited	998	24-May-19	Annual	Management	8	Approve 2018 Report of the Board of Supervisors	For	For	
China CITIC Bank Corporation Limited	998	24-May-19	Annual	Management	9	Approve Issuance of Undated Capital Bonds	For	For	
China CITIC Bank Corporation Limited	998	24-May-19	Annual	Shareholder	10	Elect Guo Danghuai as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China National Building Material Company Limited	3323	24-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China National Building Material Company Limited	3323	24-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
China National Building Material Company Limited	3323	24-May-19	Annual	Management	3	Approve 2018 Auditors' Report and Audited Financial Statements	For	For	
China National Building Material Company Limited	3323	24-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan and Final Dividend Distribution Plan	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China National Building Material Company Limited	3323	24-May-19	Annual	Management	5	Authorize Board to Deal With All Matters in Relation to the Company's Distribution of Interim Dividend	For	For	
China National Building Material Company Limited	3323	24-May-19	Annual	Management	6	Approve Baker Tilly China Certified Public Accountants as Domestic Auditor and Baker Tilly Hong Kong Limited as International Auditor and Authorize Board to Fix Their Remuneration	For	For	
China National Building Material Company Limited	3323	24-May-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Unlisted Shares and H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China National Building Material Company Limited	3323	24-May-19	Annual	Management	8	Approve Issuance of Debt Financing Instruments and Related Transactions	For	For	
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	3.1	Elect Jian Yi as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	3.2	Elect Chen Rong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	3.3	Elect Lai Ni Hium, Frank as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	3.4	Elect Houang Tai Ninh as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	3.5	Elect Siu Kwing Chue, Gordon as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	3.6	Elect Rudolf Gijsbert Servaas Van Den Brink as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	3.7	Authorize Board to Fix Remuneration of Directors	For	For	
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Resources Beer (Holdings) Company Limited	291	24-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	3.1	Elect Shi Baofeng as Director	For	For	
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	3.2	Elect Ge Bin as Director	For	Against	We do not support insiders on the board other than the CEO.
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	3.3	Elect Wang Chuandong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	3.4	Elect Wan Suet Fei as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	3.5	Elect Jing Shiqing as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	3.6	Elect Wong Tak Shing as Director	For	For	
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	3.7	Elect Yu Hon To, David as Director	For	Against	This director is overboarded.
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	3.8	Elect Yang Yuchuan as Director	For	For	
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	3.9	Elect Hu Xiaoyong as Director	For	For	
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	3.10	Authorize Board to Fix Remuneration of Directors	For	For	
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	4	Approve Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
China Resources Gas Group Limited	1193	24-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Focus Media Information Technology Co., Ltd.	002027	24-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Focus Media Information Technology Co., Ltd.	002027	24-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Focus Media Information Technology Co., Ltd.	002027	24-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Focus Media Information Technology Co., Ltd.	002027	24-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Focus Media Information Technology Co., Ltd.	002027	24-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Focus Media Information Technology Co., Ltd.	002027	24-May-19	Annual	Management	6	Approve Appointment of Financial Report Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Focus Media Information Technology Co., Ltd.	002027	24-May-19	Annual	Management	7	Approve Use of Idle Own Funds to Purchase Financial Products	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Focus Media Information Technology Co., Ltd.	002027	24-May-19	Annual	Management	8	Approve Use of Idle Own Funds to Conduct Risk Investment	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Guerbet SA	GBT	24-May-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Guerbet SA	GBT	24-May-19	Annual	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Guerbet SA	GBT	24-May-19	Annual	Management	3	Approve Allocation of Income and Dividends of EUR 0.85 per Share	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Guerbet SA	GBT	24-May-19	Annual	Management	4	Approve Additional Pension Scheme Agreement with Marie-Claire Janailhac-Fritsch, Chairman of the Board	For	For	
Guerbet SA	GBT	24-May-19	Annual	Management	5	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Guerbet SA	GBT	24-May-19	Annual	Management	6	Approve Remuneration of Directors in the Aggregate Amount of EUR 300,000	For	For	
Guerbet SA	GBT	24-May-19	Annual	Management	7	Approve Remuneration Policy of Marie-Claire Janailhac-Fritsch, Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Guerbet SA	GBT	24-May-19	Annual	Management	8	Approve Remuneration Policy of Yves L Epine, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Guerbet SA	GBT	24-May-19	Annual	Management	9	Approve Remuneration Policy of Pierre Andre, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Guerbet SA	GBT	24-May-19	Annual	Management	10	Approve Compensation of Marie-Claire Janailhac-Fritsch, Chairman of the Board	For	For	
Guerbet SA	GBT	24-May-19	Annual	Management	11	Approve Compensation of Yves L Epine, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Guerbet SA	GBT	24-May-19	Annual	Management	12	Approve Compensation of Pierre Andre, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Guerbet SA	GBT	24-May-19	Annual	Management	13	Reelect Claire Massiot Jouault as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. The length of the director's term is not in line with best practice.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Guerbet SA	GBT	24-May-19	Annual	Management	14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Guerbet SA	GBT	24-May-19	Annual	Management	15	Authorize Filing of Required Documents/Other Formalities	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	4	Elect Keith Edelman as Director	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	5	Elect Alison Littlely as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Headlam Group Plc	HEAD	24-May-19	Annual	Management	6	Re-elect Philip Lawrence as Director	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	7	Re-elect Steve Wilson as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Headlam Group Plc	HEAD	24-May-19	Annual	Management	8	Re-elect Chris Payne as Director	For	Against	We do not support insiders on the board other than the CEO.
Headlam Group Plc	HEAD	24-May-19	Annual	Management	9	Re-elect Amanda Aldridge as Director	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	10	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	11	Authorise Board to Fix Remuneration of Auditors	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	12	Authorise Issue of Equity	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	13	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	14	Authorise Market Purchase of Ordinary Shares	For	For	
Headlam Group Plc	HEAD	24-May-19	Annual	Management	15	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	3	Approve Report of the Independent Directors	For	For	
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	5	Approve Shareholder Return Plan	For	For	
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	6	Approve Profit Distribution	For	For	
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	7	Approve Annual Report and Summary	For	For	
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	8	Approve Daily Related Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	9	Approve Bank Credit Line Application of the Controlled Subsidiary and Provision of Guarantee	For	For	
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	10	Approve Guarantee Provision Plan	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	11	Approve Appointment of Financial Auditor	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Huayu Automotive Systems Co., Ltd.	600741	24-May-19	Annual	Management	12	Approve Appointment of Internal Control Auditor	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Infirma Plc	INF	24-May-19	Annual	Management	3	Approve Final Dividend	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	4	Elect Mary McDowell as Director	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	5	Elect David Wei as Director	For	Against	This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Infirma Plc	INF	24-May-19	Annual	Management	6	Re-elect Derek Mapp as Director	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	7	Re-elect Stephen Carter as Director	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	8	Re-elect Gareth Wright as Director	For	Against	We do not support insiders on the board other than the CEO.
Infirma Plc	INF	24-May-19	Annual	Management	9	Re-elect Gareth Bullock as Director	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	10	Re-elect Cindy Rose as Director	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	11	Re-elect Helen Owers as Director	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	12	Re-elect Stephen Davidson as Director	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	13	Re-elect David Flaschen as Director	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	14	Re-elect John Rishton as Director	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	15	Reappoint Deloitte LLP as Auditors	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	16	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	17	Authorise EU Political Donations and Expenditure	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	18	Approve Sharesave Plan	For	Against	The employee stock purchase plan does not meet our guidelines.
Infirma Plc	INF	24-May-19	Annual	Management	19	Authorise Issue of Equity	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	20	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Infirma Plc	INF	24-May-19	Annual	Management	22	Authorise Market Purchase of Ordinary Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Informa Plc	INF	24-May-19	Annual	Management	23	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Laobaixing Pharmacy Chain JSC	603883	24-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Laobaixing Pharmacy Chain JSC	603883	24-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Laobaixing Pharmacy Chain JSC	603883	24-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Laobaixing Pharmacy Chain JSC	603883	24-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Laobaixing Pharmacy Chain JSC	603883	24-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Laobaixing Pharmacy Chain JSC	603883	24-May-19	Annual	Management	6	Approve Appointment of Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Laobaixing Pharmacy Chain JSC	603883	24-May-19	Annual	Management	7	Approve Remuneration of Directors, Supervisors and Senior Management Members	For	For	
Laobaixing Pharmacy Chain JSC	603883	24-May-19	Annual	Management	8	Approve Credit Line Application and Guarantee Provision	For	For	
Laobaixing Pharmacy Chain JSC	603883	24-May-19	Annual	Management	9	Approve Amendments to Articles of Association and Changes in Business Registration	For	For	
Lincoln National Corporation	LNC	24-May-19	Annual	Management	1.1	Elect Director Deirdre P. Connelly	For	For	
Lincoln National Corporation	LNC	24-May-19	Annual	Management	1.2	Elect Director William H. Cunningham	For	For	
Lincoln National Corporation	LNC	24-May-19	Annual	Management	1.3	Elect Director Dennis R. Glass	For	For	
Lincoln National Corporation	LNC	24-May-19	Annual	Management	1.4	Elect Director George W. Henderson, III	For	For	
Lincoln National Corporation	LNC	24-May-19	Annual	Management	1.5	Elect Director Eric G. Johnson	For	For	
Lincoln National Corporation	LNC	24-May-19	Annual	Management	1.6	Elect Director Gary C. Kelly	For	For	
Lincoln National Corporation	LNC	24-May-19	Annual	Management	1.7	Elect Director M. Leanne Lachman	For	Against	We are voting against this director due to concerns over tenure.
Lincoln National Corporation	LNC	24-May-19	Annual	Management	1.8	Elect Director Michael F. Mee	For	For	
Lincoln National Corporation	LNC	24-May-19	Annual	Management	1.9	Elect Director Patrick S. Pittard	For	For	
Lincoln National Corporation	LNC	24-May-19	Annual	Management	1.10	Elect Director Isaiah Tidwell	For	For	
Lincoln National Corporation	LNC	24-May-19	Annual	Management	1.11	Elect Director Lynn M. Utter	For	For	
Lincoln National Corporation	LNC	24-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Lincoln National Corporation	LNC	24-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and as there are features that are not in line with best practice.
Lincoln National Corporation	LNC	24-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Lincoln National Corporation	LNC	24-May-19	Annual	Shareholder	5	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
MGM China Holdings Limited	2282	24-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
MGM China Holdings Limited	2282	24-May-19	Annual	Management	2	Approve Final Dividend	For	For	
MGM China Holdings Limited	2282	24-May-19	Annual	Management	3A1	Elect James Joseph Murren as Director	For	Against	This director is overboarded.
MGM China Holdings Limited	2282	24-May-19	Annual	Management	3A2	Elect Grant R. Bowie as Director	For	For	
MGM China Holdings Limited	2282	24-May-19	Annual	Management	3A3	Elect John M. McManus as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
MGM China Holdings Limited	2282	24-May-19	Annual	Management	3A4	Elect James Armin Freeman as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
MGM China Holdings Limited	2282	24-May-19	Annual	Management	3A5	Elect Sze Wan Patricia Lam as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
MGM China Holdings Limited	2282	24-May-19	Annual	Management	3A6	Elect Zhe Sun as Director	For	For	
MGM China Holdings Limited	2282	24-May-19	Annual	Management	3B	Authorize Board to Fix Remuneration of Directors	For	For	
MGM China Holdings Limited	2282	24-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
MGM China Holdings Limited	2282	24-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
MGM China Holdings Limited	2282	24-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
MGM China Holdings Limited	2282	24-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
MGM China Holdings Limited	2282	24-May-19	Annual	Management	8	Amend Articles of Association	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for the Year Ended 31 December 2018	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.1	Elect Paul Baloyi as Director	For	Against	This director is overboarded.
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.2	Elect Peter de Beyer as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.3	Elect Thys du Toit as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.4	Elect Albert Essien as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.5	Elect Itumeleng Kgaboesele as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.6	Elect John Lister as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.7	Elect Sizeka Magwentshu-Rensburg as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.8	Elect Trevor Manuel as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.9	Elect Nombulelo Moholi as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.10	Elect Thoko Mokgosi-Mwantembe as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.11	Elect Nosipho Molohe as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.12	Elect Peter Moyo as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.13	Elect James Mwangi as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.14	Elect Marshall Rapiya as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.15	Elect Casper Troskie as Director	For	Against	We do not support insiders on the board other than the CEO.
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2.16	Elect Stewart van Graan as Director	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	3.1	Elect Paul Baloyi as Member of the Audit Committee	For	Against	This director is overboarded.
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	3.2	Elect Peter de Beyer as Member of the Audit Committee	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	3.3	Elect Itumeleng Kgaboesele as Member of the Audit Committee	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	3.4	Elect John Lister as Member of the Audit Committee	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	3.5	Elect Nosipho Molohe as Member of the Audit Committee	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	4.1	Reappoint KPMG Inc as Auditors of the Company	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	4.2	Appoint Deloitte & Touche as Auditors of the Company	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	5	Authorise Board to Issue Shares for Cash	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	6.1	Approve Remuneration Policy	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	6.2	Approve Remuneration Implementation Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	7	Authorise Ratification of Approved Resolutions	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	1	Approve Remuneration of Non-executive Directors	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	2	Authorise Repurchase of Issued Share Capital	For	For	
Old Mutual Ltd.	OMU	24-May-19	Annual	Management	3	Approve Financial Assistance to Subsidiaries and Other Related and Inter-related Entities and to Directors, Prescribed Officers or Other Persons Participating in Share or Other Employee Incentive Schemes	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	3	Approve Final Dividend	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	4	Re-elect David Lowden as Director	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	5	Re-elect Simon Boddie as Director	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	6	Re-elect Patrick De Smedt as Director	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	7	Re-elect Steve Ingham as Director	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	8	Re-elect Kelvin Stagg as Director	For	Against	We do not support insiders on the board other than the CEO.
PageGroup Plc	PAGE	24-May-19	Annual	Management	9	Re-elect Michelle Healy as Director	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	10	Re-elect Sylvia Metayer as Director	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	11	Re-elect Angela Seymour-Jackson as Director	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	12	Reappoint Ernst & Young LLP as Auditors	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	13	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	14	Authorise Issue of Equity	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	15	Authorise EU Political Donations and Expenditure	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights	For	For	
PageGroup Plc	PAGE	24-May-19	Annual	Management	17	Authorise Market Purchase of Ordinary Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PageGroup Plc	PAGE	24-May-19	Annual	Management	18	Authorise the Company to Call General Meeting with 14 Business Days' Notice	For	For	
Parsley Energy, Inc.	PE	24-May-19	Annual	Management	1A	Elect Director William Browning	For	Against	We are holding accountable the returning members of the board for insufficient climate-related disclosure.
Parsley Energy, Inc.	PE	24-May-19	Annual	Management	1B	Elect Director David H. Smith	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and for the creation of an Executive Chair role, without a sufficient rationale. We are also holding accountable the returning members of the board for insufficient climate-related disclosure.
Parsley Energy, Inc.	PE	24-May-19	Annual	Management	1C	Elect Director Jerry Windlinger	For	Against	We are holding accountable the returning members of the board for insufficient climate-related disclosure.
Parsley Energy, Inc.	PE	24-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Parsley Energy, Inc.	PE	24-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	1	Approve Annual Report	For	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	2	Approve Financial Statements	For	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	3	Approve Allocation of Income and Dividends of RUB 51 per Share	For	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.1	Elect Irina Bokova as Director	None	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.2	Elect Maksim Volkov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.3	Elect Andrei A. Gurev as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.4	Elect Andrei G. Gurev as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.5	Elect Sven Ombudstvedt as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.6	Elect Roman Osipov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.7	Elect Natalia Pashkevich as Director	None	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.8	Elect Sergei Pronin as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.9	Elect James Beeland Rogers, Jr. as Director	None	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.10	Elect Xavier Robert Rolet as Director	None	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.11	Elect Marcus James Rhodes as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.12	Elect Mikhail Rybnikov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.13	Elect Sergei Sereda as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.14	Elect Aleksandr Sharabaiko as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	4.15	Elect Andrei Sharonov as Director	None	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	5	Approve Remuneration of Directors	For	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	6.1	Elect Ekaterina Viktorova as Member of Audit Commission	For	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	6.2	Elect Elena Kriuchkova as Member of Audit Commission	For	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	6.3	Elect Olga Lizunova as Member of Audit Commission	For	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	7	Ratify FBK as Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	8	Approve Related-Party Transaction Re: Loan Agreements with Subsidiaries	For	For	
PhosAgro PJSC	PHOR	24-May-19	Annual	Management	9	Approve Large-Scale Related-Party Transaction Re: Loan Agreements with Apatit JSC	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	1	Open Meeting	None	None	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	5	Receive Financial Statements	None	None	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	6	Receive Consolidated Financial Statements	None	None	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	7	Receive Management Board Report on Company's, Group's Operations, and Non-Financial Information	None	None	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	8	Receive Supervisory Board Reports on Its Review of Financial Statements, Management Board Report, and Management Board Proposal on Allocation of Income	None	None	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	9	Receive Supervisory Board Report on Its Activities	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	10	Receive Management Board Report on Expenses Related to Representation, Legal Services, Marketing Services, Public Relations Services, Social Communication Services, and Management Advisory Services	None	None	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	11	Approve Financial Statements	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	12	Approve Consolidated Financial Statements	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	13	Approve Management Board Report on Company's, Group's Operations, and Non-Financial Information	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	14	Approve Allocation of Income and Dividends of PLN 2.80 per Share	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	15.1	Approve Discharge of Roger Hodgkiss (Management Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	15.2	Approve Discharge of Tomasz Kulik (Management Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	15.3	Approve Discharge of Maciej Rapkiewicz (Management Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	15.4	Approve Discharge of Malgorzata Sadurska (Management Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	15.5	Approve Discharge of Pawel Surowka (Management Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	16.1	Approve Discharge of Boguslaw Banaszak (Supervisory Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	16.2	Approve Discharge of Marcin Chludzinski (Supervisory Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	16.3	Approve Discharge of Aneta Falek (Supervisory Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	16.4	Approve Discharge of Pawel Gorecki (Supervisory Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	16.5	Approve Discharge of Agata Gornicka (Supervisory Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	16.6	Approve Discharge of Robert Jastrzebski (Supervisory Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	16.7	Approve Discharge of Katarzyna Lewandowska (Supervisory Board Member)	For	For	
Powszechny Zakład Ubezpieczeń SA	PZU	24-May-19	Annual	Management	16.8	Approve Discharge of Maciej Lopinski (Supervisory Board Member)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Powszechny Zaklad Ubezpieczen SA	PZU	24-May-19	Annual	Management	16.9	Approve Discharge of Alojzy Nowak (Supervisory Board Member)	For	For	
Powszechny Zaklad Ubezpieczen SA	PZU	24-May-19	Annual	Management	16.10	Approve Discharge of Robert Snitko (Supervisory Board Member)	For	For	
Powszechny Zaklad Ubezpieczen SA	PZU	24-May-19	Annual	Management	16.11	Approve Discharge of Maciej Zaborowski (Supervisory Board Member)	For	For	
Powszechny Zaklad Ubezpieczen SA	PZU	24-May-19	Annual	Management	17	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Powszechny Zaklad Ubezpieczen SA	PZU	24-May-19	Annual	Management	18	Amend Statute	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Powszechny Zaklad Ubezpieczen SA	PZU	24-May-19	Annual	Management	19	Approve Investment in Securities Guaranteed by State Treasury	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Powszechny Zaklad Ubezpieczen SA	PZU	24-May-19	Annual	Shareholder	20	Amend Feb. 8, 2017, EGM Resolution 4/2017 Re: Remuneration Policy for Management Board Members	None	For	
Powszechny Zaklad Ubezpieczen SA	PZU	24-May-19	Annual	Shareholder	21	Amend Feb. 8, 2017, EGM Resolution 5/2017 Re: Remuneration Policy for Supervisory Board Members	None	For	
Powszechny Zaklad Ubezpieczen SA	PZU	24-May-19	Annual	Management	22	Close Meeting	None	None	
PT Telekomunikasi Indonesia Tbk	TLKM	24-May-19	Annual	Management	1	Accept Annual Report	For	For	
PT Telekomunikasi Indonesia Tbk	TLKM	24-May-19	Annual	Management	2	Approve Financial Statements, Report of the Partnership and Community Development Program (PCDP) and Discharge of Directors and Commissioners	For	For	
PT Telekomunikasi Indonesia Tbk	TLKM	24-May-19	Annual	Management	3	Approve Allocation of Income	For	For	
PT Telekomunikasi Indonesia Tbk	TLKM	24-May-19	Annual	Management	4	Approve Remuneration and Tantiem of Directors and Commissioners	For	For	
PT Telekomunikasi Indonesia Tbk	TLKM	24-May-19	Annual	Management	5	Appoint Auditors of the Company and the Partnership and Community Development Program (PCDP)	For	For	
PT Telekomunikasi Indonesia Tbk	TLKM	24-May-19	Annual	Management	6	Amend Articles of Association	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

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PT Telekomunikasi Indonesia Tbk	TLKM	24-May-19	Annual	Management	7	Approve Changes in Board of Company	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Sands China Ltd.	1928	24-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Sands China Ltd.	1928	24-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Sands China Ltd.	1928	24-May-19	Annual	Management	3a	Elect Wong Ying Wai as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
Sands China Ltd.	1928	24-May-19	Annual	Management	3b	Elect Chiang Yun as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sands China Ltd.	1928	24-May-19	Annual	Management	3c	Elect Kenneth Patrick Chung as Director	For	For	
Sands China Ltd.	1928	24-May-19	Annual	Management	3d	Authorize Board to Fix Remuneration of Directors	For	For	
Sands China Ltd.	1928	24-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Sands China Ltd.	1928	24-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Sands China Ltd.	1928	24-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Sands China Ltd.	1928	24-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Sands China Ltd.	1928	24-May-19	Annual	Management	8	Adopt 2019 Equity Award Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs).The stock option plan does not meet our guidelines.
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	4	Approve Profit Distribution	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	5	Approve Financial Statements	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	6	Approve Formulation of Remuneration Management System of Directors, Supervisors and Senior Management Members	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	7	Approve Remuneration of Directors and Supervisors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	8	Approve Guarantee Provision	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	9	Approve Daily Related-party Transactions	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	10	Approve Deposit in Sany Auto Finance Co., Ltd. and Related-party Transaction	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	11	Approve to Appoint Financial Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	12	Approve to Appoint Internal Control Auditor	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	13	Approve Financial Derivatives Trading	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	14	Approve Issuance of Super Short-term Commercial Papers	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	15	Approve Cancellation of Stock Options and Repurchase Cancellation of Performance Shares	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	16	Approve Transfer of Equity	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	17	Approve Application of Bank Credit Lines	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Management	18	Approve Report of the Independent Directors	For	For	
Sany Heavy Industry Co., Ltd.	600031	24-May-19	Annual	Shareholder	19	Approve Share Repurchase Plan	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	1	Approve Annual Report	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	1	Approve Annual Report	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	2	Approve Financial Statements	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	2	Approve Financial Statements	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	3	Approve Allocation of Income and Dividends of RUB 16 per Share	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	3	Approve Allocation of Income and Dividends of RUB 16 per Share	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.1	Elect Esko Tapani Aho as Director	None	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.1	Elect Esko Tapani Aho as Director	None	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.2	Elect Leonid Boguslavsky as Director	None	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.2	Elect Leonid Boguslavsky as Director	None	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.3	Elect Valery Goreglyad as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.3	Elect Valery Goreglyad as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.4	Elect Herman Gref as Director	None	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.4	Elect Herman Gref as Director	None	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.5	Elect Bella Zlatkis as Director	None	Against	We do not support insiders on the board other than the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.5	Elect Bella Zlatkis as Director	None	Against	We do not support insiders on the board other than the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.6	Elect Nadezhda Ivanova as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.6	Elect Nadezhda Ivanova as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.7	Elect Sergey Ignatyev as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.7	Elect Sergey Ignatyev as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.8	Elect Nikolay Kudryavtsev as Director	None	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.8	Elect Nikolay Kudryavtsev as Director	None	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.9	Elect Alexander Kuleshov as Director	None	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.9	Elect Alexander Kuleshov as Director	None	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.10	Elect Gennady Melikyan as Director	None	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.10	Elect Gennady Melikyan as Director	None	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.11	Elect Maksim Oreshkin as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.11	Elect Maksim Oreshkin as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.12	Elect Olga Skorobogatova as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.12	Elect Olga Skorobogatova as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.13	Elect Nadia Wells as Director	None	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.13	Elect Nadia Wells as Director	None	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.14	Elect Sergey Shvetsov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	5.14	Elect Sergey Shvetsov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	6	Elect Herman Gref as CEO	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	6.1	Elect Herman Gref as CEO	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	7	Approve New Edition of Charter	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	7	Approve New Edition of Charter	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	8	Approve New Edition of Regulations on Supervisory Board	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	8	Approve New Edition of Regulations on Supervisory Board	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	9	Approve New Edition of Regulations on Management	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	9	Approve New Edition of Regulations on Management	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.1	Elect Alexey Bogatov as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.1	Elect Alexey Bogatov as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.2	Elect Natalya Borodina as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.2	Elect Natalya Borodina as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.3	Elect Maria Voloshina as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.3	Elect Maria Voloshina as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.4	Elect Tatyana Domanskaya as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.4	Elect Tatyana Domanskaya as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.5	Elect Yulia Isakhanova as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.5	Elect Yulia Isakhanova as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.6	Elect Irina Litvinova as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.6	Elect Irina Litvinova as Member of Audit Commission	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.7	Elect Alexey Minenko as Member of Audit Commission	For	For	
Sberbank Russia OJSC	SBER	24-May-19	Annual	Management	10.7	Elect Alexey Minenko as Member of Audit Commission	For	For	
Sydney Airport	SYD	24-May-19	Annual	Management	1	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Sydney Airport	SYD	24-May-19	Annual	Management	2	Elect John Roberts as Director	For	For	
Sydney Airport	SYD	24-May-19	Annual	Management	3	Elect David Gonski as Director	For	For	
Sydney Airport	SYD	24-May-19	Annual	Management	4	Approve Grant of Rights to Geoff Culbert	For	For	
Sydney Airport	SYD	24-May-19	Annual	Management	1	Elect Eleanor Padman as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Syneos Health, Inc.	SYNH	24-May-19	Annual	Management	1A	Elect Director Todd M. Abbrecht	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Syneos Health, Inc.	SYNH	24-May-19	Annual	Management	1B	Elect Director John M. Dineen	For	For	
Syneos Health, Inc.	SYNH	24-May-19	Annual	Management	1C	Elect Director William E. Klitgaard	For	For	
Syneos Health, Inc.	SYNH	24-May-19	Annual	Management	1D	Elect Director John Maldonado	For	For	
Syneos Health, Inc.	SYNH	24-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Syneos Health, Inc.	SYNH	24-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
Tasly Pharmaceutical Group Co., Ltd.	600535	24-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Tasly Pharmaceutical Group Co., Ltd.	600535	24-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Tasly Pharmaceutical Group Co., Ltd.	600535	24-May-19	Annual	Management	3	Approve Financial Statements	For	For	
Tasly Pharmaceutical Group Co., Ltd.	600535	24-May-19	Annual	Management	4	Approve Profit Distribution	For	For	
Tasly Pharmaceutical Group Co., Ltd.	600535	24-May-19	Annual	Management	5	Approve Annual Report and Summary	For	For	
Tasly Pharmaceutical Group Co., Ltd.	600535	24-May-19	Annual	Management	6	Approve Guarantee Provision	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Tasly Pharmaceutical Group Co., Ltd.	600535	24-May-19	Annual	Management	7	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Tasly Pharmaceutical Group Co., Ltd.	600535	24-May-19	Annual	Management	8	Approve Application of Credit Lines	For	For	
Tasly Pharmaceutical Group Co., Ltd.	600535	24-May-19	Annual	Management	9	Approve Amendments to Articles of Association	For	For	
Tasly Pharmaceutical Group Co., Ltd.	600535	24-May-19	Annual	Management	10	Approve Overseas Listing of Subsidiary	For	For	
Telecom Italia SpA	TIT	24-May-19	Special	Management	1	Report on the Common Expenses Fund	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Telecom Italia SpA	TIT	24-May-19	Special	Shareholder	2.1	Elect Dario Trevisan as Representative for Holders of Saving Shares; Fix Term for Representative; Approve Representative's Remuneration	None	For	
Telecom Italia SpA	TIT	24-May-19	Special	Shareholder	2.2	Elect Massimo Consoli as Representative for Holders of Saving Shares	None	Against	
Ten Square Games SA	TEN	24-May-19	Annual	Management	1	Open Meeting	None	None	
Ten Square Games SA	TEN	24-May-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Ten Square Games SA	TEN	24-May-19	Annual	Management	4	Fix Size of Vote Counting Commission	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	5	Elect Members of Vote Counting Commission	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	6	Approve Agenda of Meeting	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	7	Receive Standalone and Consolidated Financial Statements, Management Board Report on Company's and Group's Operations, and Proposal on Allocation of Income and Dividends	None	None	
Ten Square Games SA	TEN	24-May-19	Annual	Management	8	Receive Supervisory Board Reports on Standalone and Consolidated Financial Statements, Management Board Reports on Company's and Group's Operations, and Management Board Proposal on Allocation of Income	None	None	
Ten Square Games SA	TEN	24-May-19	Annual	Management	9	Approve Financial Statements	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	10	Approve Consolidated Financial Statements	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	11	Approve Management Board Report on Group's Operations	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	12	Approve Allocation of Income and Dividends of PLN 3.78 per Share	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	13.1	Approve Discharge of Maciej Popowicz (CEO)	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	13.2	Approve Discharge of Arkadiusz Pernal (Deputy CEO)	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	13.3	Approve Discharge of Magdalena Jurewicz (Management Board Member)	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	14.1	Approve Discharge of Maciej Zuzalek (Supervisory Board Chairman)	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	14.2	Approve Discharge of Rafal Olesinski (Supervisory Board Deputy Chairman)	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	14.3	Approve Discharge of Marcin Chruszczynski (Supervisory Board Member)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ten Square Games SA	TEN	24-May-19	Annual	Management	14.4	Approve Discharge of Tomasz Drozdzyński (Supervisory Board Member)	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	14.5	Approve Discharge of Maciej Marszałek (Supervisory Board Member)	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	14.6	Approve Discharge of Wiktor Schmidt (Supervisory Board Member)	For	For	
Ten Square Games SA	TEN	24-May-19	Annual	Management	15	Close Meeting	None	None	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	1	Approve 2018 Working Report of the Board	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Special	Management	1	Authorize Repurchase of Issued H Share Capital	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	2	Approve 2018 Working Report of the Supervisory Committee	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan and Authorize Board to Distribute Dividend	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	5	Approve Remuneration of Directors and Supervisors	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	6	Approve Renewal of Liability Insurance of Directors, Supervisors and Senior Officers	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	7	Approve External Auditing Firm and to Fix Their Remuneration	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	8	Approve Amendments to Articles of Association	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	9	Approve Provision of Financial Guarantees to Subsidiaries and Related Transactions	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	10	Authorize the Company to Carry Out Domestic and Overseas Financing Businesses	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	12	Authorize Repurchase of Issued H Share Capital	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.01	Approve Size and Method of the Issuance	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.02	Approve Maturity Period of the Bonds	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.03	Approve Par Value and the Issue Price	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.04	Approve Coupon Rate and Its Determination Mechanism	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.05	Approve Form of the Bonds	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.06	Approve Method of Interest Payment and Redemption	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.07	Approve Guarantee	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.08	Approve Underwriting	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.09	Approve Target of the Issuance	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.10	Approve Placing Arrangement for Shareholders	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.11	Approve Listing Arrangement	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Shareholder	13.12	Approve Authorization	For	For	
Yanzhou Coal Mining Company Limited	1171	24-May-19	Annual	Management	14.01	Elect Liu Jian as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	3	Approve 2018 Report of Auditors and Audited Financial Statements	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditors	For	Against	The auditor's tenure is not disclosed.
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.1	Elect Yaping Ou as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.2	Elect Jin Chen as Director	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.3	Elect Hugo Jin Yi Ou as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.4	Elect Xinyi Han as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.5	Elect Jimmy Chi Ming Lai as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.6	Elect Xiaoming Hu as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.7	Elect Liangxun Shi as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.8	Elect Ming Yin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.9	Elect Shuang Zhang as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.10	Elect Hui Chen as Director	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.11	Elect Yifan Li as Director	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.12	Elect Ying Wu as Director	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	5.13	Elect Wei Ou as Director	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	6.1	Elect Yuping Wen as Supervisor	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	6.2	Elect Baoyan Gan as Supervisor	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	8.1	Approve Online Platform Cooperation Framework Agreement and Related Transactions	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	8.2	Approve Revised Annual Cap	For	For	
ZhongAn Online P&C Insurance Co., Ltd.	6060	24-May-19	Annual	Management	8.3	Authorize Board to Deal with All Matters in Relation to the Online Platform Cooperation Framework Agreement, Revised Annual Cap and Related Transactions	For	For	
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	1	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	2	Approve Issuance of Debt Financing Instruments	For	For	
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	3	Approve Arrangement of Guarantees to Company's Subsidiaries, Joint Venture and Associate	For	For	
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	4	Approve Provision of Counter-Guarantee for Finance to Makeng Mining	For	For	
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Shareholder	5	Approve Provision of Guarantee to Fujian Evergreen New Energy Technology Co., Ltd.	For	For	
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	6	Approve 2018 Report of the Board of Directors	For	For	

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Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	7	Approve 2018 Report of the Independent Directors	For	For	
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	8	Approve 2018 Report of Supervisory Committee	For	For	
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	9	Approve 2018 Financial Report	For	For	
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	10	Approve 2018 Annual Report and Summary Report	For	For	
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	11	Approve 2018 Profit Distribution Plan	For	For	
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	12	Approve 2018 Remuneration of Executive Directors and Chairman of Supervisory Committee	For	For	
Zijin Mining Group Co., Ltd.	2899	24-May-19	Annual	Management	13	Approve Ernst & Young Hua Ming (LLP) as Auditor and Authorize Chairman of the Board, President and Financial Controller to Fix Their Remuneration	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	1	Receive Directors' Reports (Non-Voting)	None	None	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	2	Receive Auditors' Reports (Non-Voting)	None	None	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	3	Approve Financial Statements, Allocation of Income, and Dividends of EUR 2.32 per Share	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	4.1	Approve Discharge of Alexia Bertrand as Director	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	4.2	Approve Discharge of Luc Bertrand as Director	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	4.3	Approve Discharge of Marion Debruyne BVBA as Director	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	4.4	Approve Discharge of Jacques Delen as Director	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	4.5	Approve Discharge of Pierre Macharis as Director	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	4.6	Approve Discharge of Julien Pestiaux as Director	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	4.7	Approve Discharge of Thierry van Baren as Director	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	4.8	Approve Discharge of Menlo Park BVBA, Represented by Victoria Vandeputte, as Director	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	4.9	Approve Discharge of Frederic van Haaren as Director	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	4.10	Approve Discharge of Pierre Willaert as Director	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	5	Approve Discharge of Auditor	For	For	
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	6	Reelect Julien Pestiaux as Independent Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	7	Ratify Ernst & Young as Auditors and Approve Auditors' Remuneration	For	For	

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Ackermans & van Haaren NV	ACKB	27-May-19	Annual	Management	8	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Britannia Industries Ltd.	500825	27-May-19	Court	Management	1	Approve Scheme of Arrangement	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	1	Open Meeting	None	None	
Catella AB	CAT.B	27-May-19	Annual	Management	2	Elect Chairman of Meeting	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	3	Prepare and Approve List of Shareholders	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	7	Receive President's Report	None	None	
Catella AB	CAT.B	27-May-19	Annual	Management	8	Receive Financial Statements and Statutory Reports	None	None	
Catella AB	CAT.B	27-May-19	Annual	Management	9	Accept Financial Statements and Statutory Reports	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	10	Approve Allocation of Income and Dividends	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	11	Approve Discharge of Board and President	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	12	Determine Number of Members (5) and Deputy Members (0) of Board; Determine Number of Auditors (1) and Deputy Auditors (0)	For	Against	We view the proposed board size as too small.
Catella AB	CAT.B	27-May-19	Annual	Management	13	Approve Remuneration of Directors in the Amount of SEK 570,000 for Chairman and SEK 350,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	14	Reelect Johan Claesson (Chair), Johan Damne, Joachim Gahm, Anna Ramel and Jan Roxendal as Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Catella AB	CAT.B	27-May-19	Annual	Management	15	Ratify PricewaterhouseCoopers as Auditors	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	16	Authorize Chairman of Board and Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Catella AB	CAT.B	27-May-19	Annual	Management	17	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	For	
Catella AB	CAT.B	27-May-19	Annual	Management	18	Close Meeting	None	None	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1	Approve Updated Plan in Relation to the Acquisition of Assets by Issuance of Shares and Related Party Transaction	For	For	

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CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.01	Approve Overall Plan of the Transaction	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.02	Approve Target Assets and Counterparties of the Transaction	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.03	Approve Pricing Basis of the Target Asset and Consideration of the Transaction	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.04	Approve Payment Methods of the Consideration	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.05	Approve Term of Payment	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.06	Approve Contractual Obligations Regarding the Transfer of the Target Assets and Liability for Breach of the Relevant Obligations	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.07	Approve Profit and Loss Distribution	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.08	Approve Transfer of the Excluded Assets by Guangzhou Securities	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.09	Approve Debt and Personnel Arrangements	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.10	Approve Preliminary Integration Arrangements Upon Completion of the Transaction	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.11	Approve Effective Period of the Resolution	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.12	Approve Way of Issuance	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.13	Approve Type and Nominal Value of Shares to be Issued	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.14	Approve Targets of Issuance and Way of Subscription	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.15	Approve Pricing Benchmark Date and Issue Price	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.16	Approve Number of Shares to be Issued	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.17	Approve Lock-up Period	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.18	Approve Arrangement in Relation to the Accumulated Undistributed Profits of the Company Prior to the Issuance	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.19	Approve Listing Arrangement	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	1.20	Approve Effective Period of the Resolution	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	2	Approve Transaction Constituting a Related Party Transaction	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	3	Approve Report on the Acquisition of Assets by Issuance of Shares and Related Party Transaction of CITIC Securities Company Limited (Draft) and Its Summary	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	4	Approve Agreement on Asset Acquisition by Issuance of Shares and Its Appendix Among the Company, Its Wholly-owned Subsidiary and Specific Parties	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	5	Approve Acquisition of Assets by Issuance of Shares Not Constituting a Backdoor Listing as Stipulated in Article 13 of the Administrative Measures for the Significant Asset Restructurings of Listed Companies	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	6	Approve Acquisition of Assets by Issuance of Shares and Related Party Transaction of the Company Complying with Relevant Laws and Regulations	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	7	Approve Transaction Complying with Article 4 of the Provisions on Several Issues Concerning Regulating the Significant Asset Restructurings of Listed Companies	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	8	Approve Audit Report, the Pro Forma Review Report and the Asset Valuation Report in Relation to the Transaction	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	9	Approve Independence of the Appraisal Institution, Reasonableness of the Appraisal Assumptions, Relevance of Appraisal Method Selected to Appraisal Objectives and Status of Assets Under Appraisal and Fairness of the Appraisal Price	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	10	Approve Resolution on the Risk Warning on Dilution of Immediate Return and Remedial Measures in Relation to the Transaction	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	11	Approve Provision of Guarantee for Guangzhou Securities by the Company	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	12	Authorized Board to Deal with All Matters in Relation to the Transaction	For	For	
CITIC Securities Co., Ltd.	6030	27-May-19	Special	Management	13	Elect Zhou Zhonghui as Director	For	For	
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	2	Approve Final Dividend	For	For	

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CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	3a1	Elect Cai Dongchen as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	3a2	Elect Pan Weidong as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	3a3	Elect Chak Kin Man as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	3a4	Elect Chan Siu Keung, Leonard as Director	For	For	
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	3a5	Elect Wang Bo as Director	For	For	
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	3a6	Elect Zhang Cuilong as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	3a7	Elect Wang Qingxi as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	3b	Authorize Board to Fix Remuneration of Directors	For	For	
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
CSPC Pharmaceutical Group Limited	1093	27-May-19	Annual	Management	8	Approve Grant of Options Under the Share Option Scheme	For	Against	The grants of stock option plan does not meet our guidelines.
DSV A/S	DSV	27-May-19	Special	Management	1	Approve Issuance of Shares in Connection with Acquisition of Panalpina Welttransport (Holding) AG	For	For	
Embraer SA	EMBR3	27-May-19	Special	Management	1	Amend Articles Re: Novo Mercado	For	For	
Embraer SA	EMBR3	27-May-19	Special	Management	2	Amend Articles Re: CVM Regulations	For	For	
Embraer SA	EMBR3	27-May-19	Special	Management	3	Amend Articles Re: Board of Directors	For	For	
Embraer SA	EMBR3	27-May-19	Special	Management	4	Amend Articles Re: Committees	For	For	
Embraer SA	EMBR3	27-May-19	Special	Management	5	Amend Articles Re: Indemnity Agreements	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Embraer SA	EMBR3	27-May-19	Special	Management	6	Amend Articles to Reflect Changes in Capital	For	For	

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Embraer SA	EMBR3	27-May-19	Special	Management	7	Amend Articles	For	For	
Embraer SA	EMBR3	27-May-19	Special	Management	8	Consolidate Bylaws	For	For	
Embraer SA	EMBR3	27-May-19	Special	Management	9	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Geely Automobile Holdings Limited	175	27-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Geely Automobile Holdings Limited	175	27-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Geely Automobile Holdings Limited	175	27-May-19	Annual	Management	3	Elect Yang Jian as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Geely Automobile Holdings Limited	175	27-May-19	Annual	Management	4	Elect Ang Siu Lun, Lawrence as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
Geely Automobile Holdings Limited	175	27-May-19	Annual	Management	5	Elect Carl Peter Edmund Moriz Forster as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Geely Automobile Holdings Limited	175	27-May-19	Annual	Management	6	Elect Yeung Sau Hung, Alex as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Geely Automobile Holdings Limited	175	27-May-19	Annual	Management	7	Authorize Board to Fix Remuneration of Directors	For	For	
Geely Automobile Holdings Limited	175	27-May-19	Annual	Management	8	Approve Grant Thornton Hong Kong Limited as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Geely Automobile Holdings Limited	175	27-May-19	Annual	Management	9	Authorize Repurchase of Issued Share Capital	For	For	
Geely Automobile Holdings Limited	175	27-May-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Geely Automobile Holdings Limited	175	27-May-19	Annual	Management	11	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	2	Elect Zhang Jingzhang as Director and Authorize Board to Fix His Remuneration	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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Haitian International Holdings Limited	1882	27-May-19	Annual	Management	3	Elect Zhang Jianming as Director and Authorize Board to Fix His Remuneration	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	4	Elect Guo Mingguang as Director and Authorize Board to Fix His Remuneration	For	Against	We do not support insiders on the board other than the CEO and Chair.
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	5	Elect Helmut Helmar Franz as Director and Authorize Board to Fix His Remuneration	For	Against	We do not support insiders on the board other than the CEO and Chair.
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	6	Elect Chen Ningning as Director and Authorize Board to Fix Her Remuneration	For	Against	We do not support insiders on the board other than the CEO and Chair.
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	7	Elect Yu Junxian as Director and Authorize Board to Fix Her Remuneration	For	For	
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	8	Elect Lo Chi Chiu as Director and Authorize Board to Fix His Remuneration	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	9	Authorize Board to Fix Remuneration of Directors	For	For	
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	10	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	12	Authorize Repurchase of Issued Share Capital	For	For	
Haitian International Holdings Limited	1882	27-May-19	Annual	Management	13	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	2	Approve Report of the Board of Supervisor	For	For	
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	4	Approve Financial Statements and Financial Budget	For	For	
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	6	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	7	Approve Issuance of Financial Bonds	For	For	
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	8	Approve Issue of Fixed-term Capital Bonds	For	For	
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	9	Elect Li Weimin as Non-independent Director	For	Against	We do not support insiders on the board other than the CEO.
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	10	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	11	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	12	Amend Rules and Procedures Regarding Meetings of Board of Supervisors	For	For	
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	13	Approve Abolition of the Measures for the Administration of Foreign Equity Investments	For	For	
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	14	Approve Purchase of Liability Insurance for Directors, Supervisors and Senior Managers	For	For	
Industrial Bank Co., Ltd.	601166	27-May-19	Annual	Management	15	Approve Additional Related Party Transaction	For	For	
Kingboard Holdings Limited	148	27-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Kingboard Holdings Limited	148	27-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Kingboard Holdings Limited	148	27-May-19	Annual	Management	3A	Elect Cheung Kwok Wing as Director	For	Against	We are voting against this director due to concerns over tenure.
Kingboard Holdings Limited	148	27-May-19	Annual	Management	3B	Elect Cheung Kwong Kwan as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Kingboard Holdings Limited	148	27-May-19	Annual	Management	3C	Elect Chong Kin Ki as Director	For	For	
Kingboard Holdings Limited	148	27-May-19	Annual	Management	3D	Elect Leung Tai Chiu as Director	For	For	
Kingboard Holdings Limited	148	27-May-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
Kingboard Holdings Limited	148	27-May-19	Annual	Management	5	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Kingboard Holdings Limited	148	27-May-19	Annual	Management	6A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Kingboard Holdings Limited	148	27-May-19	Annual	Management	6B	Authorize Repurchase of Issued Share Capital	For	For	
Kingboard Holdings Limited	148	27-May-19	Annual	Management	6C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Kingboard Holdings Limited	148	27-May-19	Annual	Management	7	Adopt New Share Option Scheme	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Kingboard Laminates Holdings Limited	1888	27-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Kingboard Laminates Holdings Limited	1888	27-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Kingboard Laminates Holdings Limited	1888	27-May-19	Annual	Management	3A	Elect Cheung Kwok Keung as Director	For	For	
Kingboard Laminates Holdings Limited	1888	27-May-19	Annual	Management	3B	Elect Cheung Kwok Ping as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Kingboard Laminates Holdings Limited	1888	27-May-19	Annual	Management	3C	Elect Lam Ka Po as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Kingboard Laminates Holdings Limited	1888	27-May-19	Annual	Management	3D	Elect Lau Ping Cheung, Kaizer as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Kingboard Laminates Holdings Limited	1888	27-May-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
Kingboard Laminates Holdings Limited	1888	27-May-19	Annual	Management	5	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Kingboard Laminates Holdings Limited	1888	27-May-19	Annual	Management	6A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Kingboard Laminates Holdings Limited	1888	27-May-19	Annual	Management	6B	Authorize Repurchase of Issued Share Capital	For	For	
Kingboard Laminates Holdings Limited	1888	27-May-19	Annual	Management	6C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	1	Approve the Minutes of the Annual Meeting of Stockholders Held on May 18, 2018	For	For	
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	2	Approve Report of the President and Chief Executive Officer	For	For	
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	3	Approve the 2018 Audited Financial Statements	For	For	
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	4	Ratify the Acts of the Board of Directors and Management	For	For	
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.1	Elect Albert F. Del Rosario as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.2	Elect Lydia B. Echaz as Director	For	For	
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.3	Elect Ray C. Espinosa as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.4	Elect Ramoncito S. Fernandez as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.5	Elect Rodrigo E. Franco as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.6	Elect Edward S. Go as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.7	Elect Jose Ma. K. Lim as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.8	Elect David J. Nicol as Director	For	Against	We do not support insiders on the board other than the CEO.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.9	Elect Augusto P. Palisoc Jr. as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.10	Elect Artemio V. Panganiban as Director	For	Against	This director is overboarded.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.11	Elect Manuel V. Pangilinan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.12	Elect Alfredo S. Panlilio as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.13	Elect Francisco C. Sebastian as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.14	Elect Alfred V. Ty as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	5.15	Elect Christopher H. Young as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	6	Appoint External Auditors	For	For	
Metro Pacific Investments Corporation	MPI	27-May-19	Annual	Management	7	Approve Amendment of the Second Article of the Company's Amended Articles of Incorporation	For	For	
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	1	Open Meeting and Elect Presiding Council of Meeting	For	For	
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	2	Accept Statutory Reports	For	For	
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	3	Accept Financial Statements	For	Against	We are voting against this proposal as we have concerns over the reliability of the financial statements given that the audit firm has issued a qualified opinion.
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	4	Approve Allocation of Income	For	For	
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	5	Ratify Director Appointments	For	For	
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	6	Approve Discharge of Board	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	7	Elect Board of Directors and Internal Auditors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	8	Approve Remuneration of Directors and Internal Auditors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	9	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	10	Receive Information on Donations Made in 2018	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	11	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose and Receive Information in Accordance to Article 1.3.6 of Corporate Governance Principles	For	For	
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	12	Receive Information on Share Repurchases	None	None	
Turkiye Halk Bankasi AS	HALKB	27-May-19	Annual	Management	13	Wishes	None	None	
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	1	Open Meeting and Elect Presiding Council of Meeting	For	For	
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	2	Accept Statutory Reports	For	For	
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	3	Accept Audit Report	For	For	
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	4	Accept Financial Statements	For	For	
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	5	Approve Discharge of Board	For	For	
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	6	Amend Article 6 Re: Capital Related	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	7	Approve Allocation of Income	For	For	
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	8	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	9	Appoint Internal Statutory Auditors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	10	Approve Remuneration of Directors and Internal Auditors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	11	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Corporate Purpose	For	For	
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	12	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	13	Receive Information on Donations Made in 2018	None	None	
Turkiye Vakiflar Bankasi TAO	VAKBN	27-May-19	Annual	Management	14	Wishes	None	None	
Yuexiu Transport Infrastructure Limited	1052	27-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Yuexiu Transport Infrastructure Limited	1052	27-May-19	Annual	Management	2	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Yuexiu Transport Infrastructure Limited	1052	27-May-19	Annual	Management	3.1	Elect Zhu Chunxiu as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Yuexiu Transport Infrastructure Limited	1052	27-May-19	Annual	Management	3.2	Elect Lau Hon Chuen Ambrose as Director	For	Against	We are voting against this director due to concerns over tenure. This director is overboarded.
Yuexiu Transport Infrastructure Limited	1052	27-May-19	Annual	Management	3.3	Authorize Board to Fix Remuneration of Directors	For	For	
Yuexiu Transport Infrastructure Limited	1052	27-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Yuexiu Transport Infrastructure Limited	1052	27-May-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Yuexiu Transport Infrastructure Limited	1052	27-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
Yuexiu Transport Infrastructure Limited	1052	27-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
Abeona Therapeutics Inc.	ABEO	28-May-19	Annual	Management	1.1	Elect Director Mark J. Alvino	For	For	
Abeona Therapeutics Inc.	ABEO	28-May-19	Annual	Management	1.2	Elect Director Stefano Buono	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Abeona Therapeutics Inc.	ABEO	28-May-19	Annual	Management	1.3	Elect Director Joao Siffert	For	For	
Abeona Therapeutics Inc.	ABEO	28-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it lacks certain risk mitigation features.
Abeona Therapeutics Inc.	ABEO	28-May-19	Annual	Management	3	Ratify Whitley Penn LLP as Auditors	For	For	
Advantech Co., Ltd.	2395	28-May-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Advantech Co., Ltd.	2395	28-May-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Advantech Co., Ltd.	2395	28-May-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Advantech Co., Ltd.	2395	28-May-19	Annual	Management	4	Amend Procedures for Lending Funds to Other Parties	For	For	
Advantech Co., Ltd.	2395	28-May-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Advantech Co., Ltd.	2395	28-May-19	Annual	Management	6	Amend Trading Procedures Governing Derivatives Products	For	For	
Altri SGPS SA	ALTR	28-May-19	Annual	Management	1	Approve Individual and Consolidated Financial Statements and Statutory Reports	For	For	
Altri SGPS SA	ALTR	28-May-19	Annual	Management	2	Approve Allocation of Income and Distribution of Reserves	For	For	
Altri SGPS SA	ALTR	28-May-19	Annual	Management	3	Amend Article 2 Re: Location of Registered Office	For	For	
Altri SGPS SA	ALTR	28-May-19	Annual	Management	4	Appraise Management and Supervision of Company and Approve Vote of Confidence to Corporate Bodies	For	For	
Altri SGPS SA	ALTR	28-May-19	Annual	Management	5	Approve Statement on Remuneration Policy	For	For	
Altri SGPS SA	ALTR	28-May-19	Annual	Management	6	Authorize Repurchase and Reissuance of Shares	For	For	
Altri SGPS SA	ALTR	28-May-19	Annual	Management	7	Authorize Repurchase and Reissuance of Debt Instruments	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	3	Approve 2018 Annual Report and Its Extracts	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	4	Approve 2018 Auditors' Report	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	6	Approve 2018 Remuneration of Directors and Supervisors	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	7	Approve ShineWing Certified Public Accountants LLP as Auditor and Authorize Board to Fix Their Remuneration	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Angang Steel Company Limited	347	28-May-19	Annual	Management	9	Approve Issuance of Asset-Backed Securities	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	10.1	Elect Wang Yidong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Angang Steel Company Limited	347	28-May-19	Annual	Management	10.2	Elect Li Zhen as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Angang Steel Company Limited	347	28-May-19	Annual	Management	10.3	Elect Ma Lianyong as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Angang Steel Company Limited	347	28-May-19	Annual	Management	10.4	Elect Xie Junyong as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.
Angang Steel Company Limited	347	28-May-19	Annual	Management	11.1	Elect Wu Dajun as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Angang Steel Company Limited	347	28-May-19	Annual	Management	11.2	Elect Ma Weiguo as Director	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	11.3	Elect Feng Changli as Director	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	11.4	Elect Wang Jianhua as Director	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	12.1	Elect Lu Yongli as Supervisor	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Management	12.2	Elect Liu Xiaohui as Supervisor	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Shareholder	13	Approve Issuance of Shares Due to Capitalization of Capital Reserves	For	For	
Angang Steel Company Limited	347	28-May-19	Annual	Shareholder	14	Amend Articles of Association	For	For	
Arista Networks, Inc.	ANET	28-May-19	Annual	Management	1.1	Elect Director Charles Giancarlo	For	Withhold	This director is overboarded.
Arista Networks, Inc.	ANET	28-May-19	Annual	Management	1.2	Elect Director Ann Mather	For	Withhold	This director is overboarded.
Arista Networks, Inc.	ANET	28-May-19	Annual	Management	1.3	Elect Director Daniel Scheinman	For	For	
Arista Networks, Inc.	ANET	28-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks disclosure.
Arista Networks, Inc.	ANET	28-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
China Galaxy Securities Co., Ltd.	6881	28-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Galaxy Securities Co., Ltd.	6881	28-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
China Galaxy Securities Co., Ltd.	6881	28-May-19	Annual	Management	3	Approve 2018 Annual Report	For	For	
China Galaxy Securities Co., Ltd.	6881	28-May-19	Annual	Management	4	Approve 2018 Final Accounts Report	For	For	
China Galaxy Securities Co., Ltd.	6881	28-May-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	
China Galaxy Securities Co., Ltd.	6881	28-May-19	Annual	Management	6	Approve 2019 Capital Expenditure Budget	For	For	
China Galaxy Securities Co., Ltd.	6881	28-May-19	Annual	Management	7	Approve Ernst & Young Hua Ming LLP and Ernst & Young as External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
China Galaxy Securities Co., Ltd.	6881	28-May-19	Annual	Management	8	Approve Removal of Gu Weiguo as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Galaxy Securities Co., Ltd.	6881	28-May-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China International Capital Corporation Limited	3908	28-May-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
China International Capital Corporation Limited	3908	28-May-19	Annual	Management	2	Approve 2018 Work Report of the Supervisory Committee	For	For	
China International Capital Corporation Limited	3908	28-May-19	Annual	Management	3	Approve 2018 Annual Report	For	For	
China International Capital Corporation Limited	3908	28-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
China International Capital Corporation Limited	3908	28-May-19	Annual	Management	5	Approve Deloitte Touche Tohmatsu Certified Public Accountants LLP as Domestic Accounting Firm and Deloitte Touche Tohmatsu as International Accounting Firm and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China International Capital Corporation Limited	3908	28-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China International Capital Corporation Limited	3908	28-May-19	Annual	Management	7	Approve Issuance of Onshore and Offshore Debt Financing Instruments	For	For	
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	3.1	Elect Wang Chuncheng Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. We are voting against the Chair of the Nomination Committee as we are not supportive of recombining the position of Chair and CEO.
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	3.2	Elect Li Guohui as Director	For	Against	We do not support insiders on the board other than the CEO.
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	3.3	Elect Wang Shouye as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	3.4	Elect Lyu Ruizhi as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	3.5	Elect Fu Tingmei as Director	For	For	
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	3.6	Authorize Board to Fix Remuneration of Directors	For	For	
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	4	Approve Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Resources Pharmaceutical Group Limited	3320	28-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Evonik Industries AG	EVK	28-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	1	Amend Articles to Change Company Name - Amend Business Lines - Amend Provisions on Number of Statutory Auditors	For	For	
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.1	Elect Director Takayanagi, Koji	For	Against	We are holding this executive accountable for the board not being one-third independent.
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.2	Elect Director Sawada, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.3	Elect Director Kato, Toshio	For	Against	We are holding this executive accountable for the board not being one-third independent.
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.4	Elect Director Nakade, Kunihiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.5	Elect Director Kubo, Isao	For	Against	We are holding this executive accountable for the board not being one-third independent.
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.6	Elect Director Tsukamoto, Naoyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.7	Elect Director Inoue, Atsushi	For	Against	We are holding this executive accountable for the board not being one-third independent.
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.8	Elect Director Takahashi, Jun	For	Against	We are holding this executive accountable for the board not being one-third independent.

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FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.9	Elect Director Nishiwaki, Mikio	For	Against	We are holding this executive accountable for the board not being one-third independent.
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.10	Elect Director Izawa, Tadashi	For	For	
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.11	Elect Director Takaoka, Mika	For	For	
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	2.12	Elect Director Sekine, Chikako	For	For	
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	3.1	Appoint Statutory Auditor Tateoka, Shintaro	For	For	
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	3.2	Appoint Statutory Auditor Sato, Katsuji	For	For	
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	3.3	Appoint Statutory Auditor Uchijima, Ichiro	For	For	
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	3.4	Appoint Statutory Auditor Shirata, Yoshiko	For	For	
FamilyMart UNY Holdings Co. Ltd.	8028	28-May-19	Annual	Management	4	Approve Compensation Ceilings for Directors and Statutory Auditors	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.25 per Share	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Regarding New Transactions	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	5	Renew Appointment of Ernst and Young as Auditor and Acknowledge End of Mandate of Auditex as Alternate Auditor and Decision to Neither Renew Nor Replace	For	Against	The auditor's tenure exceeds our guidelines.
Faurecia SA	EO	28-May-19	Annual/Special	Management	6	Appoint Mazars as Auditor and Acknowledge End of Mandate of Etienne Boris as Alternate Auditor and Decision to Neither Renew Nor Replace	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	7	Ratify Appointment of Philippe de Rovira as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Faurecia SA	EO	28-May-19	Annual/Special	Management	8	Ratify Appointment and Renew Gregoire Olivier as Director	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	9	Elect Yan Mei as Director	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	10	Elect Peter Mertens as Director	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	11	Elect Denis Mercier as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Faurecia SA	EO	28-May-19	Annual/Special	Management	12	Approve Remuneration Policy of Chairman of the Board	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	13	Approve Remuneration Policy of CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Faurecia SA	EO	28-May-19	Annual/Special	Management	14	Approve Compensation of Michel de Rosen, Chairman of the Board	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	15	Approve Compensation of Patrick Koller, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Faurecia SA	EO	28-May-19	Annual/Special	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	17	Ratify Change Location of Registered Office to 23-27 Avenue des Champs-Pierreux, 92000 Nanterre and Amend Bylaws Accordingly	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	18	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	19	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 145 Million	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	20	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 95 Million	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	21	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 95 Million	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	22	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Faurecia SA	EO	28-May-19	Annual/Special	Management	23	Authorize up to 2 Million Shares for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Faurecia SA	EO	28-May-19	Annual/Special	Management	24	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Faurecia SA	EO	28-May-19	Annual/Special	Management	25	Authorize Filing of Required Documents/Other Formalities	For	For	

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Five9, Inc.	FIVN	28-May-19	Annual	Management	1.1	Elect Director Jack Acosta	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights.
Five9, Inc.	FIVN	28-May-19	Annual	Management	1.2	Elect Director Rowan Trollope	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights.
Five9, Inc.	FIVN	28-May-19	Annual	Management	1.3	Elect Director David S. Welsh	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Five9, Inc.	FIVN	28-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Five9, Inc.	FIVN	28-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Fraport AG Frankfurt Airport Services Worldwide	FRA	28-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Fraport AG Frankfurt Airport Services Worldwide	FRA	28-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 2.00 per Share	For	For	
Fraport AG Frankfurt Airport Services Worldwide	FRA	28-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Fraport AG Frankfurt Airport Services Worldwide	FRA	28-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Fraport AG Frankfurt Airport Services Worldwide	FRA	28-May-19	Annual	Management	5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal 2019	For	For	
Fraport AG Frankfurt Airport Services Worldwide	FRA	28-May-19	Annual	Management	6	Approve Affiliation Agreements with Subsidiaries AirIT Services GmbH and Fraport Brasil Holding GmbH	For	For	
Fraport AG Frankfurt Airport Services Worldwide	FRA	28-May-19	Annual	Management	7	Approve Remuneration of Supervisory Board	For	For	
Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	1.1	Elect Director Theodore Wahl	For	For	
Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	1.2	Elect Director John M. Briggs	For	For	
Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	1.3	Elect Director Robert L. Frome	For	Withhold	We are voting against this director due to concerns over tenure.
Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	1.4	Elect Director Robert J. Moss	For	For	
Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	1.5	Elect Director Dino D. Ottaviano	For	For	
Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	1.6	Elect Director Michael E. McBryan	For	Withhold	We do not support insiders on the board other than the CEO.

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Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	1.7	Elect Director Diane S. Casey	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	1.8	Elect Director John J. McFadden	For	For	
Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	1.9	Elect Director Jude Viscontio	For	For	
Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	1.10	Elect Director Daniela Castagnino	For	For	
Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	2	Ratify Grant Thornton LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Healthcare Services Group, Inc.	HCSG	28-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program lacks disclosure.
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	3.1	Elect Kwok Ping Ho as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	3.2	Elect Wong Ho Ming, Augustine as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	3.3	Elect Lee Tat Man as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	3.4	Elect Kwong Che Keung, Gordon as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. This director is overboarded.

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Henderson Land Development Company Limited	12	28-May-19	Annual	Management	3.5	Elect Ko Ping Keung as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	3.6	Elect Wu King Cheong as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	3.7	Elect Au Siu Kee, Alexander Director	For	For	
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	4	Approve KPMG as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	5A	Approve Issuance of Bonus Shares	For	For	
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	5C	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	5D	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
Henderson Land Development Company Limited	12	28-May-19	Annual	Management	6	Amend Articles of Association	For	For	
Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	3.1	Elect Colin Lam Ko-yin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	3.2	Elect Lee Ka-shing as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	3.3	Elect Peter Wong Wai-ye as Director	For	Against	We do not support insiders on the board other than the CEO. This director is overboarded.

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Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	3.4	Elect Moses Cheng Mo-chi as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. This director is overboarded.
Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	5.1	Approve Issuance of Bonus Shares	For	For	
Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	5.2	Authorize Repurchase of Issued Share Capital	For	For	
Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	5.3	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	5.4	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Hong Kong & China Gas Company Limited	3	28-May-19	Annual	Management	6	Amend Articles of Association	For	For	
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	1	Approve First and Final Dividend	For	For	
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	2	Elect Mohammed Azlan bin Hashim as Director	For	For	
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	3	Elect Bhagat Chintamani Aniruddha as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	4	Elect Koji Nagatomi as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	5	Elect Takeshi Saito as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	6	Approve Directors' Fees and Other Benefits	For	For	
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	7	Approve Directors' Fees and Other Benefits to Company's Subsidiaries	For	For	
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	8	Approve KPMG PLT as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	10	Approve Allocation of Units and Issuance of Shares to Tan See Leng Under the Long Term Incentive Plan (LTIP)	For	Against	The restricted stock plan does not meet our guidelines.
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	11	Approve Allocation of Units and Issuance of Shares to Mehmet Ali Aydinlar Under the Long Term Incentive Plan (LTIP)	For	Against	The restricted stock plan does not meet our guidelines.
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	12	Authorize Share Repurchase Program	For	For	
IHH Healthcare Bhd.	5225	28-May-19	Annual	Management	1	Adopt New Constitution	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	3	Approve Treatment of Losses and Dividends of EUR 1.00 per Share	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	5	Reelect Marc de Garidel as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Ipsen SA	IPN	28-May-19	Annual/Special	Management	6	Reelect Henri Beaufour as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Ipsen SA	IPN	28-May-19	Annual/Special	Management	7	Reelect Michele Ollier as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Ipsen SA	IPN	28-May-19	Annual/Special	Management	8	Approve Compensation of Marc de Garidel, Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Ipsen SA	IPN	28-May-19	Annual/Special	Management	9	Approve Compensation of David Meek, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Ipsen SA	IPN	28-May-19	Annual/Special	Management	10	Approve Remuneration Policy of Chairman of the Board	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	11	Approve Remuneration Policy of CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Ipsen SA	IPN	28-May-19	Annual/Special	Management	12	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	13	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	14	Authorize Capitalization of Reserves of up to 20 Percent of Issued Share Capital for Bonus Issue or Increase in Par Value	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	15	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to 20 Percent of Issued Share Capital	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	16	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to 10 Percent of Issued Share Capital	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	17	Approve Issuance of up to 10 Percent of Issued Capital Per Year for a Private Placement	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	18	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 15-17	For	For	
Ipsen SA	IPN	28-May-19	Annual/Special	Management	19	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	We do not support this share issuance due to potential dilution.
Ipsen SA	IPN	28-May-19	Annual/Special	Management	20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Ipsen SA	IPN	28-May-19	Annual/Special	Management	21	Authorize up to 3 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ipsen SA	IPN	28-May-19	Annual/Special	Management	22	Authorize Filing of Required Documents/Other Formalities	For	For	
Ipsos SA	IPS	28-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Ipsos SA	IPS	28-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Ipsos SA	IPS	28-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.88 per Share	For	For	
Ipsos SA	IPS	28-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Ipsos SA	IPS	28-May-19	Annual/Special	Management	5	Reelect Patrick Artus as Director	For	For	
Ipsos SA	IPS	28-May-19	Annual/Special	Management	6	Reelect Jennifer Hubber as Director	For	Against	We do not support insiders on the board other than the CEO.
Ipsos SA	IPS	28-May-19	Annual/Special	Management	7	Reelect Neil Janin as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason. We are voting against the Chair of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position.
Ipsos SA	IPS	28-May-19	Annual/Special	Management	8	Reelect Laurence Stoclet as Director	For	Against	We do not support insiders on the board other than the CEO.
Ipsos SA	IPS	28-May-19	Annual/Special	Management	9	Elect Eliane Rouyer-Chevalier as Director	For	For	
Ipsos SA	IPS	28-May-19	Annual/Special	Management	10	Approve Compensation of Didier Truchot, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Ipsos SA	IPS	28-May-19	Annual/Special	Management	11	Approve Compensation of Pierre Le Manh, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Ipsos SA	IPS	28-May-19	Annual/Special	Management	12	Approve Compensation of Laurence Stoclet, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ipsos SA	IPS	28-May-19	Annual/Special	Management	13	Approve Compensation of Henri Wallard, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Ipsos SA	IPS	28-May-19	Annual/Special	Management	14	Approve Remuneration Policy for Chairman and CEO	For	For	
Ipsos SA	IPS	28-May-19	Annual/Special	Management	15	Approve Remuneration Policy for Vice-CEOs	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Ipsos SA	IPS	28-May-19	Annual/Special	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Ipsos SA	IPS	28-May-19	Annual/Special	Management	17	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Ipsos SA	IPS	28-May-19	Annual/Special	Management	18	Authorize Filing of Required Documents/Other Formalities	For	For	
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
LifeTech Scientific Corporation	1302	28-May-19	Special	Management	1	Adopt 2019 Share Option Scheme and Related Transactions	For	Against	We do not support the granting of stock options to non-executive directors (NEDs).The stock option plan does not meet our guidelines.
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	2.1	Elect Xie Yuehui as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	2.2	Elect Liu Jianxiong as Director	For	Against	We do not support insiders on the board other than the CEO.
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	2.3	Elect Jiang Feng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	2.4	Elect Liang Hsien Tse Joseph as Director	For	For	
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	2.5	Elect Wang Wansong as Director	For	For	
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	2.6	Elect Zhou Luming as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	2.7	Authorize Board to Fix Remuneration of Directors	For	For	
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	3	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	4A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	4B	Authorize Repurchase of Issued Share Capital	For	For	
LifeTech Scientific Corporation	1302	28-May-19	Annual	Management	4C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Longfor Group Holdings Limited	960	28-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Longfor Group Holdings Limited	960	28-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Longfor Group Holdings Limited	960	28-May-19	Annual	Management	3.1	Elect Wu Yajun as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Longfor Group Holdings Limited	960	28-May-19	Annual	Management	3.2	Elect Li Chaojiang as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.
Longfor Group Holdings Limited	960	28-May-19	Annual	Management	3.3	Elect Zeng Ming as Director	For	For	
Longfor Group Holdings Limited	960	28-May-19	Annual	Management	3.4	Authorize Board to Fix Remuneration of Directors	For	For	
Longfor Group Holdings Limited	960	28-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Longfor Group Holdings Limited	960	28-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Longfor Group Holdings Limited	960	28-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Longfor Group Holdings Limited	960	28-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Manila Electric Company	MER	28-May-19	Annual	Management	1	Approve Minutes of the Annual Meeting of Stockholders Held on May 29, 2018	For	For	
Manila Electric Company	MER	28-May-19	Annual	Management	2	Approve 2018 Audited Financial Statements	For	For	
Manila Electric Company	MER	28-May-19	Annual	Management	3	Ratify the Acts of the Board and Management	For	For	
Manila Electric Company	MER	28-May-19	Annual	Management	4.1	Elect Anabelle L. Chua as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Manila Electric Company	MER	28-May-19	Annual	Management	4.2	Elect Ray C. Espinosa as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Manila Electric Company	MER	28-May-19	Annual	Management	4.3	Elect James L. Go as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
Manila Electric Company	MER	28-May-19	Annual	Management	4.4	Elect John L. Gokongwei, Jr. as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Manila Electric Company	MER	28-May-19	Annual	Management	4.5	Elect Lance Y. Gokongwei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Manila Electric Company	MER	28-May-19	Annual	Management	4.6	Elect Jose Ma. K. Lim as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Manila Electric Company	MER	28-May-19	Annual	Management	4.7	Elect Elpidio L. Ibañez as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Manila Electric Company	MER	28-May-19	Annual	Management	4.8	Elect Artemio V. Panganiban as Director	For	Against	This director is overboarded.
Manila Electric Company	MER	28-May-19	Annual	Management	4.9	Elect Manuel V. Pangilinan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Manila Electric Company	MER	28-May-19	Annual	Management	4.10	Elect Pedro E. Roxas as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Manila Electric Company	MER	28-May-19	Annual	Management	4.11	Elect Victorico P. Vargas as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Manila Electric Company	MER	28-May-19	Annual	Management	5	Appoint External Auditors	For	Against	The auditor's tenure is not disclosed.
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1a	Elect Director Leslie A. Brun	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1b	Elect Director Thomas R. Cech	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1c	Elect Director Mary Ellen Coe	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1d	Elect Director Pamela J. Craig	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1e	Elect Director Kenneth C. Frazier	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1f	Elect Director Thomas H. Glocer	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1g	Elect Director Rochelle B. Lazarus	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1h	Elect Director Paul B. Rothman	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1i	Elect Director Patricia F. Russo	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1j	Elect Director Inge G. Thulin	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1k	Elect Director Wendell P. Weeks	For	Against	This director is overboarded.
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	1l	Elect Director Peter C. Wendell	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Merck & Co., Inc.	MRK	28-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Merck & Co., Inc.	MRK	28-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Merck & Co., Inc.	MRK	28-May-19	Annual	Shareholder	6	Adopt Policy Disclosing Rationale Behind Approval of Sale of Compensation Shares by a Senior Executive During a Buyback	Against	Against	We are not supportive of this shareholder proposal as we believe it is overly prescriptive.
Merck & Co., Inc.	MRK	28-May-19	Annual	Shareholder	7	Report on Integrating Risks Related to Drug Pricing into Senior Executive Compensation	Against	For	We are supporting this shareholder proposal calling for additional disclosure as we believe it will help investors better assess the related risks.
National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	1A	Elect Director Clay C. Williams	For	Against	We are holding the Chair of the board accountable due to insufficient climate-related disclosure.

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National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	1B	Elect Director Greg L. Armstrong	For	For	
National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	1C	Elect Director Marcela E. Donadio	For	For	
National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	1D	Elect Director Ben A. Guill	For	For	
National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	1E	Elect Director James T. Hackett	For	Against	This director is overboarded.
National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	1F	Elect Director David D. Harrison	For	For	
National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	1G	Elect Director Eric L. Mattson	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	1H	Elect Director Melody B. Meyer	For	For	
National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	1I	Elect Director William R. Thomas	For	For	
National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
National Oilwell Varco, Inc.	NOV	28-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Natixis SA	KN	28-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.78 per Share	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	5	Approve Compensation of Francois Perol, Chairman of the Board Until June 1st, 2018	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	6	Approve Compensation of Laurent Mignon, CEO Until June 1st, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Natixis SA	KN	28-May-19	Annual/Special	Management	7	Approve Compensation of Laurent Mignon, Chairman of the Board Since June 1st, 2018	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	8	Approve Compensation of Francois Riahi, CEO Since June 1st, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Natixis SA	KN	28-May-19	Annual/Special	Management	9	Approve Remuneration Policy of Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Natixis SA	KN	28-May-19	Annual/Special	Management	10	Approve Remuneration Policy of CEO	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	11	Approve the Overall Envelope of Compensation of Certain Senior Management, Responsible Officers and the Risk-takers	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	12	Ratify Appointment of Laurent Mignon as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Natixis SA	KN	28-May-19	Annual/Special	Management	13	Ratify Appointment of Nicole Etchegoinberry as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Natixis SA	KN	28-May-19	Annual/Special	Management	14	Ratify Appointment of Christophe Pinault as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Natixis SA	KN	28-May-19	Annual/Special	Management	15	Ratify Appointment of Diane de Saint Victor as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Natixis SA	KN	28-May-19	Annual/Special	Management	16	Reelect Laurent Mignon as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Natixis SA	KN	28-May-19	Annual/Special	Management	17	Reelect Diane de Saint Victor as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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Natixis SA	KN	28-May-19	Annual/Sp ecial	Management	18	Reelect BPCE as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Natixis SA	KN	28-May-19	Annual/Sp ecial	Management	19	Reelect Catherine Pariset as Director	For	For	
Natixis SA	KN	28-May-19	Annual/Sp ecial	Management	20	Reelect Bernard Dupouy as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Natixis SA	KN	28-May-19	Annual/Sp ecial	Management	21	Reelect Christophe Pinault as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Natixis SA	KN	28-May-19	Annual/Sp ecial	Management	22	Elect Daniel de Beaurepaire as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Natixis SA	KN	28-May-19	Annual/Sp ecial	Management	23	Ratify Appointment of Henri Proglio as Censor	For	Against	This proposal is not in shareholders' best interests.
Natixis SA	KN	28-May-19	Annual/Sp ecial	Management	24	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Natixis SA	KN	28-May-19	Annual/Sp ecial	Management	25	Authorize up to 2.5 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Employees and Executive Officers	For	Against	The stock option plan does not meet our guidelines.
Natixis SA	KN	28-May-19	Annual/Sp ecial	Management	26	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Natixis SA	KN	28-May-19	Annual/Sp ecial	Management	27	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 1.5 Billion	For	For	
Natixis SA	KN	28-May-19	Annual/Sp ecial	Management	28	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 500 Million	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Natixis SA	KN	28-May-19	Annual/Special	Management	29	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 500 Million	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	30	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	31	Authorize Capitalization of Reserves of Up to EUR 1.5 Billion for Bonus Issue or Increase in Par Value	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	32	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Natixis SA	KN	28-May-19	Annual/Special	Management	33	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Natixis SA	KN	28-May-19	Annual/Special	Management	34	Authorize Filing of Required Documents/Other Formalities	For	For	
Pizza Pizza Royalty Corp.	PZA	28-May-19	Annual	Management	1.1	Elect Director Richard McCoy	For	For	
Pizza Pizza Royalty Corp.	PZA	28-May-19	Annual	Management	1.2	Elect Director Edward Nash	For	For	
Pizza Pizza Royalty Corp.	PZA	28-May-19	Annual	Management	1.3	Elect Director Michelle Savoy	For	For	
Pizza Pizza Royalty Corp.	PZA	28-May-19	Annual	Management	1.4	Elect Director Jay Swartz	For	For	
Pizza Pizza Royalty Corp.	PZA	28-May-19	Annual	Management	1.5	Elect Director Kathryn A. Welsh	For	For	
Pizza Pizza Royalty Corp.	PZA	28-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Poste Italiane SpA	PST	28-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Poste Italiane SpA	PST	28-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
Poste Italiane SpA	PST	28-May-19	Annual	Shareholder	3.2	Slate Submitted by Institutional Investors (Assogestioni)	None	For	
Poste Italiane SpA	PST	28-May-19	Annual	Shareholder	4	Approve Internal Auditors' Remuneration	None	For	
Poste Italiane SpA	PST	28-May-19	Annual	Management	5	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Poste Italiane SpA	PST	28-May-19	Annual	Management	6	Approve Equity-based Incentive Plans	For	For	
Poste Italiane SpA	PST	28-May-19	Annual	Management	7	Integrate Remuneration of External Auditors for 2018	For	For	
Poste Italiane SpA	PST	28-May-19	Annual	Management	8	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	
Poste Italiane SpA	PST	28-May-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
RioCan Real Estate Investment Trust	REI.UN	28-May-19	Annual	Management	1.1	Elect Trustee Bonnie Brooks	For	Withhold	This director is overboarded.
RioCan Real Estate Investment Trust	REI.UN	28-May-19	Annual	Management	1.2	Elect Trustee Richard Dansereau	For	For	
RioCan Real Estate Investment Trust	REI.UN	28-May-19	Annual	Management	1.3	Elect Trustee Paul Godfrey	For	Withhold	We are voting against this director due to concerns over tenure. This director is overboarded.
RioCan Real Estate Investment Trust	REI.UN	28-May-19	Annual	Management	1.4	Elect Trustee Dale H. Lastman	For	For	
RioCan Real Estate Investment Trust	REI.UN	28-May-19	Annual	Management	1.5	Elect Trustee Jane Marshall	For	For	
RioCan Real Estate Investment Trust	REI.UN	28-May-19	Annual	Management	1.6	Elect Trustee Sharon Sallows	For	For	
RioCan Real Estate Investment Trust	REI.UN	28-May-19	Annual	Management	1.7	Elect Trustee Edward Sonshine	For	For	
RioCan Real Estate Investment Trust	REI.UN	28-May-19	Annual	Management	1.8	Elect Trustee Siim A. Vanaselja	For	For	
RioCan Real Estate Investment Trust	REI.UN	28-May-19	Annual	Management	1.9	Elect Trustee Charles M. Winograd	For	For	
RioCan Real Estate Investment Trust	REI.UN	28-May-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	For	
RioCan Real Estate Investment Trust	REI.UN	28-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and the program contains features that are not in line with best practice.
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	1a	Elect Director Paul B. Edgerley	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	1b	Elect Director Martha N. Sullivan	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	1c	Elect Director John P. Absmeier	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	1d	Elect Director James E. Heppelmann	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	1e	Elect Director Charles W. Pepper	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	1f	Elect Director Constance E. Skidmore	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	1g	Elect Director Andrew C. Teich	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	1h	Elect Director Thomas Wroe Jr.	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	1i	Elect Director Stephen M. Zide	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	4	Approve Director Compensation Report	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	5	Approve Director Compensation Policy	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	6	Ratify Ernst & Young LLP as U.K. Statutory Auditor	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	7	Authorize Audit Committee to Fix Remuneration of Auditors	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	8	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	9	Grant Board Authority to Repurchase Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	10	Authorize Issue of Equity	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	11	Authorize Issue of Equity without Pre-emptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	12	Authorize the Board of Directors to Allot Shares Under the Equity Incentive Plans	For	For	
Sensata Technologies Holding plc	ST	28-May-19	Annual	Management	13	Authorize the Board of Directors to Allot Shares Under the Equity Incentive Plans without Pre-emptive Rights	For	For	
Shenzhou International Group Holdings Limited	2313	28-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Shenzhou International Group Holdings Limited	2313	28-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Shenzhou International Group Holdings Limited	2313	28-May-19	Annual	Management	3	Elect Ma Jianrong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Shenzhou International Group Holdings Limited	2313	28-May-19	Annual	Management	4	Elect Chen Zhifen as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Shenzhou International Group Holdings Limited	2313	28-May-19	Annual	Management	5	Elect Jiang Xianpin as Director	For	For	
Shenzhou International Group Holdings Limited	2313	28-May-19	Annual	Management	6	Elect Zhang Bingsheng as Director	For	For	
Shenzhou International Group Holdings Limited	2313	28-May-19	Annual	Management	7	Authorize Board to Fix Remuneration of Directors	For	For	
Shenzhou International Group Holdings Limited	2313	28-May-19	Annual	Management	8	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Shenzhou International Group Holdings Limited	2313	28-May-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Shenzhou International Group Holdings Limited	2313	28-May-19	Annual	Management	10	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shenzhou International Group Holdings Limited	2313	28-May-19	Annual	Management	11	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 1.90 per Share	For	For	
Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	3	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	4	Renew Appointment of KPMG SA as Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	5	Acknowledge End of Mandate of KPMG Auditi Sud Ouest as Alternate Auditor and Decision Not to Replace	For	For	
Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	6	Reelect EIFFAGE Infrastructures as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	7	Reelect EIFFAGE as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	8	Approve Compensation of Pierre Rimattei, Chairman of the Board Since Feb. 23, 2018	For	For	
Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	9	Approve Compensation of Gilbert Saby, Chairman of the Board Until Feb. 23, 2018	For	For	
Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	10	Approve Compensation of Cecile Cambier, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	11	Approve Remuneration Policy of Executive Corporate Officers	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

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Societe Marseillaise du Tunnel Prado Carenage	SMTPC	28-May-19	Annual	Management	12	Authorize Filing of Required Documents/Other Formalities	For	For	
Software AG	SOW	28-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Sunny Optical Technology (Group) Company Limited	2382	28-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Sunny Optical Technology (Group) Company Limited	2382	28-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Sunny Optical Technology (Group) Company Limited	2382	28-May-19	Annual	Management	3a	Elect Sun Yang as Director	For	For	
Sunny Optical Technology (Group) Company Limited	2382	28-May-19	Annual	Management	3b	Elect Zhang Yuqing as Director	For	For	
Sunny Optical Technology (Group) Company Limited	2382	28-May-19	Annual	Management	3c	Elect Shao Yang Dong as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sunny Optical Technology (Group) Company Limited	2382	28-May-19	Annual	Management	3d	Authorize Board to Fix Remuneration of Directors	For	For	
Sunny Optical Technology (Group) Company Limited	2382	28-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as External Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Sunny Optical Technology (Group) Company Limited	2382	28-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Sunny Optical Technology (Group) Company Limited	2382	28-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Sunny Optical Technology (Group) Company Limited	2382	28-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Welcia Holdings Co., Ltd.	3141	28-May-19	Annual	Management	1	Amend Articles to Amend Business Lines	For	For	
Welcia Holdings Co., Ltd.	3141	28-May-19	Annual	Management	2.1	Elect Director Ikeno, Takamitsu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Welcia Holdings Co., Ltd.	3141	28-May-19	Annual	Management	2.2	Elect Director Mizuno, Hideharu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Welcia Holdings Co., Ltd.	3141	28-May-19	Annual	Management	2.3	Elect Director Matsumoto, Tadahisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Welcia Holdings Co., Ltd.	3141	28-May-19	Annual	Management	2.4	Elect Director Sato, Norimasa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Welcia Holdings Co., Ltd.	3141	28-May-19	Annual	Management	2.5	Elect Director Nakamura, Juichi	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Welcia Holdings Co., Ltd.	3141	28-May-19	Annual	Management	2.6	Elect Director Abe, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Welcia Holdings Co., Ltd.	3141	28-May-19	Annual	Management	2.7	Elect Director Okada, Motoya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Welcia Holdings Co., Ltd.	3141	28-May-19	Annual	Management	2.8	Elect Director Narita, Yukari	For	For	
Welcia Holdings Co., Ltd.	3141	28-May-19	Annual	Management	2.9	Elect Director Nakai, Tomoko	For	For	
Welcia Holdings Co., Ltd.	3141	28-May-19	Annual	Management	3	Appoint Statutory Auditor Sugiyama, Atsuko	For	For	
WH Group Limited	288	28-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
WH Group Limited	288	28-May-19	Annual	Management	2a	Elect Wan Hongjian as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
WH Group Limited	288	28-May-19	Annual	Management	2b	Elect Guo Lijun as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
WH Group Limited	288	28-May-19	Annual	Management	2c	Elect Sullivan Kenneth Marc as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
WH Group Limited	288	28-May-19	Annual	Management	2d	Elect Ma Xiangjie as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
WH Group Limited	288	28-May-19	Annual	Management	2e	Elect Lee Conway Kong Wai as Director	For	Against	This director is overboarded.
WH Group Limited	288	28-May-19	Annual	Management	3	Authorize Board to Fix Remuneration of Directors	For	For	
WH Group Limited	288	28-May-19	Annual	Management	4	Approve Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	For	
WH Group Limited	288	28-May-19	Annual	Management	5	Approve Final Dividend	For	For	
WH Group Limited	288	28-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
WH Group Limited	288	28-May-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
WH Group Limited	288	28-May-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	1.1	Elect Director Tsuda, Junji	For	For	
YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	1.2	Elect Director Ogasawara, Hiroshi	For	For	
YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	1.3	Elect Director Murakami, Shuji	For	Against	We do not support insiders on the board other than the President and Chairman.
YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	1.4	Elect Director Minami, Yoshikatsu	For	Against	We do not support insiders on the board other than the President and Chairman.
YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	1.5	Elect Director Takamiya, Koichi	For	Against	We do not support insiders on the board other than the President and Chairman.
YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	1.6	Elect Director Ogawa, Masahiro	For	Against	We do not support insiders on the board other than the President and Chairman.

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YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	2.1	Elect Director and Audit Committee Member Tsukahata, Koichi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee. We do not support insiders on the board other than the President and Chairman.
YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	2.2	Elect Director and Audit Committee Member Nakayama, Yuji	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee. We do not support insiders on the board other than the President and Chairman.
YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	2.3	Elect Director and Audit Committee Member Akita, Yoshiki	For	For	
YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	2.4	Elect Director and Audit Committee Member Sakane, Junichi	For	For	
YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	2.5	Elect Director and Audit Committee Member Tsukamoto, Hideo	For	For	
YASKAWA Electric Corp.	6506	28-May-19	Annual	Management	3	Approve Trust-Type Equity Compensation Plan	For	For	
ABC-MART, INC.	2670	29-May-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 105	For	For	
ABC-MART, INC.	2670	29-May-19	Annual	Management	2.1	Elect Director Noguchi, Minoru	For	Against	We are holding the President accountable for the board not being one-third independent.
ABC-MART, INC.	2670	29-May-19	Annual	Management	2.2	Elect Director Katsunuma, Kiyoshi	For	Against	We do not support insiders on the board other than the President.
ABC-MART, INC.	2670	29-May-19	Annual	Management	2.3	Elect Director Kojima, Jo	For	Against	We do not support insiders on the board other than the President.
ABC-MART, INC.	2670	29-May-19	Annual	Management	2.4	Elect Director Kikuchi, Takashi	For	Against	We do not support insiders on the board other than the President.
ABC-MART, INC.	2670	29-May-19	Annual	Management	2.5	Elect Director Hattori, Kiichiro	For	Against	We do not support insiders on the board other than the President.
ABC-MART, INC.	2670	29-May-19	Annual	Management	3.1	Elect Director and Audit Committee Member Matsuoka, Tadashi	For	Against	We are not supportive of non-independent outside directors on the audit committee.
ABC-MART, INC.	2670	29-May-19	Annual	Management	3.2	Elect Director and Audit Committee Member Sugahara, Taio	For	For	
ABC-MART, INC.	2670	29-May-19	Annual	Management	3.3	Elect Director and Audit Committee Member Toyoda, Ko	For	For	
Aegean Airlines SA	AEGN	29-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Aegean Airlines SA	AEGN	29-May-19	Annual	Management	2	Approve Allocation of Income	For	For	
Aegean Airlines SA	AEGN	29-May-19	Annual	Management	3	Approve Discharge of Board and Auditors	For	For	
Aegean Airlines SA	AEGN	29-May-19	Annual	Management	4	Approve Auditors and Fix Their Remuneration	For	For	

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Aegean Airlines SA	AEGN	29-May-19	Annual	Management	5	Elect Member of Audit Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Aegean Airlines SA	AEGN	29-May-19	Annual	Management	6	Pre-approve Director Remuneration for 2019	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Aegean Airlines SA	AEGN	29-May-19	Annual	Management	7	Approve Remuneration of Members of Audit Committee	For	For	
Aegean Airlines SA	AEGN	29-May-19	Annual	Management	8	Amend Company Articles	For	For	
Aegean Airlines SA	AEGN	29-May-19	Annual	Management	9	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
AEON Co., Ltd.	8267	29-May-19	Annual	Management	1.1	Elect Director Yoko, Hiroshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
AEON Co., Ltd.	8267	29-May-19	Annual	Management	1.2	Elect Director Okada, Motoya	For	Against	We are holding this director accountable for sustained unsatisfactory financial performance.
AEON Co., Ltd.	8267	29-May-19	Annual	Management	1.3	Elect Director Yamashita, Akinori	For	Against	We do not support insiders on the board other than the Chairman and/or President.
AEON Co., Ltd.	8267	29-May-19	Annual	Management	1.4	Elect Director Uchinaga, Yukako	For	For	
AEON Co., Ltd.	8267	29-May-19	Annual	Management	1.5	Elect Director Nagashima, Toru	For	For	
AEON Co., Ltd.	8267	29-May-19	Annual	Management	1.6	Elect Director Tsukamoto, Takashi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
AEON Co., Ltd.	8267	29-May-19	Annual	Management	1.7	Elect Director Ono, Kotaro	For	For	
AEON Co., Ltd.	8267	29-May-19	Annual	Management	1.8	Elect Director Peter Child	For	For	
Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	1a	Elect Director Samuel T. Byrne	For	For	
Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	1b	Elect Director Dwight D. Churchill	For	For	
Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	1c	Elect Director Nathaniel Dalton	For	For	
Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	1d	Elect Director Glenn Earle	For	For	
Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	1e	Elect Director Niall Ferguson	For	For	
Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	1f	Elect Director Sean M. Healey	For	Against	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	1g	Elect Director Tracy P. Palandjian	For	For	

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Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	1h	Elect Director Patrick T. Ryan	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding this nominee accountable, as Chair of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale.
Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	1i	Elect Director Karen L. Yerburgh	For	For	
Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	1j	Elect Director Jide J. Zeitlin	For	For	
Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Affiliated Managers Group, Inc.	AMG	29-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Agios Pharmaceuticals, Inc.	AGIO	29-May-19	Annual	Management	1.1	Elect Director Jacquelyn A. Fouse	For	For	
Agios Pharmaceuticals, Inc.	AGIO	29-May-19	Annual	Management	1.2	Elect Director David Scadden	For	For	
Agios Pharmaceuticals, Inc.	AGIO	29-May-19	Annual	Management	1.3	Elect Director David P. Schenkein	For	Withhold	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
Agios Pharmaceuticals, Inc.	AGIO	29-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks disclosure, and it contains features that are not in line with best practice.
Agios Pharmaceuticals, Inc.	AGIO	29-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
ASPEED Technology Inc.	5274	29-May-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
ASPEED Technology Inc.	5274	29-May-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
ASPEED Technology Inc.	5274	29-May-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
ASPEED Technology Inc.	5274	29-May-19	Annual	Management	4	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
ASPEED Technology Inc.	5274	29-May-19	Annual	Management	5	Approve Issuance of Restricted Stocks	For	Against	The restricted stock plan does not meet our guidelines.
Axiata Group Berhad	6888	29-May-19	Annual	Management	1	Elect Ghazzali Sheikh Abdul Khalid as Director	For	For	
Axiata Group Berhad	6888	29-May-19	Annual	Management	2	Elect Jamaludin Ibrahim as Director	For	For	
Axiata Group Berhad	6888	29-May-19	Annual	Management	3	Elect Mohd Izzaddin Idris as Director	For	For	
Axiata Group Berhad	6888	29-May-19	Annual	Management	4	Elect Lisa Lim Poh Lin as Director	For	For	
Axiata Group Berhad	6888	29-May-19	Annual	Management	5	Elect Khoo Gaik Bee as Director	For	For	

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Axiata Group Berhad	6888	29-May-19	Annual	Management	6	Approve Directors' Fees and Benefits by the Company	For	For	
Axiata Group Berhad	6888	29-May-19	Annual	Management	7	Approve Directors' Fees and Benefits by the Subsidiaries	For	For	
Axiata Group Berhad	6888	29-May-19	Annual	Management	8	Approve PricewaterhouseCoopers PLT as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Axiata Group Berhad	6888	29-May-19	Annual	Management	9	Approve Ghazzali Sheikh Abdul Khalid to Continue Office as Independent Non-Executive Director	For	For	
Axiata Group Berhad	6888	29-May-19	Annual	Management	10	Approve David Lau Nai Pek to Continue Office as Independent Non-Executive Director	For	For	
Axiata Group Berhad	6888	29-May-19	Annual	Management	11	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
Axiata Group Berhad	6888	29-May-19	Annual	Management	12	Approve Issuance of Shares Under the Dividend Reinvestment Scheme	For	For	
Axiata Group Berhad	6888	29-May-19	Annual	Management	13	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
BayCurrent Consulting, Inc.	6532	29-May-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 30	For	For	
BayCurrent Consulting, Inc.	6532	29-May-19	Annual	Management	2.1	Elect Director Abe, Yoshiyuki	For	For	
BayCurrent Consulting, Inc.	6532	29-May-19	Annual	Management	2.2	Elect Director Ikehira, Kentaro	For	Against	We do not support insiders on the board other than the President.
BayCurrent Consulting, Inc.	6532	29-May-19	Annual	Management	2.3	Elect Director Nakamura, Kosuke	For	Against	We do not support insiders on the board other than the President.
BayCurrent Consulting, Inc.	6532	29-May-19	Annual	Management	2.4	Elect Director Sekiguchi, Satoshi	For	Against	We do not support insiders on the board other than the President.
BayCurrent Consulting, Inc.	6532	29-May-19	Annual	Management	2.5	Elect Director Shoji, Toshimune	For	For	
BayCurrent Consulting, Inc.	6532	29-May-19	Annual	Management	2.6	Elect Director Sato, Shintaro	For	For	
BayCurrent Consulting, Inc.	6532	29-May-19	Annual	Management	3	Approve Compensation Ceiling for Statutory Auditors	For	For	
BayCurrent Consulting, Inc.	6532	29-May-19	Annual	Management	4	Appoint Grant Thornton Taiyo LLC as New External Audit Firm	For	For	
BOC Aviation Limited	2588	29-May-19	Annual	Management	1	Adopt Financial Statements and Directors' and Auditors' Reports	For	For	
BOC Aviation Limited	2588	29-May-19	Annual	Management	2	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BOC Aviation Limited	2588	29-May-19	Annual	Management	3a	Elect Sun Yu as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
BOC Aviation Limited	2588	29-May-19	Annual	Management	3b	Elect Robert James Martin as Director	For	For	
BOC Aviation Limited	2588	29-May-19	Annual	Management	3c	Elect Liu Chenggang as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
BOC Aviation Limited	2588	29-May-19	Annual	Management	3d	Elect Wang Zhiheng as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
BOC Aviation Limited	2588	29-May-19	Annual	Management	3e	Elect Fu Shula as Director	For	For	
BOC Aviation Limited	2588	29-May-19	Annual	Management	3f	Elect Yeung Yin Bernard as Director	For	For	
BOC Aviation Limited	2588	29-May-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
BOC Aviation Limited	2588	29-May-19	Annual	Management	5	Approve Ernst & Young LLP as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
BOC Aviation Limited	2588	29-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
BOC Aviation Limited	2588	29-May-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
BOC Aviation Limited	2588	29-May-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Discharge Directors	For	For	
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bollere SA	BOL	29-May-19	Annual/Special	Management	3	Approve Treatment of Losses and Dividends of EUR 0.06 per Share	For	For	
Bollere SA	BOL	29-May-19	Annual/Special	Management	4	Approve Stock Dividend Program	For	For	
Bollere SA	BOL	29-May-19	Annual/Special	Management	5	Approve Stock Dividend Program Re: FY 2019	For	For	
Bollere SA	BOL	29-May-19	Annual/Special	Management	6	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Bollere SA	BOL	29-May-19	Annual/Special	Management	7	Acknowledge End of Mandate of Vincent Bollere as Director and Decision Not to Renew	For	For	
Bollere SA	BOL	29-May-19	Annual/Special	Management	8	Reelect Cyrille Bollere as Director	For	For	
Bollere SA	BOL	29-May-19	Annual/Special	Management	9	Reelect Yannick Bollere as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bollere SA	BOL	29-May-19	Annual/Special	Management	10	Reelect Cedric de Bailliencourt as Director	For	Against	We do not support insiders on the board other than the CEO.
Bollere SA	BOL	29-May-19	Annual/Special	Management	11	Reelect Bollere Participations as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We do not support insiders on the board other than the CEO. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Bollere SA	BOL	29-May-19	Annual/Special	Management	12	Reelect Chantal Bollere as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bollere SA	BOL	29-May-19	Annual/Special	Management	13	Reelect Sebastien Bollere as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	14	Reelect Financiere V as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	15	Reelect Omnium Bollere as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	16	Reelect Olivier Roussel as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	17	Reelect Francois Thomazeau as Director	For	For	
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	18	Acknowledge End of Mandate of Valerie Coscas as Director and Decision Not to Renew	For	For	
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	19	Elect Virginie Courtin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	20	Renew Appointment of AEG Finances as Auditor	For	For	
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	21	Renew Appointment of IEGC as Alternate Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	22	Authorize Repurchase of 291 Million Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Bollere SA	BOL	29-May-19	Annual/Sp ecial	Management	23	Approve Compensation of Vincent Bollere, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bolloré SA	BOL	29-May-19	Annual/Special	Management	24	Approve Compensation of Cyrille Bolloré, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bolloré SA	BOL	29-May-19	Annual/Special	Management	25	Approve Remuneration Policy of Vincent Bolloré, Chairman and CEO Until March 14, 2019	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bolloré SA	BOL	29-May-19	Annual/Special	Management	26	Approve Remuneration Policy of Cyrille Bolloré, Vice-CEO Until March 14, 2019	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bolloré SA	BOL	29-May-19	Annual/Special	Management	27	Approve Remuneration Policy of Cyrille Bolloré, Chairman and CEO Since March 14, 2019	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Bolloré SA	BOL	29-May-19	Annual/Special	Management	28	Authorize Filing of Required Documents/Other Formalities	For	For	
Bolloré SA	BOL	29-May-19	Annual/Special	Management	1	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 200 Million	For	Against	This proposal is not in shareholders' best interests.
Bolloré SA	BOL	29-May-19	Annual/Special	Management	2	Authorize Capitalization of Reserves of Up to EUR 200 Million for Bonus Issue or Increase in Par Value	For	Against	This proposal is not in shareholders' best interests.
Bolloré SA	BOL	29-May-19	Annual/Special	Management	3	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	This proposal is not in shareholders' best interests.
Bolloré SA	BOL	29-May-19	Annual/Special	Management	4	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Bolloré SA	BOL	29-May-19	Annual/Special	Management	5	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Bolloré SA	BOL	29-May-19	Annual/Special	Management	6	Authorize up to 5 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The stock option plan does not meet our guidelines.
Bolloré SA	BOL	29-May-19	Annual/Special	Management	7	Amend Article 5 of Bylaws Re: Company Duration	For	For	
Bolloré SA	BOL	29-May-19	Annual/Special	Management	8	Change Corporate Form From Societe Anonyme to Societe Europeenne	For	For	
Bolloré SA	BOL	29-May-19	Annual/Special	Management	9	Pursuant to Item 8 Above, Adopt New Bylaws	For	For	

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Bolloré SA	BOL	29-May-19	Annual/Special	Management	10	Authorize Filing of Required Documents/Other Formalities	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	1A	Elect Director Peter J. Arduini	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	1B	Elect Director Robert J. Bertolini	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	1C	Elect Director Giovanni Caforio	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	1D	Elect Director Matthew W. Emmens	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	1E	Elect Director Michael Grobstein	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	1F	Elect Director Alan J. Lacy	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	1G	Elect Director Dinesh C. Paliwal	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	1H	Elect Director Theodore R. Samuels	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	1I	Elect Director Vicki L. Sato	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	1J	Elect Director Gerald L. Storch	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	1K	Elect Director Karen H. Vouden	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
Bristol-Myers Squibb Company	BMY	29-May-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	3	Approve 2018 Annual Report	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	4	Approve 2018 Audited Financial Statements	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	5	Approve 2019 Investment Plan and Capital Expenditure Budget	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	6	Approve to Appoint Deloitte Touche Tohmatsu Certified Public Accountants LLP as Auditors and to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	7.1	Approve Remuneration of Gao Ligang	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	7.2	Approve Remuneration of Na Xizhi	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	7.3	Approve Remuneration of Hu Yiguang	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	7.4	Approve Remuneration of Francis Siu Wai Keung	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	7.5	Approve Remuneration of Yang Lanhe	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	7.6	Approve Remuneration of Chen Rongzhen	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	7.7	Approve Remuneration of Zhu Hui	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	7.8	Approve Remuneration of Wang Hongxin	For	For	

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CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	8	Approve 2020 Engineering Services Framework Agreement, Engineering Services, and the Proposed Annual Caps	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	9	Approve Domestic Registration and Issuance of RMB Denominated Bonds	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	11	Approve Report on the Use of Previously Raised Funds as of December 31, 2018	For	For	
CGN Power Co., Ltd.	1816	29-May-19	Annual	Management	12	Approve Report on the Use of Previously Raised Funds as of March 31, 2019	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	1a	Elect Director Wanda M. Austin	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	1b	Elect Director John B. Frank	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	1c	Elect Director Alice P. Gast	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	1d	Elect Director Enrique Hernandez, Jr.	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	1e	Elect Director Charles W. Moorman, IV	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	1f	Elect Director Dambisa F. Moyo	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	1g	Elect Director Debra Reed-Klages	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	1h	Elect Director Ronald D. Sugar	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	1i	Elect Director Inge G. Thulin	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	1j	Elect Director D. James Umpleby, III	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	1k	Elect Director Michael K. Wirth	For	For	
Chevron Corporation	CVX	29-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Chevron Corporation	CVX	29-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and lacks disclosure.
Chevron Corporation	CVX	29-May-19	Annual	Shareholder	4	Report on Human Right to Water	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's exposure to human rights risk.
Chevron Corporation	CVX	29-May-19	Annual	Shareholder	5	Report on Plans to Reduce Carbon Footprint Aligned with Paris Agreement Goals	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's exposure to climate change risks. Additional disclosure helps investors better assess how environmental risks can affect a company's activities and longer-term financial results.
Chevron Corporation	CVX	29-May-19	Annual	Shareholder	6	Establish Environmental Issue Board Committee	Against	Against	We believe the company's current practices are sufficient.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Chevron Corporation	CVX	29-May-19	Annual	Shareholder	7	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Chevron Corporation	CVX	29-May-19	Annual	Shareholder	8	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
China Telecom Corporation Limited	728	29-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Telecom Corporation Limited	728	29-May-19	Annual	Management	2	Approve 2018 Profit Distribution Plan and Final Dividend Payment	For	For	
China Telecom Corporation Limited	728	29-May-19	Annual	Management	3	Approve Deloitte Touche Tohmatsu and Deloitte Touche Tohmatsu Certified Public Accountants LLP as the International Auditor and Domestic Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Telecom Corporation Limited	728	29-May-19	Annual	Management	4.1	Amend Articles of Association	For	For	
China Telecom Corporation Limited	728	29-May-19	Annual	Management	4.2	Approve Authorization of Directors to Complete Registration or Filing of the Amendments to the Articles of Association	For	For	
China Telecom Corporation Limited	728	29-May-19	Annual	Management	5.1	Approve Issuance of Debentures	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China Telecom Corporation Limited	728	29-May-19	Annual	Management	5.2	Authorize Board to Issue Debentures and Determine Specific Terms, Conditions and Other Matters of the Debentures	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China Telecom Corporation Limited	728	29-May-19	Annual	Management	5.3	Approve Centralized Registration of Debentures	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China Telecom Corporation Limited	728	29-May-19	Annual	Management	6.1	Approve Issuance of Company Bonds in the People's Republic of China	For	For	
China Telecom Corporation Limited	728	29-May-19	Annual	Management	6.2	Authorize Board to Issue Company Bonds and Determine Specific Terms, Conditions and Other Matters of the Company Bonds in the People's Republic of China	For	For	
China Telecom Corporation Limited	728	29-May-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Domestic Shares and H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Telecom Corporation Limited	728	29-May-19	Annual	Management	8	Approve Amendments to Articles of Association to Reflect Changes in the Registered Capital of the Company	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Cineplex Inc.	CGX	29-May-19	Annual	Management	1.1	Elect Director Jordan Banks	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Cineplex Inc.	CGX	29-May-19	Annual	Management	1.2	Elect Director Robert Bruce	For	For	
Cineplex Inc.	CGX	29-May-19	Annual	Management	1.3	Elect Director Joan Dea	For	For	
Cineplex Inc.	CGX	29-May-19	Annual	Management	1.4	Elect Director Janice Fukakusa	For	For	
Cineplex Inc.	CGX	29-May-19	Annual	Management	1.5	Elect Director Ian Greenberg	For	For	
Cineplex Inc.	CGX	29-May-19	Annual	Management	1.6	Elect Director Donna Hayes	For	For	
Cineplex Inc.	CGX	29-May-19	Annual	Management	1.7	Elect Director Ellis Jacob	For	For	
Cineplex Inc.	CGX	29-May-19	Annual	Management	1.8	Elect Director Sarabjit S. Marwah	For	For	
Cineplex Inc.	CGX	29-May-19	Annual	Management	1.9	Elect Director Nadir Mohamed	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Cineplex Inc.	CGX	29-May-19	Annual	Management	1.10	Elect Director Edward Sonshine	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.
Cineplex Inc.	CGX	29-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Cineplex Inc.	CGX	29-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	2	Approve Remuneration Report	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	3	Elect Nathalie Gaveau as Director	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	4	Elect Dagmar Kollmann as Director	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	5	Elect Lord Mark Price as Director	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	6	Re-elect Jose Ignacio Comenge Sanchez-Real as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	7	Re-elect Francisco Crespo Benitez as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	8	Re-elect Irial Finan as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	9	Re-elect Damian Gammell as Director	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	10	Re-elect Alvaro Gomez-Trenor Aguilar as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	11	Re-elect Alfonso Libano Daurella as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	12	Re-elect Mario Rotllant Sola as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	13	Reappoint Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	14	Authorise the Audit Committee to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	15	Authorise Political Donations and Expenditure	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	16	Authorise Issue of Equity	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	17	Approve Waiver on Tender-Bid Requirement	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	20	Authorise Off-Market Purchase of Ordinary Shares	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	21	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Coca-Cola European Partners Plc	CCEP	29-May-19	Annual	Management	22	Adopt New Articles of Association	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	3a	Elect Xu Shihui as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	3b	Elect Zhuang Weiqiang as Director	For	Against	We do not support insiders on the board other than the CEO.
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	3c	Elect Xu Yangyang as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	3d	Elect Xu Biying as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	3e	Elect Hu Xiaoling as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	3f	Elect Cheng Hanchuan as Director	For	For	
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	3g	Elect Liu Xiaobin as Director	For	For	
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	3h	Elect Lin Zhijun as Director	For	Against	This director is overboarded.
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	5	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Dali Foods Group Company Limited	3799	29-May-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Dollar General Corporation	DG	29-May-19	Annual	Management	1a	Elect Director Warren F. Bryant	For	For	
Dollar General Corporation	DG	29-May-19	Annual	Management	1b	Elect Director Michael M. Calbert	For	For	
Dollar General Corporation	DG	29-May-19	Annual	Management	1c	Elect Director Sandra B. Cochran	For	Against	This director is overboarded.
Dollar General Corporation	DG	29-May-19	Annual	Management	1d	Elect Director Patricia D. Fili-Krushel	For	For	
Dollar General Corporation	DG	29-May-19	Annual	Management	1e	Elect Director Timothy I. McGuire	For	For	
Dollar General Corporation	DG	29-May-19	Annual	Management	1f	Elect Director William C. Rhodes, III	For	For	
Dollar General Corporation	DG	29-May-19	Annual	Management	1g	Elect Director Ralph E. Santana	For	For	
Dollar General Corporation	DG	29-May-19	Annual	Management	1h	Elect Director Todd J. Vasos	For	For	
Dollar General Corporation	DG	29-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Dollar General Corporation	DG	29-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Eckert & Ziegler Strahlen- und Medizintechnik AG	EUZ	29-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Eckert & Ziegler Strahlen- und Medizintechnik AG	EUZ	29-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 1.20 per Share	For	For	
Eckert & Ziegler Strahlen- und Medizintechnik AG	EUZ	29-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Eckert & Ziegler Strahlen- und Medizintechnik AG	EUZ	29-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Eckert & Ziegler Strahlen- und Medizintechnik AG	EUZ	29-May-19	Annual	Management	5	Ratify BDO AG as Auditors for Fiscal 2019	For	For	
Eckert & Ziegler Strahlen- und Medizintechnik AG	EUZ	29-May-19	Annual	Management	6.1	Elect Frank Perschmann to the Supervisory Board	For	For	
Eckert & Ziegler Strahlen- und Medizintechnik AG	EUZ	29-May-19	Annual	Management	6.2	Elect Paola Eckert-Palvarini as Alternate Supervisory Board Member	For	For	
Eckert & Ziegler Strahlen- und Medizintechnik AG	EUZ	29-May-19	Annual	Management	7	Approve Discharge of Board of Directors of Eckert & Ziegler BEBIG SA for Fiscal 2018	For	For	
Eckert & Ziegler Strahlen- und Medizintechnik AG	EUZ	29-May-19	Annual	Management	8	Approve Affiliation Agreement with Eckert & Ziegler Radiopharma GmbH	For	For	
EXOR NV	EXO	29-May-19	Annual	Management	1	Open Meeting	None	None	
EXOR NV	EXO	29-May-19	Annual	Management	2.a	Receive Report of Management Board (Non-Voting)	None	None	
EXOR NV	EXO	29-May-19	Annual	Management	2.b	Discuss Implementation of Remuneration Policy	None	None	
EXOR NV	EXO	29-May-19	Annual	Management	2.c	Adopt Financial Statements	For	For	
EXOR NV	EXO	29-May-19	Annual	Management	2.d	Receive Explanation on Company's Dividend Policy	None	None	
EXOR NV	EXO	29-May-19	Annual	Management	2.e	Approve Dividends	For	For	
EXOR NV	EXO	29-May-19	Annual	Management	3	Ratify Ernst & Young as Auditors	For	For	
EXOR NV	EXO	29-May-19	Annual	Management	4.a	Approve Discharge of Executive Directors	For	For	
EXOR NV	EXO	29-May-19	Annual	Management	4.b	Approve Discharge of Non-Executive Directors	For	For	
EXOR NV	EXO	29-May-19	Annual	Management	5	Authorize Repurchase of Shares	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
EXOR NV	EXO	29-May-19	Annual	Management	6	Close Meeting	None	None	
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	1.1	Elect Director Susan K. Avery	For	Against	We are voting against the members of the Board Affairs Committee due to concerns over the what we believe is a lack of engagement and sufficient response to shareholders on climate change.
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	1.2	Elect Director Angela F. Braly	For	For	
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	1.3	Elect Director Ursula M. Burns	For	Against	This director is overboarded.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	1.4	Elect Director Kenneth C. Frazier	For	Against	We are voting against the members of the Board Affairs Committee due to concerns over the what we believe is a lack of engagement and sufficient response to shareholders on climate change.
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	1.5	Elect Director Steven A. Kandarian	For	For	
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	1.6	Elect Director Douglas R. Oberhelman	For	For	
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	1.7	Elect Director Samuel J. Palmisano	For	Against	We are voting against the members of the Board Affairs Committee due to concerns over the what we believe is a lack of engagement and sufficient response to shareholders on climate change.
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	1.8	Elect Director Steven S Reinemund	For	Against	We are voting against the members of the Board Affairs Committee due to concerns over the what we believe is a lack of engagement and sufficient response to shareholders on climate change.
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	1.9	Elect Director William C. Weldon	For	For	
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	1.10	Elect Director Darren W. Woods	For	For	
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Exxon Mobil Corporation	XOM	29-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks disclosure.
Exxon Mobil Corporation	XOM	29-May-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Exxon Mobil Corporation	XOM	29-May-19	Annual	Shareholder	5	Amend Bylaws - Call Special Meetings	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Exxon Mobil Corporation	XOM	29-May-19	Annual	Shareholder	6	Disclose a Board Diversity and Qualifications Matrix	Against	For	We believe that supportive for this shareholder proposal calling for a board diversity and qualifications matrix is in shareholders' best interests.
Exxon Mobil Corporation	XOM	29-May-19	Annual	Shareholder	7	Establish Environmental/Social Issue Board Committee	Against	Against	We believe the company's current committee structure is sufficient.
Exxon Mobil Corporation	XOM	29-May-19	Annual	Shareholder	8	Report on Risks of Petrochemical Operations in Flood Prone Areas	Against	Against	We believe the company's current policies, practices, and related disclosure are sufficient.
Exxon Mobil Corporation	XOM	29-May-19	Annual	Shareholder	9	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Exxon Mobil Corporation	XOM	29-May-19	Annual	Shareholder	10	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Frontera Energy Corporation	FEC	29-May-19	Annual/Special	Management	1	Fix Number of Directors at Seven	For	For	
Frontera Energy Corporation	FEC	29-May-19	Annual/Special	Management	2.1	Elect Director Luis Fernando Alarcon	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also holding this nominee accountable, as Chair of the Governance Committee, for not providing an annual advisory vote on executive compensation.
Frontera Energy Corporation	FEC	29-May-19	Annual/Special	Management	2.2	Elect Director W. Ellis Armstrong	For	For	
Frontera Energy Corporation	FEC	29-May-19	Annual/Special	Management	2.3	Elect Director Gabriel de Alba	For	For	
Frontera Energy Corporation	FEC	29-May-19	Annual/Special	Management	2.4	Elect Director Raymond Bromark	For	For	
Frontera Energy Corporation	FEC	29-May-19	Annual/Special	Management	2.5	Elect Director Orlando Cabrales	For	For	
Frontera Energy Corporation	FEC	29-May-19	Annual/Special	Management	2.6	Elect Director Russell Ford	For	For	
Frontera Energy Corporation	FEC	29-May-19	Annual/Special	Management	2.7	Elect Director Veronique Giry	For	For	
Frontera Energy Corporation	FEC	29-May-19	Annual/Special	Management	3	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Frontera Energy Corporation	FEC	29-May-19	Annual/Special	Management	4	Amend Shareholder Rights Plan	For	For	
ICL-Israel Chemicals Ltd.	ICL	29-May-19	Special	Management	1	Elect Yoav Doppelt as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ICL-Israel Chemicals Ltd.	ICL	29-May-19	Special	Management	2	Approve Employment Terms of Yoav Doppelt, Director & Incoming Chairman	For	For	
ICL-Israel Chemicals Ltd.	ICL	29-May-19	Special	Management	3	Approve Special Bonus for 2018 to Johanan Locker, Chairman	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ICL-Israel Chemicals Ltd.	ICL	29-May-19	Special	Management	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	None	Against	
ICL-Israel Chemicals Ltd.	ICL	29-May-19	Special	Management	B1	If you are an Interest Holder as defined in Section 1 of the Securities Law, 1968, vote FOR. Otherwise, vote against.	None	Against	
ICL-Israel Chemicals Ltd.	ICL	29-May-19	Special	Management	B2	If you are a Senior Officer as defined in Section 37(D) of the Securities Law, 1968, vote FOR. Otherwise, vote against.	None	Against	
ICL-Israel Chemicals Ltd.	ICL	29-May-19	Special	Management	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.	None	For	
illumina, Inc.	ILMN	29-May-19	Annual	Management	1A	Elect Director Frances Arnold	For	For	
illumina, Inc.	ILMN	29-May-19	Annual	Management	1B	Elect Director Francis A. deSouza	For	For	
illumina, Inc.	ILMN	29-May-19	Annual	Management	1C	Elect Director Susan E. Siegel	For	For	
illumina, Inc.	ILMN	29-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
illumina, Inc.	ILMN	29-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it lacks disclosure.
illumina, Inc.	ILMN	29-May-19	Annual	Management	4	Declassify the Board of Directors	For	For	
illumina, Inc.	ILMN	29-May-19	Annual	Shareholder	5	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Infotel SA	INF	29-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Infotel SA	INF	29-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Infotel SA	INF	29-May-19	Annual/Special	Management	3	Approve Auditors' Special Report on Related-Party Transactions	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Infotel SA	INF	29-May-19	Annual/Sp ecial	Management	4	Approve Discharge of Directors	For	For	
Infotel SA	INF	29-May-19	Annual/Sp ecial	Management	5	Approve Allocation of Income and Dividends of EUR 1.60 per Share	For	For	
Infotel SA	INF	29-May-19	Annual/Sp ecial	Management	6	Approve Compensation of Bernard Lafforet, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Infotel SA	INF	29-May-19	Annual/Sp ecial	Management	7	Approve Compensation of Michel Koutchouk, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Infotel SA	INF	29-May-19	Annual/Sp ecial	Management	8	Approve Compensation of Josyane Muller, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Infotel SA	INF	29-May-19	Annual/Sp ecial	Management	9	Approve Compensation of Jean-Marie Meyer, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Infotel SA	INF	29-May-19	Annual/Sp ecial	Management	10	Approve Compensation of Eric Fabretti, Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Infotel SA	INF	29-May-19	Annual/Sp ecial	Management	11	Approve Remuneration Policy of Chairman and CEO, and of Vice-CEOs	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Infotel SA	INF	29-May-19	Annual/Sp ecial	Management	12	Elect Alain Hallereau as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Infotel SA	INF	29-May-19	Annual/Sp ecial	Management	13	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Infotel SA	INF	29-May-19	Annual/Sp ecial	Management	14	Approve Remuneration of Directors in the Aggregate Amount of EUR 3,000	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Infotel SA	INF	29-May-19	Annual/Special	Management	15	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Infotel SA	INF	29-May-19	Annual/Special	Management	16	Authorize Capitalization of Reserves of Up to EUR 12 Million for Bonus Issue or Increase in Par Value	For	Against	This proposal is not in shareholders' best interests.
Infotel SA	INF	29-May-19	Annual/Special	Management	17	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 1.3 Million	For	Against	This proposal is not in shareholders' best interests.
Infotel SA	INF	29-May-19	Annual/Special	Management	18	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights with Binding Priority Right up to Aggregate Nominal Amount of EUR 1.3 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Infotel SA	INF	29-May-19	Annual/Special	Management	19	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above Under Items 17 and 18	For	Against	This proposal is not in shareholders' best interests.
Infotel SA	INF	29-May-19	Annual/Special	Management	20	Authorize Capital Increase of Up to 10 Percent of Issued Capital for Future Exchange Offers or for Contribution in Kind	For	Against	This proposal is not in shareholders' best interests.
Infotel SA	INF	29-May-19	Annual/Special	Management	21	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Infotel SA	INF	29-May-19	Annual/Special	Management	22	Authorize Filing of Required Documents/Other Formalities	For	For	
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.12 per Share	For	For	
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	5	Ratify Ernst & Young GmbH as Auditors for Fiscal 2019	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	6	Amend Articles Re: Supervisory Board Composition, Procedural Rules, Remuneration	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	7.1	Elect Herbert Sonntag to the Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	7.2	Elect Ute Witt to the Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	7.3	Elect Heiner Bente to the Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	7.4	Elect Barbara Lenz to the Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	8	Approve Remuneration of Supervisory Board	For	For	
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	9	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	For	
IVU Traffic Technologies AG	IVU	29-May-19	Annual	Management	10	Approve Spin-Off Agreement of IVU.elect	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	1a	Elect Director Hugo Bague	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	1b	Elect Director Matthew Carter, Jr.	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	1c	Elect Director Samuel A. Di Piazza, Jr.	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	1d	Elect Director Sheila A. Penrose	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	1e	Elect Director Ming Lu	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	1f	Elect Director Bridget A. Macaskill	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	1g	Elect Director Martin H. Nesbitt	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	1h	Elect Director Jeetendra "Jeetu" I. Patel	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	1i	Elect Director Ann Marie Petach	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	1j	Elect Director Christian Ulbrich	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Jones Lang LaSalle Incorporated	JLL	29-May-19	Annual	Management	4	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Kweichow Moutai Co., Ltd.	600519	29-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Kweichow Moutai Co., Ltd.	600519	29-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Kweichow Moutai Co., Ltd.	600519	29-May-19	Annual	Management	3	Approve Annual Report and Summary	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Kweichow Moutai Co., Ltd.	600519	29-May-19	Annual	Management	4	Approve Financial Statements	For	For	
Kweichow Moutai Co., Ltd.	600519	29-May-19	Annual	Management	5	Approve Financial Budget Report	For	For	
Kweichow Moutai Co., Ltd.	600519	29-May-19	Annual	Management	6	Approve Profit Distribution	For	For	
Kweichow Moutai Co., Ltd.	600519	29-May-19	Annual	Management	7	Approve Report of the Independent Directors	For	For	
Kweichow Moutai Co., Ltd.	600519	29-May-19	Annual	Management	8	Approve to Appoint Financial and Internal Control Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Legrand SA	LR	29-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.34 per Share	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	4	Approve Compensation of Gilles Schnepf, Chairman and CEO Until Feb. 7, 2018 and Chairman of the Board Since Feb. 8, 2018	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	5	Approve Compensation of Benoit Coquart, CEO Since Feb. 8, 2018	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	6	Approve Remuneration Policy of Chairman of the Board	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	7	Approve Remuneration Policy of CEO	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	8	Reelect Eliane Rouyer-Chevalier as Director	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	9	Elect Michel Landel as Director	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	10	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	11	Amend Article 8 of Bylaws Re: Shareholding Disclosure Thresholds	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	12	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Legrand SA	LR	29-May-19	Annual/Special	Management	13	Authorize Filing of Required Documents/Other Formalities	For	For	
Liberty Property Trust	LPT	29-May-19	Annual	Management	1.1	Elect Director Thomas C. DeLoach, Jr.	For	For	
Liberty Property Trust	LPT	29-May-19	Annual	Management	1.2	Elect Director Katherine E. Dietze	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Liberty Property Trust	LPT	29-May-19	Annual	Management	1.3	Elect Director Antonio F. Fernandez	For	For	
Liberty Property Trust	LPT	29-May-19	Annual	Management	1.4	Elect Director Daniel P. Garton	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Liberty Property Trust	LPT	29-May-19	Annual	Management	1.5	Elect Director Robert G. Gifford	For	For	
Liberty Property Trust	LPT	29-May-19	Annual	Management	1.6	Elect Director William P. Hankowsky	For	For	
Liberty Property Trust	LPT	29-May-19	Annual	Management	1.7	Elect Director David L. Lingerfelt	For	Withhold	We are voting against this director due to concerns over tenure.
Liberty Property Trust	LPT	29-May-19	Annual	Management	1.8	Elect Director Marguerite M. Nader	For	For	
Liberty Property Trust	LPT	29-May-19	Annual	Management	1.9	Elect Director Lawrence D. Raiman	For	For	
Liberty Property Trust	LPT	29-May-19	Annual	Management	1.10	Elect Director Fredric J. Tomczyk	For	For	
Liberty Property Trust	LPT	29-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Liberty Property Trust	LPT	29-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Marathon Oil Corporation	MRO	29-May-19	Annual	Management	1a	Elect Director Gregory H. Boyce	For	For	
Marathon Oil Corporation	MRO	29-May-19	Annual	Management	1b	Elect Director Chadwick C. Deaton	For	Against	We are voting against the Chair of the Nomination Committee as we are not supportive of recombining the position of Chair and CEO
Marathon Oil Corporation	MRO	29-May-19	Annual	Management	1c	Elect Director Marcela E. Donadio	For	For	
Marathon Oil Corporation	MRO	29-May-19	Annual	Management	1d	Elect Director Jason B. Few	For	For	
Marathon Oil Corporation	MRO	29-May-19	Annual	Management	1e	Elect Director Douglas L. Foshee	For	For	
Marathon Oil Corporation	MRO	29-May-19	Annual	Management	1f	Elect Director M. Elise Hyland	For	For	
Marathon Oil Corporation	MRO	29-May-19	Annual	Management	1g	Elect Director Lee M. Tillman	For	For	
Marathon Oil Corporation	MRO	29-May-19	Annual	Management	1h	Elect Director J. Kent Wells	For	For	
Marathon Oil Corporation	MRO	29-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Marathon Oil Corporation	MRO	29-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Marathon Oil Corporation	MRO	29-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
MLP SE	MLP	29-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
MLP SE	MLP	29-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.20 per Share	For	For	
MLP SE	MLP	29-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
MLP SE	MLP	29-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
MLP SE	MLP	29-May-19	Annual	Management	5	Ratify KPMG AG as Auditors for Fiscal 2019	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
MLP SE	MLP	29-May-19	Annual	Management	6	Approve Remuneration System for Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
MLP SE	MLP	29-May-19	Annual	Management	7	Amend Corporate Purpose	For	For	
Mowi ASA	MOWI	29-May-19	Annual	Management	3	Receive Briefing on the Business	None	None	
Mowi ASA	MOWI	29-May-19	Annual	Management	5	Discuss Company's Corporate Governance Statement	None	None	
NN Group NV	NN	29-May-19	Annual	Management	1	Open Meeting	None	None	
NN Group NV	NN	29-May-19	Annual	Management	2	Receive Annual Report 2018	None	None	
NN Group NV	NN	29-May-19	Annual	Management	3	Discuss Implementation of Remuneration Policy	None	None	
NN Group NV	NN	29-May-19	Annual	Management	4.A	Adopt Financial Statements and Statutory Reports	For	For	
NN Group NV	NN	29-May-19	Annual	Management	4.B	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
NN Group NV	NN	29-May-19	Annual	Management	4.C	Approve Dividends of EUR 1.90 Per Share	For	For	
NN Group NV	NN	29-May-19	Annual	Management	5.A	Approve Discharge of Management Board	For	For	
NN Group NV	NN	29-May-19	Annual	Management	5.B	Approve Discharge of Supervisory Board	For	For	
NN Group NV	NN	29-May-19	Annual	Management	6	Reelect Helene Vletter-van Dort to Supervisory Board	For	For	
NN Group NV	NN	29-May-19	Annual	Management	7	Ratify KPMG as Auditors	For	For	
NN Group NV	NN	29-May-19	Annual	Management	8	Grant Board Authority to Issue Shares in the Context of Issuing Contingent Convertible Securities	For	For	
NN Group NV	NN	29-May-19	Annual	Management	9.A.1	Grant Board Authority to Issue Ordinary Shares Up To 10 Percent of Issued Capital	For	For	
NN Group NV	NN	29-May-19	Annual	Management	9.A.2	Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 9.A.1	For	For	
NN Group NV	NN	29-May-19	Annual	Management	9.B	Grant Board Authority to Issue Shares Up To 20 Percent of Issued Capital in Connection with a Rights Issue	For	For	
NN Group NV	NN	29-May-19	Annual	Management	10	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
NN Group NV	NN	29-May-19	Annual	Management	11	Authorize Cancellation of Ordinary Shares of Up to 20 Percent of Issued Share Capital	For	For	
NN Group NV	NN	29-May-19	Annual	Management	12	Close Meeting	None	None	
Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	1	Approve Directors' Fees and Benefits	For	For	
Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	2	Elect Abdul Rahman Bin Megat Ahmad as Director	For	Against	We are voting against this director due to concerns over tenure.

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Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	3	Elect Koon Poh Ming as Director	For	Against	We do not support insiders on the board other than the CEO.
Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	4	Elect Koon Poh Keong as Director	For	For	
Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	5	Elect Lim Hun Soon @ David Lim as Director	For	For	
Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	6	Approve KPMG PLT as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	8	Approve Abdul Rahman Bin Megat Ahmad to Continue Office as Independent Non-Executive Director	For	For	
Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	9	Approve Tan Heng Kui to Continue Office as Independent Non-Executive Director	For	For	
Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	10	Approve Loo Lean Hock to Continue Office as Independent Non-Executive Director	For	For	
Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	11	Approve Implementation of Existing Shareholders' Mandate for Recurrent Related Party Transactions for Press Metal Aluminium Holdings Berhad and its subsidiaries	For	For	
Press Metal Aluminium Holdings Berhad	8869	29-May-19	Annual	Management	12	Authorize Share Repurchase Program	For	For	
PT Indofood CBP Sukses Makmur Tbk	ICBP	29-May-19	Annual	Management	1	Accept Director's Report including Report on Use of Proceeds	For	For	
PT Indofood CBP Sukses Makmur Tbk	ICBP	29-May-19	Special	Management	1	Amend Articles of Association in Order to Comply with the Indonesian Standard Classification of Line of Business 2017 as Required for the Online Single Submission	For	For	
PT Indofood CBP Sukses Makmur Tbk	ICBP	29-May-19	Annual	Management	2	Accept Financial Statements	For	For	
PT Indofood CBP Sukses Makmur Tbk	ICBP	29-May-19	Annual	Management	3	Approve Allocation of Income	For	For	
PT Indofood CBP Sukses Makmur Tbk	ICBP	29-May-19	Annual	Management	4	Approve Changes in Board of Company	For	For	
PT Indofood CBP Sukses Makmur Tbk	ICBP	29-May-19	Annual	Management	5	Approve Remuneration of Directors and Commissioners	For	For	
PT Indofood CBP Sukses Makmur Tbk	ICBP	29-May-19	Annual	Management	6	Approve Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed. The auditor's tenure is not disclosed.
PT Indofood Sukses Makmur Tbk	INDF	29-May-19	Annual	Management	1	Accept Directors' Report	For	For	
PT Indofood Sukses Makmur Tbk	INDF	29-May-19	Special	Management	1	Amend Articles of Association in Relation with Online Single Submission Integrated	For	For	
PT Indofood Sukses Makmur Tbk	INDF	29-May-19	Annual	Management	2	Accept Financial Statements	For	For	
PT Indofood Sukses Makmur Tbk	INDF	29-May-19	Annual	Management	3	Approve Allocation of Income	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PT Indofood Sukses Makmur Tbk	INDF	29-May-19	Annual	Management	4	Approve Changes in Board of Company	For	For	
PT Indofood Sukses Makmur Tbk	INDF	29-May-19	Annual	Management	5	Approve Remuneration of Directors and Commissioners	For	For	
PT Indofood Sukses Makmur Tbk	INDF	29-May-19	Annual	Management	6	Approve Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 2.12 per Share	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	4	Approve Stock Dividend Program	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	5	Approve Severance Agreement with Arthur Sadoun, Chairman of the Management Board	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	6	Approve Severance Agreement with Jean-Michel Etienne, Management Board Member	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	7	Approve Severance Agreement with Anne-Gabrielle Heilbronner, Management Board Member	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	8	Approve Severance Agreement with Steve King, Management Board Member	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	9	Approve Compensation of Maurice Levy, Chairman of the Supervisory Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	10	Approve Compensation of Arthur Sadoun, Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	11	Approve Compensation of Jean-Michel Etienne, Management Board Member	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	12	Approve Compensation of Anne-Gabrielle Heilbronner, Management Board Member	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	13	Approve Compensation of Steve King, Management Board Member	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	14	Approve Remuneration Policy of Chairman of the Supervisory Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	15	Approve Remuneration Policy of Supervisory Board Members	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	16	Approve Remuneration Policy of Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	17	Approve Remuneration Policy of Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	18	Elect Antonella Mei-Pochtler as Supervisory Board Member	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	19	Elect Suzan LeVine as Supervisory Board Member	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	20	Elect Enrico Letta as Supervisory Board Member	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	21	Renew Appointment of Ernst & Young et Autres as Auditor	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	22	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	23	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	24	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	25	Authorize up to 3 Percent of Issued Capital for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	27	Authorize Capital Issuances for Use in Employee Stock Purchase Plans for International Employees	For	For	
Publicis Groupe SA	PUB	29-May-19	Annual/Special	Management	28	Authorize Filing of Required Documents/Other Formalities	For	For	
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	1	Approve the Minutes of the Annual Meeting of the Stockholders Held on May 30, 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	2	Approve the Financial Statements for the Preceding Year	For	For	
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	3	Approve the Plan of Merger of Altus Mall Ventures, Inc. with and into the Corporation	For	For	
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	4.1	Elect John L. Gokongwei, Jr. as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees. We are also voting against this director due to concerns over tenure. This director is also overboarded.
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	4.2	Elect James L. Go as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees. This director is also overboarded.
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	4.3	Elect Lance Y. Gokongwei as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is also overboarded.
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	4.4	Elect Frederick D. Go as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	4.5	Elect Patrick Henry C. Go as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	4.6	Elect Johnson Robert G. Go, Jr. as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	4.7	Elect Robina Y. Gokongwei-Pe as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is also overboarded.
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	4.8	Elect Artemio V. Panganiban as Director	For	Against	This director is overboarded.
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	4.9	Elect Roberto F. de Ocampo as Director	For	For	
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	4.10	Elect Emmanuel C. Rojas, Jr. as Director	For	For	
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	4.11	Elect Omar Byron T. Mier as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	5	Appoint SyCip Gorres Velayo & Co. as External Auditor	For	Against	The auditor's tenure is not disclosed.
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	6	Ratify the Acts of the Board of Directors and Its Committees, Officers and Management	For	For	
Robinsons Land Corporation	RLC	29-May-19	Annual	Management	7	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
SEI Investments Company	SEIC	29-May-19	Annual	Management	1a	Elect Director Alfred P. West, Jr.	For	For	
SEI Investments Company	SEIC	29-May-19	Annual	Management	1b	Elect Director William M. Doran	For	Against	We are voting against this director due to concerns over tenure.
SEI Investments Company	SEIC	29-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
SEI Investments Company	SEIC	29-May-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	For	
Shenzhen Investment Limited	604	29-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Shenzhen Investment Limited	604	29-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Shenzhen Investment Limited	604	29-May-19	Annual	Management	3	Elect Wu Jiesi as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Shenzhen Investment Limited	604	29-May-19	Annual	Management	4	Elect Wu Wai Chung, Michael as Director	For	For	
Shenzhen Investment Limited	604	29-May-19	Annual	Management	5	Elect Wong Yau Kar, David as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Shenzhen Investment Limited	604	29-May-19	Annual	Management	6	Authorize Board to Fix Remuneration of Directors	For	For	
Shenzhen Investment Limited	604	29-May-19	Annual	Management	7	Approve KPMG as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Shenzhen Investment Limited	604	29-May-19	Annual	Management	8	Authorize Repurchase of Issued Share Capital	For	For	
Shenzhen Investment Limited	604	29-May-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Shenzhen Investment Limited	604	29-May-19	Annual	Management	10	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Shenzhen Investment Limited	604	29-May-19	Annual	Management	11	Approve Grant of Options Under the Share Option Scheme	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Shopify Inc.	SHOP	29-May-19	Annual	Management	1.1	Elect Director Tobias Luetke	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shopify Inc.	SHOP	29-May-19	Annual	Management	1.2	Elect Director Robert Ashe	For	For	
Shopify Inc.	SHOP	29-May-19	Annual	Management	1.3	Elect Director Gail Goodman	For	For	
Shopify Inc.	SHOP	29-May-19	Annual	Management	1.4	Elect Director Colleen Johnston	For	For	
Shopify Inc.	SHOP	29-May-19	Annual	Management	1.5	Elect Director Jeremy Levine	For	For	
Shopify Inc.	SHOP	29-May-19	Annual	Management	1.6	Elect Director John Phillips	For	For	
Shopify Inc.	SHOP	29-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Shopify Inc.	SHOP	29-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program lacks certain risk mitigation features and contains features that are not in line with best practice.
SOHO China Ltd.	410	29-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
SOHO China Ltd.	410	29-May-19	Annual	Management	2	Approve Final Dividend	For	For	
SOHO China Ltd.	410	29-May-19	Annual	Management	3	Elect Pan Zhang Xin Marita as Director	For	For	
SOHO China Ltd.	410	29-May-19	Annual	Management	4	Elect Sun Qiang Chang as Director	For	For	
SOHO China Ltd.	410	29-May-19	Annual	Management	5	Elect Huang Jing Sheng as Director	For	For	
SOHO China Ltd.	410	29-May-19	Annual	Management	6	Authorize Board to Fix Remuneration of Directors	For	For	
SOHO China Ltd.	410	29-May-19	Annual	Management	7	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	For	
SOHO China Ltd.	410	29-May-19	Annual	Management	8A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
SOHO China Ltd.	410	29-May-19	Annual	Management	8B	Authorize Repurchase of Issued Share Capital	For	For	
SOHO China Ltd.	410	29-May-19	Annual	Management	8C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Telekom Austria AG	TKA	29-May-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Telekom Austria AG	TKA	29-May-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.21 per Share	For	For	
Telekom Austria AG	TKA	29-May-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Telekom Austria AG	TKA	29-May-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Telekom Austria AG	TKA	29-May-19	Annual	Management	5	Approve Remuneration of Supervisory Board Members	For	For	
Telekom Austria AG	TKA	29-May-19	Annual	Management	6.1	Elect Peter Hagen as Supervisory Board Member	For	For	
Telekom Austria AG	TKA	29-May-19	Annual	Management	6.2	Elect Alejandro Jimenez as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Telekom Austria AG	TKA	29-May-19	Annual	Management	6.3	Elect Thomas Schmid as Supervisory Board Member	For	For	
Telekom Austria AG	TKA	29-May-19	Annual	Management	7	Ratify Ernst & Young as Auditors for Fiscal 2019	For	For	
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	1	Elect Rosli Man as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	2	Elect Asri Hamidin @ Hamidon as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	3	Elect Farid Mohamed Sani as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	4	Elect Mohd Naim Daruwish as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	5	Elect Hisham Zainal Mokhtar as Director	For	For	
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	6	Elect Suhendran Sockanathan as Director	For	For	
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	7	Elect Gee Siew Yoong as Director	For	For	
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	8	Approve Directors' Fees	For	For	
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	9	Approve Directors' Benefits	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	10	Approve PricewaterhouseCoopers PLT (PwC) as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	12	Approve Issuance of New Ordinary Shares Under the Dividend Reinvestment Scheme	For	For	
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	13	Approve Implementation of Existing Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
Telekom Malaysia Bhd.	4863	29-May-19	Annual	Management	14	Approve Grant of LTIP Awards to Mohd Azizi Rosli	For	Against	The long term incentive plan does not meet our guidelines.
The Middleby Corporation	MIDD	29-May-19	Annual	Management	1.1	Elect Director Sarah Palisi Chapin	For	For	
The Middleby Corporation	MIDD	29-May-19	Annual	Management	1.2	Elect Director Timothy J. FitzGerald	For	For	
The Middleby Corporation	MIDD	29-May-19	Annual	Management	1.3	Elect Director Cathy L. McCarthy	For	For	
The Middleby Corporation	MIDD	29-May-19	Annual	Management	1.4	Elect Director John R. Miller, III	For	Withhold	We are voting against this director due to concerns over tenure.
The Middleby Corporation	MIDD	29-May-19	Annual	Management	1.5	Elect Director Gordon O'Brien	For	For	
The Middleby Corporation	MIDD	29-May-19	Annual	Management	1.6	Elect Director Nassem Ziyad	For	For	
The Middleby Corporation	MIDD	29-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
The Middleby Corporation	MIDD	29-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and there are features that are not in line with best practice.
The Middleby Corporation	MIDD	29-May-19	Annual	Shareholder	4	Report on Sustainability, Including GHG Goals - Withdrawn	None	None	We support this proposal to issue an annual sustainability report describing the company's short- and long-term responses to ESG-related issues including quantitative indicators and goals.
Total SA	FP	29-May-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Total SA	FP	29-May-19	Annual	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Total SA	FP	29-May-19	Annual	Management	3	Approve Allocation of Income and Dividends of EUR 2.56 per Share	For	For	
Total SA	FP	29-May-19	Annual	Management	4	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Total SA	FP	29-May-19	Annual	Management	5	Approve Auditors' Special Report on Related-Party Transactions	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Total SA	FP	29-May-19	Annual	Management	6	Reelect Maria van der Hoeven as Director	For	For	
Total SA	FP	29-May-19	Annual	Management	7	Reelect Jean Lemierre as Director	For	For	
Total SA	FP	29-May-19	Annual	Management	8	Elect Lise Croteau as Director	For	For	
Total SA	FP	29-May-19	Annual	Management	9	Elect Valerie Della Puppa Tibi as Representative of Employee Shareholders to the Board	For	For	
Total SA	FP	29-May-19	Annual	Management	A	Elect Renata Perycz as Representative of Employee Shareholders to the Board	Against	Against	
Total SA	FP	29-May-19	Annual	Management	B	Elect Oliver Wernecke as Representative of Employee Shareholders to the Board	Against	Against	
Total SA	FP	29-May-19	Annual	Management	10	Approve Compensation of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Total SA	FP	29-May-19	Annual	Management	11	Approve Remuneration Policy of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Universal Robina Corporation	URC	29-May-19	Annual	Management	1	Approve the Minutes of the Annual Meeting of the Stockholders Held on May 30, 2018	For	For	
Universal Robina Corporation	URC	29-May-19	Annual	Management	2	Approve Financial Statements For the Preceding Year	For	For	
Universal Robina Corporation	URC	29-May-19	Annual	Management	3.1	Elect John L. Gokongwei, Jr. as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure. This director is overboarded.
Universal Robina Corporation	URC	29-May-19	Annual	Management	3.2	Elect James L. Go as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. This director is overboarded.

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Universal Robina Corporation	URC	29-May-19	Annual	Management	3.3	Elect Lance Y. Gokongwei as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.This director is overboarded.
Universal Robina Corporation	URC	29-May-19	Annual	Management	3.4	Elect Patrick Henry C. Go as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Universal Robina Corporation	URC	29-May-19	Annual	Management	3.5	Elect Johnson Robert G. Go, Jr. as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.We are not supportive of non-independent directors sitting on key board committees.
Universal Robina Corporation	URC	29-May-19	Annual	Management	3.6	Elect Robert G. Coyiuto, Jr. as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Universal Robina Corporation	URC	29-May-19	Annual	Management	3.7	Elect Irwin C. Lee as Director	For	For	
Universal Robina Corporation	URC	29-May-19	Annual	Management	3.8	Elect Wilfrido E. Sanchez as Director	For	For	
Universal Robina Corporation	URC	29-May-19	Annual	Management	3.9	Elect Cesar V. Purisima as Director	For	For	
Universal Robina Corporation	URC	29-May-19	Annual	Management	4	Appoint SyCip Gorres Velayo & Co. as External Auditor	For	Against	The auditor's tenure is not disclosed.
Universal Robina Corporation	URC	29-May-19	Annual	Management	5	Ratify Acts of the Board of Directors and Its Committees, Officers and Management	For	For	
Universal Robina Corporation	URC	29-May-19	Annual	Management	6	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Yuexiu Property Company Limited	123	29-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Yuexiu Property Company Limited	123	29-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Yuexiu Property Company Limited	123	29-May-19	Annual	Management	3.1	Elect Lee Ka Lun as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.This director is overboarded.We are holding this nominee accountable, as member of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale.

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Yuexiu Property Company Limited	123	29-May-19	Annual	Management	3.2	Elect Lau Hon Chuen Ambrose as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded. We are holding this nominee accountable, as member of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale.
Yuexiu Property Company Limited	123	29-May-19	Annual	Management	3.3	Authorize Board to Fix Remuneration of Directors	For	For	
Yuexiu Property Company Limited	123	29-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Yuexiu Property Company Limited	123	29-May-19	Annual	Management	5A	Authorize Repurchase of Issued Share Capital	For	For	
Yuexiu Property Company Limited	123	29-May-19	Annual	Management	5B	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Yuexiu Property Company Limited	123	29-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Agricultural Bank of China	1288	30-May-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Agricultural Bank of China	1288	30-May-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Agricultural Bank of China	1288	30-May-19	Annual	Management	2	Approve 2018 Work Report of the Board of Supervisors	For	For	
Agricultural Bank of China	1288	30-May-19	Annual	Management	2	Approve 2018 Work Report of the Board of Supervisors	For	For	
Agricultural Bank of China	1288	30-May-19	Annual	Management	3	Approve 2018 Final Financial Accounts	For	For	
Agricultural Bank of China	1288	30-May-19	Annual	Management	3	Approve 2018 Final Financial Accounts	For	For	
Agricultural Bank of China	1288	30-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Agricultural Bank of China	1288	30-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Agricultural Bank of China	1288	30-May-19	Annual	Management	5	Approve PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as External Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Agricultural Bank of China	1288	30-May-19	Annual	Management	5	Approve PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as External Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Agricultural Bank of China	1288	30-May-19	Annual	Management	6	Elect Zhou Mubing as Director	For	Against	We do not support insiders on the board other than the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Agricultural Bank of China	1288	30-May-19	Annual	Management	6	Elect Zhou Mubing as Director	For	Against	We do not support insiders on the board other than the CEO.
Agricultural Bank of China	1288	30-May-19	Annual	Management	7	Elect Cai Dong as Director	For	Against	We do not support insiders on the board other than the CEO.
Agricultural Bank of China	1288	30-May-19	Annual	Management	7	Elect Cai Dong as Director	For	Against	We do not support insiders on the board other than the CEO.
Agricultural Bank of China	1288	30-May-19	Annual	Management	8	Elect Wang Xinxin as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Agricultural Bank of China	1288	30-May-19	Annual	Management	8	Elect Wang Xinxin as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Agricultural Bank of China	1288	30-May-19	Annual	Management	9	Approve Issuance of Write-down Capital Bonds	For	For	
Agricultural Bank of China	1288	30-May-19	Annual	Management	9	Approve Issuance of Write-down Capital Bonds	For	For	
Agricultural Bank of China	1288	30-May-19	Annual	Shareholder	10	Elect Wu Jiangtao as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Agricultural Bank of China	1288	30-May-19	Annual	Shareholder	10	Elect Wu Jiangtao as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Agricultural Bank of China	1288	30-May-19	Annual	Management	11	To Listen to the 2018 Work Report of Independent Directors of the Bank	None	None	
Agricultural Bank of China	1288	30-May-19	Annual	Management	12	To Listen to the 2018 Report on the Implementation of the Plan on Authorization of General Meeting of Shareholders to the Board of Directors of the Bank	None	None	
Agricultural Bank of China	1288	30-May-19	Annual	Management	13	To Listen to the Report on the Management of Connected Transactions	None	None	
Air China Limited	753	30-May-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Air China Limited	753	30-May-19	Annual	Management	2	Approve 2018 Work Report of the Supervisory Committee	For	For	
Air China Limited	753	30-May-19	Annual	Management	3	Elect Cao Jianxiong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Air China Limited	753	30-May-19	Annual	Management	4	Approve 2018 Audited Consolidated Financial Statements	For	For	
Air China Limited	753	30-May-19	Annual	Management	5	Approve 2018 Profit Distribution	For	For	
Air China Limited	753	30-May-19	Annual	Management	6	Approve Deloitte Touche Tohmatsu as the International Auditor and Deloitte Touche Tohmatsu Certified Public Accountants LLP as the Domestic Auditor and Internal Control Auditor and Authorize Board to Fix Their Remuneration	For	For	
Air China Limited	753	30-May-19	Annual	Management	7	Approve Grant of General Mandate to the Board to Issue Debt Financing Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Air China Limited	753	30-May-19	Annual	Shareholder	8	Approve Adjustment of Remuneration of Independent Directors	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	3	Approve 2018 Audited Financial Reports	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	4	Approve KPMG Huazhen LLP as PRC and Internal Control Auditor, KPMG as International Financial Auditor and Authorize Board to Fix Their Remuneration	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	5	Approve 2018 Profit Appropriation Proposal and Declaration of Final Dividend	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	6	Approve Provision of Guarantee to Subsidiaries and Joint Venture Entities	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	7	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	8	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	9	Approve Amendments to Articles of Association	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	11a	Elect Gao Dengbang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	11b	Elect Wang Jianchao as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	11c	Elect Wu Bin as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	11d	Elect Li Qunfeng as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	11e	Elect Ding Feng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO..
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	12a	Elect Yang Mianzhi as Independent Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	12b	Elect Leung Tat Kwong Simon as Independent Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	12c	Elect Zhang Yunyan as Independent Director	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	13a	Elect Wu Xiaoming as Supervisor	For	For	
Anhui Conch Cement Co., Ltd.	914	30-May-19	Annual	Management	13b	Elect Wang Pengfei as Supervisor	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	3	Approve 2018 Audited Financial Reports	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	4	Approve KPMG Huazhen LLP as PRC and Internal Control Auditor, KPMG as International Financial Auditor and Authorize Board to Fix Their Remuneration	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	5	Approve 2018 Profit Appropriation Proposal and Declaration of Final Dividend	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	6	Approve Provision of Guarantee to Subsidiaries and Joint Venture Entities	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	7	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	8	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	9	Approve Amendments to Articles of Association	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	11a	Elect Gao Dengbang as Director	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	11b	Elect Wang Jianchao as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	11c	Elect Wu Bin as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	11d	Elect Li Qunfeng as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	11e	Elect Ding Feng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	12a	Elect Yang Mianzhi as Independent Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	12b	Elect Leung Tat Kwong Simon as Independent Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	12c	Elect Zhang Yunyan as Independent Director	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	13a	Elect Wu Xiaoming as Supervisor	For	For	
Anhui Conch Cement Company Limited	914	30-May-19	Annual	Management	13b	Elect Wang Pengfei as Supervisor	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BRP Inc.	DOO	30-May-19	Annual	Management	1.1	Elect Director Pierre Beaudoin	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
BRP Inc.	DOO	30-May-19	Annual	Management	1.2	Elect Director Joshua Bekenstein	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent, for inadequate gender diversity on the board, and as we are not supportive of recombining the position of Chair and CEO.
BRP Inc.	DOO	30-May-19	Annual	Management	1.3	Elect Director Jose Boisjoli	For	For	
BRP Inc.	DOO	30-May-19	Annual	Management	1.4	Elect Director J.R. Andre Bombardier	For	Withhold	We do not support insiders on the board other than the CEO.
BRP Inc.	DOO	30-May-19	Annual	Management	1.5	Elect Director Michael Hanley	For	For	
BRP Inc.	DOO	30-May-19	Annual	Management	1.6	Elect Director Louis Laporte	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO.
BRP Inc.	DOO	30-May-19	Annual	Management	1.7	Elect Director Estelle Metayer	For	For	
BRP Inc.	DOO	30-May-19	Annual	Management	1.8	Elect Director Nicholas G. Nomicos	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
BRP Inc.	DOO	30-May-19	Annual	Management	1.9	Elect Director Daniel J. O'Neill	For	For	
BRP Inc.	DOO	30-May-19	Annual	Management	1.10	Elect Director Edward Philip	For	For	
BRP Inc.	DOO	30-May-19	Annual	Management	1.11	Elect Director Joseph Robbins	For	Withhold	We do not support insiders on the board other than the CEO.
BRP Inc.	DOO	30-May-19	Annual	Management	1.12	Elect Director Barbara Samardzich	For	For	
BRP Inc.	DOO	30-May-19	Annual	Management	2	Ratify Deloitte LLP as Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BRP Inc.	DOO	30-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks disclosure, and it contains features that are not in line with best practice.
Calithera Biosciences, Inc.	CALA	30-May-19	Annual	Management	1.1	Elect Director Deepa R. Pakianathan	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Calithera Biosciences, Inc.	CALA	30-May-19	Annual	Management	1.2	Elect Director Jonathan G. Drachman	For	For	
Calithera Biosciences, Inc.	CALA	30-May-19	Annual	Management	1.3	Elect Director Suzy Jones	For	For	
Calithera Biosciences, Inc.	CALA	30-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Cerner Corporation	CERN	30-May-19	Annual	Management	1a	Elect Director Gerald E. Bisbee, Jr.	For	For	
Cerner Corporation	CERN	30-May-19	Annual	Management	1b	Elect Director Linda M. Dillman	For	For	
Cerner Corporation	CERN	30-May-19	Annual	Management	1c	Elect Director George A. Riedel	For	For	
Cerner Corporation	CERN	30-May-19	Annual	Management	1d	Elect Director R. Halsey Wise	For	For	
Cerner Corporation	CERN	30-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Cerner Corporation	CERN	30-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Cerner Corporation	CERN	30-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	2	Approve 2018 Work Report of the Board of Supervisors	For	For	
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	3	Approve 2019 Budget Plan of Fixed Asset Investment	For	For	
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	4	Approve 2018 Audited Accounts Report	For	For	
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	7	Approve Remuneration of Supervisors	For	For	
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	8	Elect Hong Yongmiao as Director	For	For	
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	9	Elect Shao Ruiqing as Director	For	For	
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	10	Approve the Report of Use of Proceeds from Previous Offering of the Company	For	For	
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	11	Approve Amendments to the Plan of Authorization By Shareholders' General Meeting to to the Board of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Everbright Bank Company Limited	6818	30-May-19	Annual	Management	1	Approve Issuance of Non-Fixed Term Capital Bonds	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	3	Approve 2018 Financial Report	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	5	Approve Remuneration of Directors and Supervisors	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Shareholder	6	Elect Han Bing as Supervisor	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	7	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	8	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	9	Amend Rules and Procedures Regarding Meetings of Board of Supervisors	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	10	Approve Ernst & Young Hua Ming LLP as the PRC Auditor and the Auditor for US Form 20-F and Ernst & Young as the Hong Kong Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	11	Amend Articles of Association Regarding Party Committee	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	12	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Life Insurance Company Limited	2628	30-May-19	Annual	Management	13	Approve Overseas Issuance of Senior Bonds	For	For	
China Life Insurance Company Limited	2628	30-May-19	Annual	Shareholder	14	Elect Li Mingguang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Life Insurance Company Limited	2628	30-May-19	Annual	Shareholder	15	Elect Wang Junhui as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Oilfield Services Limited	2883	30-May-19	Annual	Management	1	Approve 2018 Financial Statements and Statutory Reports	For	For	
China Oilfield Services Limited	2883	30-May-19	Special	Management	1	Authorize Repurchase of Issued A and H Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Oilfield Services Limited	2883	30-May-19	Annual	Management	2	Approve 2018 Profit Distribution Plan and Annual Dividend Plan	For	For	
China Oilfield Services Limited	2883	30-May-19	Annual	Management	3	Approve 2018 Report of the Directors	For	For	
China Oilfield Services Limited	2883	30-May-19	Annual	Management	4	Approve 2018 Report of the Supervisory Committee	For	For	
China Oilfield Services Limited	2883	30-May-19	Annual	Management	5	Approve Deloitte Touche Tohmatsu Certified Public Accountants LLP as Domestic Auditors and Deloitte Touche Tohmatsu as International Auditors and Authorize Board to Fix Their Remuneration	For	For	
China Oilfield Services Limited	2883	30-May-19	Annual	Management	6	Approve Provision of Guarantees for Other Parties	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
China Oilfield Services Limited	2883	30-May-19	Annual	Management	7	Elect Qi Meisheng as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Oilfield Services Limited	2883	30-May-19	Annual	Management	8	Elect Wong Kwai Huen, Albert as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Oilfield Services Limited	2883	30-May-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Oilfield Services Limited	2883	30-May-19	Annual	Management	10	Authorize Repurchase of Issued A and H Share Capital	For	For	
China Oilfield Services Limited	2883	30-May-19	Annual	Management	11	Amend Articles Re: Expansion of Business Scope	For	For	
China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	2a	Elect Lo Sui On as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	2b	Elect Chen Xianjun as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	2c	Elect You Cheng as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	2d	Elect Yang Hao as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

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China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	2e	Elect Chen Johnny as Director	For	For	
China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	2f	Elect Wu Qiang as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	2g	Authorize Board to Fix Remuneration of Directors	For	For	
China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	3	Approve KPMG as Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	4	Authorize Repurchase of Issued Share Capital	For	For	
China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Travel International Investment Hong Kong Ltd.	308	30-May-19	Annual	Management	6	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Annual	Management	1	Approve 2018 Report of the Board	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.1	Approve Purpose of Share Option Incentive Scheme	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.1	Approve Purpose of Share Option Incentive Scheme	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.2	Approve Basis of the Determination of the Participants, Scope of the Participants and Verification of the List of the Participants	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.2	Approve Basis of the Determination of the Participants, Scope of the Participants and Verification of the List of the Participants	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Annual	Management	3	Approve 2018 Financial Statements and Statutory Report	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.3	Approve Source, Number and Allocation of the Shares Under the Share Option IncentiveScheme	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.3	Approve Source, Number and Allocation of the Shares Under the Share Option IncentiveScheme	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.4	Approve Validity Period, Grant of the Share Options and Arrangement for the Exercise of the Share Options	For	For	

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COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.4	Approve Validity Period, Grant of the Share Options and Arrangement for the Exercise of the Share Options	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Annual	Management	5	Approve Guarantees Mandate to the Company and Its Subsidiaries for the 2018 Provision of External Guarantees	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.5	Approve Exercise Price of the Share Options and Gains of the Share Options	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.5	Approve Exercise Price of the Share Options and Gains of the Share Options	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Annual	Shareholder	6	Approve PricewaterhouseCoopers as International Auditors and ShineWing Certified Public Accountants as Domestic Auditors and Authorize Board to Fix Their Remuneration	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.6	Approve Conditions of Grant and Conditions of Exercise	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.6	Approve Conditions of Grant and Conditions of Exercise	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Annual	Shareholder	7	Approve Sale of the Long Beach Terminal Business by Non-Wholly Owned Subsidiaries	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.7	Approve Method and Procedures of Adjustment to the Share Options	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.7	Approve Method and Procedures of Adjustment to the Share Options	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.8	Approve Rights and Obligations of the Company and for the Participants	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.8	Approve Rights and Obligations of the Company and for the Participants	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.9	Approve Handling of Special Circumstances Under the Share Option Incentive Scheme	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.9	Approve Handling of Special Circumstances Under the Share Option Incentive Scheme	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.10	Approve Accounting Treatment of the Share Option Incentive Scheme and Impact on the Operating Results of the Company	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.10	Approve Accounting Treatment of the Share Option Incentive Scheme and Impact on the Operating Results of the Company	For	For	

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COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.11	Approve Procedures of Formulation and Approval of the Share Option Incentive Scheme and the Grant and Exercise Thereunder	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.11	Approve Procedures of Formulation and Approval of the Share Option Incentive Scheme and the Grant and Exercise Thereunder	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.12	Approve Management of and Amendment to the Share Option Incentive Scheme	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.12	Approve Management of and Amendment to the Share Option Incentive Scheme	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	1.13	Approve Disclosure of the Implementation of the Share Option Incentive Scheme	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	1.13	Approve Disclosure of the Implementation of the Share Option Incentive Scheme	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	2	Approve Management Measures on the Share Option Incentive Scheme (Draft)	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	2	Approve Management Measures on the Share Option Incentive Scheme (Draft)	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	3	Approve Appraisal Measures on the Share Option Incentive Scheme (Draft)	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	3	Approve Appraisal Measures on the Share Option Incentive Scheme (Draft)	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Shareholder	4	Authorize Board to Deal with All Matters in Relation to the Share Option Incentive Scheme	For	For	
COSCO SHIPPING Holdings Co., Ltd.	1919	30-May-19	Special	Management	4	Authorize Board to Deal with All Matters in Relation to the Share Option Incentive Scheme	For	For	
Crew Energy Inc.	CR	30-May-19	Annual	Management	1	Fix Number of Directors at Seven	For	For	
Crew Energy Inc.	CR	30-May-19	Annual	Management	2a	Elect Director John A. Brussa	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
Crew Energy Inc.	CR	30-May-19	Annual	Management	2b	Elect Director Jeffery E. Errico	For	For	
Crew Energy Inc.	CR	30-May-19	Annual	Management	2c	Elect Director Dennis L. Nerland	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent, for inadequate gender diversity on the board, and for not having addressed the CEO's overboarding. We are voting against this director due to concerns over tenure.

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Crew Energy Inc.	CR	30-May-19	Annual	Management	2d	Elect Director Karen A. Nielsen	For	For	
Crew Energy Inc.	CR	30-May-19	Annual	Management	2e	Elect Director Ryan A. Shay	For	For	
Crew Energy Inc.	CR	30-May-19	Annual	Management	2f	Elect Director Dale O. Shwed	For	For	
Crew Energy Inc.	CR	30-May-19	Annual	Management	2g	Elect Director David G. Smith	For	For	
Crew Energy Inc.	CR	30-May-19	Annual	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Crew Energy Inc.	CR	30-May-19	Annual	Management	4	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
DexCom, Inc.	DXCM	30-May-19	Annual	Management	1a	Elect Director Steven R. Altman	For	For	
DexCom, Inc.	DXCM	30-May-19	Annual	Management	1b	Elect Director Barbara E. Kahn	For	For	
DexCom, Inc.	DXCM	30-May-19	Annual	Management	1c	Elect Director Jay S. Skyler	For	Against	We are voting against the Chair of the Nomination Committee as we are not supportive of recombining the position of Chair and CEO. We are also holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
DexCom, Inc.	DXCM	30-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
DexCom, Inc.	DXCM	30-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it lacks disclosure.
DexCom, Inc.	DXCM	30-May-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Dom Development SA	DOM	30-May-19	Annual	Management	1	Open Meeting	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	2	Prepare List of Shareholders	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	5	Waive Secrecy for Elections of Members of Vote Counting Commission	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	6	Elect Members of Vote Counting Commission	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	7.1	Receive Financial Statements	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	7.2	Receive Management Board Report on Company's Operations	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	7.3	Receive Consolidated Financial Statements	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	7.4	Receive Management Board Report on Group's Operations	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Dom Development SA	DOM	30-May-19	Annual	Management	8.1	Receive Supervisory Board Report on Company's Standing, Internal Control System, Risk Management, Compliance, and Internal Audit Function	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	8.2	Receive Supervisory Board Report on Board's Activities	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	8.3	Receive Supervisory Board Report on Its Review of Company's Compliance with Polish Corporate Governance Code	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	9	Receive Management Board Report on Company's Operations and Financial Statements	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	10	Receive Financial Statements and Management Board Report on Company's Operations	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	11.1	Receive Supervisory Board Report on Its Review of Management Board Report on Company's and Group's Operations, and Financial Statements	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	11.2	Receive Supervisory Board Report on Board's Activities	None	None	
Dom Development SA	DOM	30-May-19	Annual	Management	12	Approve Financial Statements	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	13	Approve Management Board Report on Company's Operations	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	14	Approve Consolidated Financial Statements	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	15	Approve Management Board Report on Group's Operations	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	16	Approve Allocation of Income and Dividends of PLN 9.05 per Share	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	17.1	Approve Discharge of Jaroslaw Szanajca (CEO)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	17.2	Approve Discharge of Malgorzata Kolarska (Deputy CEO)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	17.3	Approve Discharge of Janusz Zalewski (Deputy CEO)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	17.4	Approve Discharge of Mikolaj Konopka (Management Board Member)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	17.5	Approve Discharge of Terry Roydon (Management Board Member)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	18.1	Approve Discharge of Grzegorz Kielpsz (Supervisory Board Chairman)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	18.2	Approve Discharge of Markham Dumas (Supervisory Board Deputy Chairman)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Dom Development SA	DOM	30-May-19	Annual	Management	18.3	Approve Discharge of Marek Moczulski (Supervisory Board Deputy Chairman)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	18.4	Approve Discharge of Mark Spiteri (Supervisory Board Member)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	18.5	Approve Discharge of Michael Cronk (Supervisory Board Member)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	18.6	Approve Discharge of Wlodzimierz Bogucki (Supervisory Board Member)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	18.7	Approve Discharge of Krzysztof Grzylinski (Supervisory Board Member)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	18.8	Approve Discharge of Dorota Podedworna-Tarnowska (Supervisory Board Member)	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	19	Fix Number of Supervisory Board Members at Seven	For	For	
Dom Development SA	DOM	30-May-19	Annual	Management	20.1	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Dom Development SA	DOM	30-May-19	Annual	Management	20.2	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Dom Development SA	DOM	30-May-19	Annual	Management	20.3	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Dom Development SA	DOM	30-May-19	Annual	Management	21	Approve Incentive Plan	For	Against	The stock option plan does not meet our guidelines.
Dom Development SA	DOM	30-May-19	Annual	Management	22	Approve Management Board Authorization to Increase Share Capital within Limits of Target Capital for Incentive Plan	For	Against	The stock option plan does not meet our guidelines.
Dom Development SA	DOM	30-May-19	Annual	Management	23	Approve Consolidated Text of Statute	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Dom Development SA	DOM	30-May-19	Annual	Management	24	Close Meeting	None	None	
eBay Inc.	EBAY	30-May-19	Annual	Management	1a	Elect Director Fred D. Anderson, Jr.	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1b	Elect Director Anthony J. Bates	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1c	Elect Director Adriane M. Brown	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1d	Elect Director Jesse A. Cohn	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
eBay Inc.	EBAY	30-May-19	Annual	Management	1e	Elect Director Diana Farrell	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1f	Elect Director Logan D. Green	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1g	Elect Director Bonnie S. Hammer	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1h	Elect Director Kathleen C. Mitic	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1i	Elect Director Matthew J. Murphy	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1j	Elect Director Pierre M. Omidyar	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1k	Elect Director Paul S. Pressler	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1l	Elect Director Robert H. Swan	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1m	Elect Director Thomas J. Tierney	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1n	Elect Director Perry M. Traquina	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	1o	Elect Director Devin N. Wenig	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
eBay Inc.	EBAY	30-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
eBay Inc.	EBAY	30-May-19	Annual	Management	4	Reduce Ownership Threshold for Shareholder to Call Special Meetings	For	For	We believe support for this proposal is in the best interests of shareholders.
eBay Inc.	EBAY	30-May-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
ENN Energy Holdings Ltd.	2688	30-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
ENN Energy Holdings Ltd.	2688	30-May-19	Annual	Management	2	Approve Final Dividend	For	For	
ENN Energy Holdings Ltd.	2688	30-May-19	Annual	Management	3a1	Elect Wang Yusuo as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ENN Energy Holdings Ltd.	2688	30-May-19	Annual	Management	3a2	Elect Wang Zizheng as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
ENN Energy Holdings Ltd.	2688	30-May-19	Annual	Management	3a3	Elect Ma Zhixiang as Director	For	For	
ENN Energy Holdings Ltd.	2688	30-May-19	Annual	Management	3a4	Elect Yuen Po Kwong as Director	For	For	
ENN Energy Holdings Ltd.	2688	30-May-19	Annual	Management	3a5	Elect Yien Yu Yu, Catherine as Director	For	For	
ENN Energy Holdings Ltd.	2688	30-May-19	Annual	Management	3b	Authorize Board to Fix Remuneration of Directors	For	For	
ENN Energy Holdings Ltd.	2688	30-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
ENN Energy Holdings Ltd.	2688	30-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
ENN Energy Holdings Ltd.	2688	30-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Equinix, Inc.	EQIX	30-May-19	Annual	Management	1.1	Elect Director Thomas Bartlett	For	For	
Equinix, Inc.	EQIX	30-May-19	Annual	Management	1.2	Elect Director Nanci Caldwell	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Equinix, Inc.	EQIX	30-May-19	Annual	Management	1.3	Elect Director Gary Hromadko	For	For	
Equinix, Inc.	EQIX	30-May-19	Annual	Management	1.4	Elect Director Scott Kriens	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Equinix, Inc.	EQIX	30-May-19	Annual	Management	1.5	Elect Director William Luby	For	For	
Equinix, Inc.	EQIX	30-May-19	Annual	Management	1.6	Elect Director Irving Lyons, III	For	For	
Equinix, Inc.	EQIX	30-May-19	Annual	Management	1.7	Elect Director Charles Meyers	For	For	
Equinix, Inc.	EQIX	30-May-19	Annual	Management	1.8	Elect Director Christopher Paisley	For	For	
Equinix, Inc.	EQIX	30-May-19	Annual	Management	1.9	Elect Director Peter Van Camp	For	Withhold	We are voting against this director due to concerns over tenure.
Equinix, Inc.	EQIX	30-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Equinix, Inc.	EQIX	30-May-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Equinix, Inc.	EQIX	30-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Equinix, Inc.	EQIX	30-May-19	Annual	Shareholder	5	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	1.1	Elect Director Norma Beauchamp	For	For	
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	1.2	Elect Director Margery O. Cunningham	For	For	
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	1.3	Elect Director Michael R. Guerriere	For	For	
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	1.4	Elect Director Sandra L. Hanington	For	For	
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	1.5	Elect Director Alan R. Hibben	For	For	
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	1.6	Elect Director Donna E. Kingelin	For	For	
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	1.7	Elect Director Samir Manji	For	For	
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	1.8	Elect Director Al Mawani	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	1.9	Elect Director Alan D. Torrie	For	For	
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	2	Ratify KPMG LLP as Auditors	For	Withhold	The auditor's tenure is not disclosed.
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	3	Re-approve Long-Term Incentive Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Extendicare Inc.	EXE	30-May-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Facebook, Inc.	FB	30-May-19	Annual	Management	1.1	Elect Director Peggy Alford	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Facebook, Inc.	FB	30-May-19	Annual	Management	1.2	Elect Director Marc L. Andreessen	For	Withhold	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Facebook, Inc.	FB	30-May-19	Annual	Management	1.3	Elect Director Kenneth I. Chenault	For	For	
Facebook, Inc.	FB	30-May-19	Annual	Management	1.4	Elect Director Susan D. Desmond-Hellmann	For	For	
Facebook, Inc.	FB	30-May-19	Annual	Management	1.5	Elect Director Sheryl K. Sandberg	For	Withhold	We do not support insiders on the board other than the CEO.
Facebook, Inc.	FB	30-May-19	Annual	Management	1.6	Elect Director Peter A. Thiel	For	For	
Facebook, Inc.	FB	30-May-19	Annual	Management	1.7	Elect Director Jeffrey D. Zients	For	For	
Facebook, Inc.	FB	30-May-19	Annual	Management	1.8	Elect Director Mark Zuckerberg	For	Withhold	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Facebook, Inc.	FB	30-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Facebook, Inc.	FB	30-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and contains features that are not in line with best practice.
Facebook, Inc.	FB	30-May-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	Three Years	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Facebook, Inc.	FB	30-May-19	Annual	Shareholder	5	Approve Recapitalization Plan for all Stock to Have One-vote per Share	Against	For	As we believe shareholders should have the right to vote in proportion to their economic ownership of a company, we are in favor of this proposal to eliminate the super voting shares and provide the company with a single, simplified capital structure where all common shares carry only one vote.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Facebook, Inc.	FB	30-May-19	Annual	Shareholder	6	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Facebook, Inc.	FB	30-May-19	Annual	Shareholder	7	Require a Majority Vote for the Election of Directors	Against	For	We believe that directors should be elected by an affirmative majority of votes cast.
Facebook, Inc.	FB	30-May-19	Annual	Shareholder	8	Disclose Board Diversity and Qualifications Matrix	Against	Against	We believe that this proposal is overly prescriptive.
Facebook, Inc.	FB	30-May-19	Annual	Shareholder	9	Report on Content Governance	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Facebook, Inc.	FB	30-May-19	Annual	Shareholder	10	Report on Global Median Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would bring the company in line with peers and help investors assess the company's management of related risks and opportunities.
Facebook, Inc.	FB	30-May-19	Annual	Shareholder	11	Prepare Employment Diversity Report and Report on Diversity Policies	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Facebook, Inc.	FB	30-May-19	Annual	Shareholder	12	Study Strategic Alternatives Including Sale of Assets	Against	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Gartner, Inc.	IT	30-May-19	Annual	Management	1a	Elect Director Peter E. Bisson	For	For	
Gartner, Inc.	IT	30-May-19	Annual	Management	1b	Elect Director Richard J. Bressler	For	For	
Gartner, Inc.	IT	30-May-19	Annual	Management	1c	Elect Director Raul E. Cesan	For	For	
Gartner, Inc.	IT	30-May-19	Annual	Management	1d	Elect Director Karen E. Dykstra	For	For	
Gartner, Inc.	IT	30-May-19	Annual	Management	1e	Elect Director Anne Sutherland Fuchs	For	For	
Gartner, Inc.	IT	30-May-19	Annual	Management	1f	Elect Director William O. Grabe	For	For	
Gartner, Inc.	IT	30-May-19	Annual	Management	1g	Elect Director Eugene A. Hall	For	For	
Gartner, Inc.	IT	30-May-19	Annual	Management	1h	Elect Director Stephen G. Pagliuca	For	Against	We are voting against this director due to concerns over tenure.
Gartner, Inc.	IT	30-May-19	Annual	Management	1i	Elect Director Eileen Serra	For	For	
Gartner, Inc.	IT	30-May-19	Annual	Management	1j	Elect Director James C. Smith	For	For	
Gartner, Inc.	IT	30-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Gartner, Inc.	IT	30-May-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-May-19	Special	Management	1.1	Approve Cash Dividends of MXN 5.54 Per Share	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-May-19	Special	Management	1.2	Approve Dividend to Be Paid on June 7, 2019	For	For	
Grupo Financiero Banorte SAB de CV	GFNORTE O	30-May-19	Special	Management	2	Authorize Board to Ratify and Execute Approved Resolutions	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	3	Approve 2018 Financial Statements and Statutory Reports	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1a	Approve Class of Shares	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	4	Approve Final Dividend	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1b	Approve Place of Listing	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	5	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1c	Approve Issuer	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	6	Authorize Board to Decide on Matters Relating to the Payment of Interim Dividend for the Six Months Ended June 30, 2019	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1d	Approve Number of Shares to be Issued	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1e	Approve Nominal Value of the Shares to be Issued	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	7a	Elect Zhang Lin as Director and Authorize Board to Fix Her Remuneration	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1f	Approve Target Subscriber	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	7b	Elect Liang Yingmei as Supervisor and Authorize Board to Fix Her Remuneration	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1g	Approve Issue Price	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	8	Approve BDO China Shu Lun Pan Certified Public Accountants LLP as Domestic Auditors and Reporting Accountant and to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1h	Approve Method of Issue	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	9	Authorize Legal Representative(s) or Authorized Person(s) and Its Subsidiaries to Sign Composite Credit Facilities or Loan Related Agreements and Documents	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1i	Approve Underwriting Method	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	10	Approve Extension of Guarantees by the Company on Behalf of Subsidiaries, Associates, Joint Ventures and Other Investee Companies	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1j	Approve Use of Proceeds	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	11	Approve Extension of Guarantees on Behalf of Subsidiaries, Associates and Joint Ventures in 2018	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1k	Approve Plan on the Allocation of Accumulated Profits Prior to the Issue	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	12	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	1l	Approve Effective Period of the Resolution	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Special	Management	2	Authorize Board to Handle All Matters in Relation to the Initial Public Offering and Listing of Renminbi Ordinary A Shares	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13a	Approve Class of Shares	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13b	Approve Place of Listing	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13c	Approve Issuer	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13d	Approve Number of Shares to be Issued	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13e	Approve Nominal Value of the Shares to be Issued	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13f	Approve Target Subscriber	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13g	Approve Issue Price	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13h	Approve Method of Issue	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13i	Approve Underwriting Method	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13j	Approve Use of Proceeds	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13k	Approve Plan on the Allocation of Accumulated Profits Prior to the Issue	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	13l	Approve Effective Period of the Resolution	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	14	Authorize Board to Handle All Matters in Relation to the Initial Public Offering and Listing of Renminbi Ordinary A Shares	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	15	Approve Issuance of Direct Debt Financing Products and Asset Securitization Products in 2019	For	For	
Guangzhou R&F Properties Co., Ltd.	2777	30-May-19	Annual	Management	16	Authorize Board or Its Authorized Person(s) to Handle All Matters in Relation to the Issuance of Direct Debt Financing Products and Asset Securitization Products in 2019	For	For	
Hap Seng Consolidated Berhad	3034	30-May-19	Annual	Management	1	Elect Edward Lee Ming Foo as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hap Seng Consolidated Berhad	3034	30-May-19	Annual	Management	2	Elect Lee Wee Yong as Director	For	Against	We do not support insiders on the board other than the CEO.
Hap Seng Consolidated Berhad	3034	30-May-19	Annual	Management	3	Elect Abdul Aziz Bin Hasan as Director	For	Against	We are voting against this director due to concerns over tenure.
Hap Seng Consolidated Berhad	3034	30-May-19	Annual	Management	4	Approve Directors' Fees	For	For	
Hap Seng Consolidated Berhad	3034	30-May-19	Annual	Management	5	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Hap Seng Consolidated Berhad	3034	30-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Hap Seng Consolidated Berhad	3034	30-May-19	Annual	Management	7	Approve Jorgen Bornhoft to Continue Office as Independent Non-Executive Chairman	For	For	
Hap Seng Consolidated Berhad	3034	30-May-19	Annual	Management	8	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
Hap Seng Consolidated Berhad	3034	30-May-19	Annual	Management	9	Authorize Share Repurchase Program	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.1	Elect Director Bryce Blair	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.2	Elect Director Dallas B. Tanner	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.3	Elect Director Jana Cohen Barbe	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.4	Elect Director Richard D. Bronson	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.5	Elect Director Kenneth A. Caplan	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.6	Elect Director Michael D. Fascitelli	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.7	Elect Director Robert G. Harper	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.8	Elect Director Jeffrey E. Kelter	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.9	Elect Director John B. Rhea	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.10	Elect Director Janice L. Sears	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.11	Elect Director William J. Stein	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are voting against the Chair of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to a non-independent chair position.
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	1.12	Elect Director Barry S. Sternlicht	For	Withhold	This director is overboarded.
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Invitation Homes, Inc.	INVH	30-May-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	1.1	Elect Director Valentin P. Gapontsev	For	For	
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	1.2	Elect Director Eugene A. Scherbakov	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	1.3	Elect Director Igor Samartsev	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	1.4	Elect Director Michael C. Child	For	Against	We are voting against this director due to concerns over tenure.
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	1.5	Elect Director Gregory P. Dougherty	For	For	
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	1.6	Elect Director Henry E. Gauthier	For	For	
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	1.7	Elect Director Catherine P. Lego	For	For	
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	1.8	Elect Director Eric Meurice	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	1.9	Elect Director John R. Peeler	For	For	
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	1.10	Elect Director Thomas J. Seifert	For	For	
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
IPG Photonics Corporation	IPGP	30-May-19	Annual	Management	3	Amend Qualified Employee Stock Purchase Plan	For	For	
Ironwood Pharmaceuticals, Inc.	IRWD	30-May-19	Annual	Management	1.1	Elect Director Andrew Dreyfus	For	For	
Ironwood Pharmaceuticals, Inc.	IRWD	30-May-19	Annual	Management	1.2	Elect Director Julie H. McHugh	For	For	
Ironwood Pharmaceuticals, Inc.	IRWD	30-May-19	Annual	Management	1.3	Elect Director Edward P. Owens	For	For	
Ironwood Pharmaceuticals, Inc.	IRWD	30-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and there are features that are not in line with best practice.
Ironwood Pharmaceuticals, Inc.	IRWD	30-May-19	Annual	Management	3	Declassify the Board of Directors	For	For	We support this proposal to declassify the board structure and institute annual elections of all directors.
Ironwood Pharmaceuticals, Inc.	IRWD	30-May-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Ironwood Pharmaceuticals, Inc.	IRWD	30-May-19	Annual	Management	5	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	1	Approve the Minutes of the Annual Meeting of Stockholders Held on May 28, 2018	For	For	
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	2	Approve the Financial Statements for the Preceding Year	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	3.1	Elect John L. Gokongwei, Jr. as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure. This director is overboarded.
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	3.2	Elect James L. Go as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure. This director is overboarded. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	3.3	Elect Lance Y. Gokongwei as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	3.4	Elect Lily G. Ngochua as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	3.5	Elect Patrick Henry C. Go as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	3.6	Elect Johnson Robert G. Go, Jr. as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	3.7	Elect Robina Y. Gokongwei-Pe as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	3.8	Elect Cirilo P. Noel as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	3.9	Elect Jose T. Pardo as Director	For	Against	This director is overboarded.
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	3.10	Elect Renato T. De Guzman as Director	For	For	
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	3.11	Elect Antonio L. Go as Director	For	For	
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	4	Appoint SyCip Gorres Velayo & Co. as External Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	5	Ratify Acts of the Board of Directors and Its Committees, Officers, and Management	For	For	
JG Summit Holdings, Inc.	JGS	30-May-19	Annual	Management	6	Approve Other Matters	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Kingpak Technology, Inc.	6238	30-May-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Kingpak Technology, Inc.	6238	30-May-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Kingpak Technology, Inc.	6238	30-May-19	Annual	Management	3	Approve Issuance of Restricted Stocks	For	For	
Kingpak Technology, Inc.	6238	30-May-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
Kingpak Technology, Inc.	6238	30-May-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Kingpak Technology, Inc.	6238	30-May-19	Annual	Management	6	Approve Amendments to Rules and Procedures Regarding Shareholder's General Meeting	For	For	
Kingpak Technology, Inc.	6238	30-May-19	Annual	Management	7	Approve Amendment to Rules and Procedures for Election of Directors and Supervisors	For	For	
Kingpak Technology, Inc.	6238	30-May-19	Annual	Management	8	Amend Procedures for Lending Funds to Other Parties	For	For	
Kingpak Technology, Inc.	6238	30-May-19	Annual	Management	9	Amend Procedures for Endorsement and Guarantees	For	For	
Kingpak Technology, Inc.	6238	30-May-19	Annual	Shareholder	10.2	Elect LIN JIA-XING, with ID NO. A122024XXX, as Independent Director	None	For	
Kingpak Technology, Inc.	6238	30-May-19	Annual	Shareholder	10.3	Elect CHEN MING-XIAN, with ID NO. A122218XXX, as Independent Director	None	For	
Kingpak Technology, Inc.	6238	30-May-19	Annual	Shareholder	10.5	Elect LIU ZHAO-SHENG, with ID NO. F121800XXX, as Independent Director	None	For	
Kingpak Technology, Inc.	6238	30-May-19	Annual	Shareholder	10.6	Elect Non-Independent Director 1	None	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Kingpak Technology, Inc.	6238	30-May-19	Annual	Shareholder	10.7	Elect Non-Independent Director 2	None	Against	We do not believe that support for this proposal is in the best interests of shareholders.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Kingpak Technology, Inc.	6238	30-May-19	Annual	Management	11	Approve Release of Restrictions of Competitive Activities of Newly Appointed Directors and Representatives	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Knight-Swift Transportation Holdings, Inc.	KNX	30-May-19	Annual	Management	1.1	Elect Director Michael Garnreiter	For	For	
Knight-Swift Transportation Holdings, Inc.	KNX	30-May-19	Annual	Management	1.2	Elect Director David Vander Ploeg	For	For	
Knight-Swift Transportation Holdings, Inc.	KNX	30-May-19	Annual	Management	1.3	Elect Director Robert Synowicki	For	For	
Knight-Swift Transportation Holdings, Inc.	KNX	30-May-19	Annual	Management	1.4	Elect Director David Jackson	For	For	
Knight-Swift Transportation Holdings, Inc.	KNX	30-May-19	Annual	Management	1.5	Elect Director Kevin Knight	For	Withhold	We are voting against this director due to concerns over tenure.
Knight-Swift Transportation Holdings, Inc.	KNX	30-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Knight-Swift Transportation Holdings, Inc.	KNX	30-May-19	Annual	Management	3	Ratify Grant Thornton LLP as Auditors	For	For	
Knight-Swift Transportation Holdings, Inc.	KNX	30-May-19	Annual	Shareholder	4	Declassify the Board of Directors	None	For	We support this proposal to declassify the board structure and institute annual elections of all directors.
Liberty Media Corporation	FWONA	30-May-19	Annual	Management	1.1	Elect Director John C. Malone	For	Withhold	This director is overboarded.
Liberty Media Corporation	FWONA	30-May-19	Annual	Management	1.2	Elect Director Robert R. Bennett	For	For	
Liberty Media Corporation	FWONA	30-May-19	Annual	Management	1.3	Elect Director M. Ian G. Gilchrist	For	Withhold	We are holding this director accountable for excessive pledging of shares by directors. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board..
Liberty Media Corporation	FWONA	30-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Linamar Corporation	LNR	30-May-19	Annual	Management	1.1	Elect Director Frank Hasenfratz	For	Withhold	We do not support insiders on the board other than the CEO. We are also voting against this director due to concerns over tenure.
Linamar Corporation	LNR	30-May-19	Annual	Management	1.2	Elect Director Linda Hasenfratz	For	For	
Linamar Corporation	LNR	30-May-19	Annual	Management	1.3	Elect Director Mark Stoddart	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Linamar Corporation	LNR	30-May-19	Annual	Management	1.4	Elect Director William Harrison	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Linamar Corporation	LNR	30-May-19	Annual	Management	1.5	Elect Director Terry Reidel	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. We are voting against the Chair of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Linamar Corporation	LNR	30-May-19	Annual	Management	1.6	Elect Director Dennis Grimm	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Linamar Corporation	LNR	30-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Linamar Corporation	LNR	30-May-19	Annual	Management	3	Approve Advance Notice Requirement	For	Against	The proposed advance notice policy is not in shareholders' best interest.
Linamar Corporation	LNR	30-May-19	Annual	Shareholder	4	Advisory Vote to Ratify Named Executive Officers' Compensation	Against	For	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights and the preferred method for shareholders to register approval or disapproval of compensation practices and as an improvement in shareholder rights.
Magnit PJSC	MGNT	30-May-19	Annual	Management	1	Approve Annual Report	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	2	Approve Financial Statements	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	3	Approve Allocation of Income and Dividends of RUB 166.78 per Share	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	4	Approve Remuneration of Members of Audit Commission	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.1	Elect Alexander Vinokurov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.2	Elect Timothy Demchenko as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.3	Elect Jan Dunning as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.4	Elect Sergey Zakharov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.5	Elect Hans Koch as Director	None	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.6	Elect Evgeniy Kuznetsov as Director	None	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.7	Elect Alexey Makhnev as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.8	Elect Gregor Mowat as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.9	Elect Charles Ryan as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.10	Elect James Simmons as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.11	Elect Paul Foley as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.12	Elect Vladimir Chirakhov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Magnit PJSC	MGNT	30-May-19	Annual	Management	5.13	Elect Florian Jansen as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Magnit PJSC	MGNT	30-May-19	Annual	Management	6.1	Elect Evgeny Prokoshev as Members of Audit Commission	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	6.2	Elect Irina Tsyplenkova as Member of Audit Commission	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	6.3	Elect Alexey Neronov as Member of Audit Commission	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	7	Ratify RAS Auditor	For	Against	The auditor's tenure is not disclosed.
Magnit PJSC	MGNT	30-May-19	Annual	Management	8	Ratify IFRS Auditor	For	Against	The auditor's tenure is not disclosed.
Magnit PJSC	MGNT	30-May-19	Annual	Management	9	Amend Charter Re: Article 8.9 Equities and Shareholders' Rights	None	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	10	Amend Charter Re: Article 8.9 Equities and Shareholders' Rights	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Magnit PJSC	MGNT	30-May-19	Annual	Management	11	Amend Charter Re: General Shareholders Meetings	None	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	12	Amend Charter Re: General Shareholders Meetings	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	13	Amend Charter Re: Article 14.2, Subparagraph 32 Board of Directors	None	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Magnit PJSC	MGNT	30-May-19	Annual	Management	14	Amend Charter Re: Article 14.2, Subparagraph 32 Board of Directors	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Magnit PJSC	MGNT	30-May-19	Annual	Management	15	Amend Charter Re: Article 14.2 Management Board	None	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	16	Amend Charter Re: Article 14.2 Board of Directors	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	17	Amend Charter Re: Article 14.2 Board of Directors	None	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	18	Amend Charter Re: Article 14.2 Board of Directors	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	19	Amend Charter Re: Article 14.2, Subparagraph 43 Board of Directors	None	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Magnit PJSC	MGNT	30-May-19	Annual	Management	20	Amend Charter Re: Article 14.2, Subparagraph 43 Board of Directors	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	21	Amend Regulations on Board of Directors Re: Article 30	None	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	22	Amend Regulations on Board of Directors Re: Article 30	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Magnit PJSC	MGNT	30-May-19	Annual	Management	23	Amend Regulations on Board of Directors Re: Article 35.1	None	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	24	Amend Regulations on Board of Directors Re: Article 35.1	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Magnit PJSC	MGNT	30-May-19	Annual	Management	25	Amend Regulations on Board of Directors Re: Article 42	None	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	26	Amend Regulations on Board of Directors Re: Article 42	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	27	Amend Charter	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	28	Amend Regulations on Board of Directors	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	29	Approve New Edition of Regulations on Management	For	For	
Magnit PJSC	MGNT	30-May-19	Annual	Management	30	Approve New Edition of Regulations on General Director	For	For	
Nanya Technology Corp.	2408	30-May-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Nanya Technology Corp.	2408	30-May-19	Annual	Management	2	Approve Profit Distribution	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Nanya Technology Corp.	2408	30-May-19	Annual	Management	3	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Nanya Technology Corp.	2408	30-May-19	Annual	Management	4	Amend Trading Procedures Governing Derivatives Products	For	For	
Nanya Technology Corp.	2408	30-May-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Nanya Technology Corp.	2408	30-May-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.1	Elect Chia Chau, Wu, a Representative of NANYA PLASTICS CORP. with Shareholder No. 0000001, as Non-Independent Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.2	Elect Wen Yuan, Wong with Shareholder No. 0017206, as Non-Independent Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.3	Elect Susan Wang with ID No. A220199XXX, as Non-Independent Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.4	Elect Joseph Wu, a Representative of NANYA PLASTICS CORP. with Shareholder No. 0000001, as Non-Independent Director	None	Against	We do not support insiders on the board other than the CEO.
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.5	Elect Rex Chuang, a Representative of NANYA PLASTICS CORP. with Shareholder No. 0000001, as Non-Independent Director	None	Against	We do not support insiders on the board other than the CEO.
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.6	Elect Shih-Ming Hsie, a Representative of FORMOSA TAFFETA CORP. with Shareholder No. 0000003, as Non-Independent Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.7	Elect Ming Jen, Tzou, a Representative of with ID No. M100002XXX, as Non-Independent Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.8	Elect Pei-Ing Lee with Shareholder No. 0001266, as Non-Independent Director	None	For	
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.9	Elect Lin-Chin Su with Shareholder No. 0000285, as Non-Independent Director	None	Against	We do not support insiders on the board other than the CEO.
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.10	Elect Ching-Chyi Lai with ID No. B101000XXX as Independent Director	None	For	
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.11	Elect Shu-Po Hsu with ID No. P121619XXX as Independent Director	None	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Nanya Technology Corp.	2408	30-May-19	Annual	Shareholder	7.12	Elect Tsai-Feng Hou with ID No. Q202201XXX as Independent Director	None	For	
Nanya Technology Corp.	2408	30-May-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities of Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PagSeguro Digital Ltd.	PAGS	30-May-19	Annual	Management	1	Accept Consolidated Financial Statements and Statutory Reports	For	For	
PagSeguro Digital Ltd.	PAGS	30-May-19	Annual	Management	2.1	Elect Director Luis Frias	For	For	
PagSeguro Digital Ltd.	PAGS	30-May-19	Annual	Management	2.2	Elect Director Maria Judith de Brito	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
PagSeguro Digital Ltd.	PAGS	30-May-19	Annual	Management	2.3	Elect Director Eduardo Alcaro	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
PagSeguro Digital Ltd.	PAGS	30-May-19	Annual	Management	2.4	Elect Director Noemia Mayumi Fukugauti Gushiken	For	For	
PagSeguro Digital Ltd.	PAGS	30-May-19	Annual	Management	2.5	Elect Director Cleveland Prates Teixeira	For	For	
PagSeguro Digital Ltd.	PAGS	30-May-19	Annual	Management	2.6	Elect Director Marcos de Barros Lisboa	For	For	
PagSeguro Digital Ltd.	PAGS	30-May-19	Annual	Management	2.7	Elect Director Ricardo Dutra da Silva	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
PagSeguro Digital Ltd.	PAGS	30-May-19	Annual	Management	3	Approve Restricted Stock Plan	For	Against	The restricted stock plan does not meet our guidelines.
PagSeguro Digital Ltd.	PAGS	30-May-19	Annual	Management	4	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Management	2	Approve 2018 Work Report of the Board of Supervisors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Special	Management	1	Approve Extension of the Validity Period of the Plan for Initial Public Offering and Listing of A Shares	For	For	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Management	3	Approve 2018 Final Financial Accounts	For	For	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Special	Management	2	Approve Extension of the Validity Period of the Authorization to Deal With Specific Matters in Respect to the Initial Public Offering and Listing of A Shares	For	For	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Management	5	Approve 2019 Budget Plan of Fixed Assets Investment	For	For	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Management	6	Approve Appointment of Accounting Firms for 2019	For	Against	The auditor's tenure is not disclosed.
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Management	8	Approve Extension of the Validity Period of the Plan for Initial Public Offering and Listing of A Shares	For	For	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Management	9	Approve Extension of the Validity Period of the Authorization to Deal With Specific Matters in Respect to the Initial Public Offering and Listing of A Shares	For	For	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Management	10	Approve Report on the Implementation of the Plan on Authorization of the Shareholders' General Meeting to the Board of Directors of Postal Savings Bank of China Co., Ltd. in 2018	None	None	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Management	11	Approve of 2018 Report on Related Party Transactions of Postal Savings Bank of ChinaCo., Ltd.	None	None	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Shareholder	12	Approve Report on the Use of Previously Raised Funds	For	For	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Shareholder	13	Approve Authorization to Deal with the Liability Insurance of Directors, Supervisors and Senior Management After A Share Listing and Liability Insurance of the A Share Prospectus	For	For	
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Shareholder	14	Approve Amendments to the Authorization Plans of the Shareholders' General Meeting to the Board of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Postal Savings Bank of China Co., Ltd.	1658	30-May-19	Annual	Shareholder	15	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Qingling Motors Co., Ltd.	1122	30-May-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Qingling Motors Co., Ltd.	1122	30-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Qingling Motors Co., Ltd.	1122	30-May-19	Annual	Management	3	Approve 2018 Audited Financial Statements and Independent Auditor's Report	For	For	
Qingling Motors Co., Ltd.	1122	30-May-19	Annual	Management	4	Approve 2018 Profit Appropriation Proposal	For	For	
Qingling Motors Co., Ltd.	1122	30-May-19	Annual	Management	5	Elect Li Xiaodong as Director, Authorize Board to Fix His Remuneration and Enter into the Service Contract with Him	For	Against	We do not support insiders on the board other than the CEO and Chair.
Qingling Motors Co., Ltd.	1122	30-May-19	Annual	Management	6	Appoint Deloitte Touche Tohmatsu Certified Public Accountants LLP Chongqing Branch and Deloitte Touche Tohmatsu as PRC and International Auditors, Respectively, and Authorize Board to Determine Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Qurate Retail, Inc.	QRTEA	30-May-19	Annual	Management	1.1	Elect Director John C. Malone	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is also overboarded. We are also voting against this director due to concerns over tenure.
Qurate Retail, Inc.	QRTEA	30-May-19	Annual	Management	1.2	Elect Director M. Ian G. Gilchrist	For	For	
Qurate Retail, Inc.	QRTEA	30-May-19	Annual	Management	1.3	Elect Director Mark C. Vadon	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Qurate Retail, Inc.	QRTEA	30-May-19	Annual	Management	1.4	Elect Director Andrea L. Wong	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Qurate Retail, Inc.	QRTEA	30-May-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

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Raytheon Company	RTN	30-May-19	Annual	Management	1a	Elect Director Tracy A. Atkinson	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1b	Elect Director Robert E. Beauchamp	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1c	Elect Director Adriane M. Brown	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1d	Elect Director Stephen J. Hadley	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1e	Elect Director Thomas A. Kennedy	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1f	Elect Director Letitia A. Long	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1g	Elect Director George R. Oliver	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1h	Elect Director Dinesh C. Paliwal	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1i	Elect Director Ellen M. Pawlikowski	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1j	Elect Director William R. Spivey	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1k	Elect Director Marta R. Stewart	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1l	Elect Director James A. Winnefeld, Jr.	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	1m	Elect Director Robert O. Work	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Raytheon Company	RTN	30-May-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Raytheon Company	RTN	30-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Repsol SA	REP	30-May-19	Annual	Management	1	Approve Consolidated and Standalone Financial Statements	For	For	
Repsol SA	REP	30-May-19	Annual	Management	2	Approve Non-Financial Information Report	For	For	
Repsol SA	REP	30-May-19	Annual	Management	3	Approve Allocation of Income	For	For	
Repsol SA	REP	30-May-19	Annual	Management	4	Approve Discharge of Board	For	For	
Repsol SA	REP	30-May-19	Annual	Management	5	Authorize Capitalization of Reserves for Scrip Dividends	For	For	
Repsol SA	REP	30-May-19	Annual	Management	6	Authorize Capitalization of Reserves for Scrip Dividends	For	For	
Repsol SA	REP	30-May-19	Annual	Management	7	Approve Reduction in Share Capital via Amortization of Treasury Shares	For	For	
Repsol SA	REP	30-May-19	Annual	Management	8	Authorize Issuance of Non-Convertible Bonds/Debentures and/or Other Debt Securities Exchangeables for Issued Shares for up to EUR 15 Billion	For	For	
Repsol SA	REP	30-May-19	Annual	Management	9	Fix Number of Directors at 15	For	For	
Repsol SA	REP	30-May-19	Annual	Management	10	Reelect Antonio Brufau Niubo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Repsol SA	REP	30-May-19	Annual	Management	11	Reelect Josu Jon Imaz San Miguel as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Repsol SA	REP	30-May-19	Annual	Management	12	Reelect Jose Manuel Loureda Mantinan as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Repsol SA	REP	30-May-19	Annual	Management	13	Reelect John Robinson West as Director	For	For	
Repsol SA	REP	30-May-19	Annual	Management	14	Ratify Appointment of and Elect Henri Philippe Reichstul as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Repsol SA	REP	30-May-19	Annual	Management	15	Elect Aranzazu Estefania Larranaga as Director	For	For	
Repsol SA	REP	30-May-19	Annual	Management	16	Elect Maria Teresa Garcia-Mila Lloveras as Director	For	For	
Repsol SA	REP	30-May-19	Annual	Management	17	Advisory Vote on Remuneration Report	For	For	
Repsol SA	REP	30-May-19	Annual	Management	18	Approve Inclusion of a Target Related to the TSR in the Long Term Incentive Plan of Executive Directors	For	For	
Repsol SA	REP	30-May-19	Annual	Management	19	Approve Remuneration Policy	For	For	
Repsol SA	REP	30-May-19	Annual	Management	20	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1a	Elect Director John F. Brock	For	For	
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1b	Elect Director Richard D. Fain	For	For	
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1c	Elect Director Stephen R. Howe, Jr.	For	For	
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1d	Elect Director William L. Kimsey	For	For	
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1e	Elect Director Maritza G. Montiel	For	For	
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1f	Elect Director Ann S. Moore	For	For	
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1g	Elect Director Eyal M. Ofer	For	Against	We are voting against this director due to concerns over tenure.
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1h	Elect Director Thomas J. Pritzker	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1i	Elect Director William K. Reilly	For	For	
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1j	Elect Director Vagn O. Sorensen	For	For	
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1k	Elect Director Donald Thompson	For	For	
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	1l	Elect Director Arne Alexander Wilhelmsen	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Royal Caribbean Cruises Ltd.	RCL	30-May-19	Annual	Shareholder	4	Report on Political Contributions Disclosure	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Servizi Italia SpA	SRI	30-May-19	Annual/Special	Management	1	Approve Financial Statements, Statutory Reports, and Allocation of Income	For	For	
Servizi Italia SpA	SRI	30-May-19	Annual/Special	Management	2	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Servizi Italia SpA	SRI	30-May-19	Annual/Special	Management	3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Servizi Italia SpA	SRI	30-May-19	Annual/Special	Management	1	Amend Company Bylaws Re: Articles 2, 13, 15 and 20	For	For	
SL Green Realty Corp.	SLG	30-May-19	Annual	Management	1a	Elect Director John H. Alschuler	For	Against	We are voting against this director due to concerns over tenure.
SL Green Realty Corp.	SLG	30-May-19	Annual	Management	1b	Elect Director Edwin T. Burton, III	For	Against	We are voting against this director due to concerns over tenure.
SL Green Realty Corp.	SLG	30-May-19	Annual	Management	1c	Elect Director Lauren B. Dillard	For	For	
SL Green Realty Corp.	SLG	30-May-19	Annual	Management	1d	Elect Director Stephen L. Green	For	Against	We are voting against this director due to concerns over tenure.
SL Green Realty Corp.	SLG	30-May-19	Annual	Management	1e	Elect Director Craig M. Hatkoff	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board and as we are not supportive of recombining the position of Chair and CEO.
SL Green Realty Corp.	SLG	30-May-19	Annual	Management	1f	Elect Director Andrew W. Mathias	For	Against	We do not support insiders on the board other than the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
SL Green Realty Corp.	SLG	30-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it contains features that are not in line with best practice.
SL Green Realty Corp.	SLG	30-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for the Year Ended 31 December 2018	For	For	
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	2.1	Re-elect Geraldine Fraser-Moleketi as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	2.2	Re-elect Martin Oduor-Otieno as Director	For	For	
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	2.3	Re-elect Andre Parker as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	2.4	Re-elect Myles Ruck as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	2.5	Re-elect Peter Sullivan as Director	For	For	
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	3.1	Reappoint KPMG Inc as Auditors of the Company	For	Against	The auditor's tenure exceeds our guidelines.
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	3.2	Reappoint PricewaterhouseCoopers Inc as Auditors of the Company	For	Against	The auditor's tenure exceeds our guidelines.
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	4	Place Authorised but Unissued Ordinary Shares under Control of Directors	For	For	
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	5	Place Authorised but Unissued Non-redeemable Preference Shares under Control of Directors	For	For	
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	6.1	Approve Remuneration Policy	For	For	
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	6.2	Approve Implementation Report	For	For	
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	7	Authorise Repurchase of Issued Ordinary Share Capital	For	For	
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	8	Authorise Repurchase of Issued Preference Share Capital	For	For	
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Management	9	Approve Financial Assistance in Terms of Section 45 of the Companies Act	For	For	
Standard Bank Group Ltd.	SBK	30-May-19	Annual	Shareholder	10.1	Report to Shareholders on the Company's Assessment of Greenhouse Gas Emissions Resulting from its Financing Portfolio	Against	For	The adoption of targets to manage GHG emissions would better prepare the company for potential future regulatory risks and would provide shareholders with another proxy of operational effectiveness.

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Standard Bank Group Ltd.	SBK	30-May-19	Annual	Shareholder	10.2	Adopt and Publicly Disclose a Policy on Lending to Coal-fired Power Projects and Coal Mining Operations	Against	For	The adoption of targets to manage GHG emissions would better prepare the company for potential future regulatory risks and would provide shareholders with another proxy of operational effectiveness.
Taiwan High Speed Rail Corp.	2633	30-May-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Taiwan High Speed Rail Corp.	2633	30-May-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Taiwan High Speed Rail Corp.	2633	30-May-19	Annual	Management	3	Amend Corporate Governance Guidelines	For	For	
Taiwan High Speed Rail Corp.	2633	30-May-19	Annual	Management	4	Approve Amendments to Rules and Procedures Regarding Shareholder's General Meeting	For	For	
Taiwan High Speed Rail Corp.	2633	30-May-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Taiwan High Speed Rail Corp.	2633	30-May-19	Annual	Management	6	Amendments to Trading Procedures Governing Derivatives Products	For	For	
Targa Resources Corp.	TRGP	30-May-19	Annual	Management	1.1	Elect Director Waters S. Davis, IV	For	Against	We are holding the returning members of the board accountable for insufficient climate-related disclosure. We are also holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Targa Resources Corp.	TRGP	30-May-19	Annual	Management	1.2	Elect Director Rene R. Joyce	For	Against	We are holding the returning members of the board accountable for insufficient climate-related disclosure.
Targa Resources Corp.	TRGP	30-May-19	Annual	Management	1.3	Elect Director Chris Tong	For	Against	We are holding the returning members of the board accountable for insufficient climate-related disclosure. We are also holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Targa Resources Corp.	TRGP	30-May-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Targa Resources Corp.	TRGP	30-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and as there are features that are not in line with best practice.
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	1.1	Elect Director Helen Darling	For	For	
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	1.2	Elect Director William H. Frist	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	1.3	Elect Director Michael Goldstein	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	1.4	Elect Director Jason Gorevic	For	For	
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	1.5	Elect Director Brian McAndrews	For	For	
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	1.6	Elect Director Thomas G. McKinley	For	For	
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	1.7	Elect Director Arneek Multani	For	For	
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	1.8	Elect Director Kenneth H. Paulus	For	For	
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	1.9	Elect Director David Shedlarz	For	For	
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	1.10	Elect Director David B. Snow, Jr.	For	For	
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	1.11	Elect Director Mark Douglas Smith	For	For	
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks disclosure.
Teladoc Health, Inc.	TDOC	30-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
The Descartes Systems Group Inc.	DSG	30-May-19	Annual	Management	1.1	Elect Director David I. Beatson	For	For	
The Descartes Systems Group Inc.	DSG	30-May-19	Annual	Management	1.2	Elect Director Deborah Close	For	For	
The Descartes Systems Group Inc.	DSG	30-May-19	Annual	Management	1.3	Elect Director Eric A. Demirian	For	For	
The Descartes Systems Group Inc.	DSG	30-May-19	Annual	Management	1.4	Elect Director Dennis Maple	For	For	
The Descartes Systems Group Inc.	DSG	30-May-19	Annual	Management	1.5	Elect Director Jane O'Hagan	For	For	
The Descartes Systems Group Inc.	DSG	30-May-19	Annual	Management	1.6	Elect Director Edward J. Ryan	For	For	
The Descartes Systems Group Inc.	DSG	30-May-19	Annual	Management	1.7	Elect Director John J. Walker	For	For	
The Descartes Systems Group Inc.	DSG	30-May-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
The Descartes Systems Group Inc.	DSG	30-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
The Ensign Group, Inc.	ENSG	30-May-19	Annual	Management	1.1	Elect Director Lee A. Daniels	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
The Ensign Group, Inc.	ENSG	30-May-19	Annual	Management	1.2	Elect Director Ann S. Blouin	For	For	
The Ensign Group, Inc.	ENSG	30-May-19	Annual	Management	1.3	Elect Director Barry R. Port	For	For	
The Ensign Group, Inc.	ENSG	30-May-19	Annual	Management	2	Approve Increase in Size of Board	For	For	
The Ensign Group, Inc.	ENSG	30-May-19	Annual	Management	3	Increase Authorized Common Stock	For	For	
The Ensign Group, Inc.	ENSG	30-May-19	Annual	Management	4	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

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The Ensign Group, Inc.	ENSG	30-May-19	Annual	Management	5	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, lacks certain risk mitigation features, and contains features that are not in line with best practice.
The Medicines Company	MDCO	30-May-19	Annual	Management	1A	Elect Director Alexander J. Denner	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
The Medicines Company	MDCO	30-May-19	Annual	Management	1B	Elect Director Geno J. Germano	For	For	
The Medicines Company	MDCO	30-May-19	Annual	Management	1C	Elect Director John C. Kelly	For	For	
The Medicines Company	MDCO	30-May-19	Annual	Management	1D	Elect Director Clive Meanwell	For	Against	We do not support insiders on the board other than the CEO.
The Medicines Company	MDCO	30-May-19	Annual	Management	1E	Elect Director Paris Panayiotopoulos	For	For	
The Medicines Company	MDCO	30-May-19	Annual	Management	1F	Elect Director Sarah J. Schlesinger	For	For	
The Medicines Company	MDCO	30-May-19	Annual	Management	1G	Elect Director Mark Timney	For	For	
The Medicines Company	MDCO	30-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and lacks disclosure.
The Medicines Company	MDCO	30-May-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
WABCO Holdings Inc.	WBC	30-May-19	Annual	Management	1.1	Elect Director Jacques Esculier	For	For	
WABCO Holdings Inc.	WBC	30-May-19	Annual	Management	1.2	Elect Director Thomas S. Gross	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
WABCO Holdings Inc.	WBC	30-May-19	Annual	Management	1.3	Elect Director Henry R. Keizer	For	For	
WABCO Holdings Inc.	WBC	30-May-19	Annual	Management	2	Ratify Ernst & Young Bedrijfsrevisoren BCVBA/Reviseurs d'Entreprises SCCRL as Auditor	For	For	
WABCO Holdings Inc.	WBC	30-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Wynn Macau Limited	1128	30-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Wynn Macau Limited	1128	30-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Wynn Macau Limited	1128	30-May-19	Annual	Management	3a	Elect Ian Michael Coughlan as Director	For	Against	We do not support insiders on the board other than the CEO.
Wynn Macau Limited	1128	30-May-19	Annual	Management	3b	Elect Allan Zeman as Director	For	Against	This director is overboarded.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Wynn Macau Limited	1128	30-May-19	Annual	Management	3c	Elect Jeffrey Kin-fung Lam as Director	For	Against	This director is overboarded. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Wynn Macau Limited	1128	30-May-19	Annual	Management	3d	Elect Craig S. Billings as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Wynn Macau Limited	1128	30-May-19	Annual	Management	3e	Elect Leah Dawn Xiaowei Ye as Director	For	For	
Wynn Macau Limited	1128	30-May-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
Wynn Macau Limited	1128	30-May-19	Annual	Management	5	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Wynn Macau Limited	1128	30-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Wynn Macau Limited	1128	30-May-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Wynn Macau Limited	1128	30-May-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Wynn Macau Limited	1128	30-May-19	Annual	Management	9	Approve Issuance of Shares Under the Employee Ownership Scheme	For	Against	The stock plan does not meet our guidelines.
Wynn Macau Limited	1128	30-May-19	Annual	Management	10	Adopt New Share Option Scheme, Terminate Existing Share Option Scheme and Related Transactions	For	Against	The stock option plan does not meet our guidelines.
ZTE Corporation	763	30-May-19	Annual	Management	1.00	Approve 2018 Annual Report	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	2.00	Approve 2018 Report of the Board of Directors	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	3.00	Approve 2018 Report of the Supervisory Committee	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	4.00	Approve 2018 Report of the President	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	5.00	Approve 2018 Final Financial Accounts	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	6.00	Approve 2018 Profit Distribution	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	7.01	Approve Ernst & Young Hua Ming LLP as PRC Auditor and Authorize Board to Fix Their Remuneration	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	7.02	Approve Ernst & Young as Hong Kong Auditor and Authorize Board to Fix Their Remuneration	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	7.03	Approve Ernst & Young Hua Ming LLP as Internal Control Auditor and Authorize Board to Fix Their Remuneration	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	8.01	Approve Application of Composite Credit Facility to Bank of China Limited	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ZTE Corporation	763	30-May-19	Annual	Management	8.02	Approve Application of Composite Credit Facility to China Construction Bank, Shenzhen Branch	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	8.03	Approve Application of Composite Credit Facility to China Development Bank, Shenzhen Branch	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	9.00	Approve Application for Limits of Derivative Investment	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	10.00	Approve Provision of Performance Guarantee for Overseas Wholly-owned Subsidiaries	For	For	
ZTE Corporation	763	30-May-19	Annual	Management	11.00	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
ZTE Corporation	763	30-May-19	Annual	Management	12.00	Approve Amendments to Articles of Association to Expand Business Scope	For	For	
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	3.1	Elect Jiang Xinhao as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	3.2	Elect Zhou Min as Director	For	For	
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	3.3	Elect Ke Jian as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	3.4	Elect Li Li as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	3.5	Elect Shea Chun Lok Quadrant as Director	For	For	
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	3.6	Authorize Board to Fix Remuneration of Directors	For	For	
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	4	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Beijing Enterprises Water Group Ltd.	371	31-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	1	Re-elect Lindiwe Dlamini as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	2	Re-elect John McKenzie as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	3	Re-elect Petrus Mouton as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	4	Elect Daniel Meintjes as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	5	Reappoint PricewaterhouseCoopers Inc as Auditors of the Company	For	For	
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	6	Authorise Specific Issue of Loss Absorbent Convertible Capital Securities for Cash	For	For	
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	7	Authorise Board to Issue Shares for Cash	For	For	
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	8	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	9	Approve Implementation of Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	10	Amend Capitec Bank Group Employee Empowerment Trust Deed	For	For	
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	1	Approve Non-executive Directors' Remuneration	For	For	
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	2	Authorise Repurchase of Issued Share Capital	For	For	
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	3	Approve Financial Assistance in Terms of Section 45 of the Companies Act	For	For	
Capitec Bank Holdings Ltd.	CPI	31-May-19	Annual	Management	4	Approve Financial Assistance in Respect of the Restricted Share Plan	For	For	
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	2	Approve Final Dividend and Special Dividend	For	For	
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	3A	Elect Wang Zhen as Director	For	For	
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	3B	Elect Xu Guanghong as Director	For	Against	We do not support insiders on the board other than the CEO.
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	3C	Elect Hua Jian as Director	For	Against	We do not support insiders on the board other than the CEO.
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	3D	Elect Luan Richeng as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	3E	Elect Meng Qingguo as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	3F	Elect Lam Wai Hon, Ambrose as Director	For	For	
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	3G	Elect Ong Teck Chye as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
China Agri-Industries Holdings Limited	606	31-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Life Insurance Co. Ltd. (Taiwan)	2823	31-May-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
China Life Insurance Co. Ltd. (Taiwan)	2823	31-May-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
China Life Insurance Co. Ltd. (Taiwan)	2823	31-May-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
China Life Insurance Co. Ltd. (Taiwan)	2823	31-May-19	Annual	Management	4	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
China Life Insurance Co. Ltd. (Taiwan)	2823	31-May-19	Annual	Management	4	Elect JOHNSON F.H. HUANG, with ID NO. A121695XXX, as Independent Director	For	For	
China Life Insurance Co. Ltd. (Taiwan)	2823	31-May-19	Annual	Management	5	Approve Release of Restrictions of Competitive Activities of Newly Appointed Director	For	For	
China Taiping Insurance Holdings Company Limited	966	31-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Taiping Insurance Holdings Company Limited	966	31-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Taiping Insurance Holdings Company Limited	966	31-May-19	Annual	Management	3a1	Elect Luo Xi as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Taiping Insurance Holdings Company Limited	966	31-May-19	Annual	Management	3a2	Elect Huang Weijian as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Taiping Insurance Holdings Company Limited	966	31-May-19	Annual	Management	3a3	Elect Zhu Xiangwen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Taiping Insurance Holdings Company Limited	966	31-May-19	Annual	Management	3a4	Elect Zhu Dajian as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
China Taiping Insurance Holdings Company Limited	966	31-May-19	Annual	Management	3b	Authorize Board to Fix Remuneration of Directors	For	For	
China Taiping Insurance Holdings Company Limited	966	31-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Taiping Insurance Holdings Company Limited	966	31-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Taiping Insurance Holdings Company Limited	966	31-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
China Taiping Insurance Holdings Company Limited	966	31-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3a1	Elect Wu Xian as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3a2	Elect Wang Xiaochun as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3a3	Elect Yang Wenming as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3a4	Elect Yang Shanhua as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3a5	Elect Li Ru as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3a6	Elect Yang Binghua as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3a7	Elect Wang Kan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3a8	Elect Kui Kaipin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3a9	Elect Xie Rong as Director	For	For	
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3a10	Elect Qin Ling as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3a11	Elect Li Weidong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	3b	Authorize Board to Fix Remuneration of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Traditional Chinese Medicine Holdings Co. Ltd.	570	31-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
China Zhongwang Holdings Limited	1333	31-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Zhongwang Holdings Limited	1333	31-May-19	Annual	Management	2	Approve Final Dividend	For	For	
China Zhongwang Holdings Limited	1333	31-May-19	Annual	Management	3.1a	Elect Lu Changqing as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Zhongwang Holdings Limited	1333	31-May-19	Annual	Management	3.2b	Elect Wong Chun Wa as Director	For	For	
China Zhongwang Holdings Limited	1333	31-May-19	Annual	Management	3.3c	Elect Shi Ketong as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Zhongwang Holdings Limited	1333	31-May-19	Annual	Management	3.2	Authorize Board to Fix Remuneration of Directors	For	For	
China Zhongwang Holdings Limited	1333	31-May-19	Annual	Management	4	Approve BDO Limited as Auditors and Authorize Board to Fix Their Remuneration	For	For	
China Zhongwang Holdings Limited	1333	31-May-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Zhongwang Holdings Limited	1333	31-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
China Zhongwang Holdings Limited	1333	31-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
CJ CheilJedang Corp.	097950	31-May-19	Special	Management	1	Approve Spin-Off Agreement	For	For	
Formosa Petrochemical Corp.	6505	31-May-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Formosa Petrochemical Corp.	6505	31-May-19	Annual	Management	2	Approve Profit Distribution	For	For	
Formosa Petrochemical Corp.	6505	31-May-19	Annual	Management	3	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Formosa Petrochemical Corp.	6505	31-May-19	Annual	Management	4	Amend Trading Procedures Governing Derivatives Products	For	For	
Formosa Petrochemical Corp.	6505	31-May-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Formosa Petrochemical Corp.	6505	31-May-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Fullshare Holdings Limited	607	31-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Fullshare Holdings Limited	607	31-May-19	Annual	Management	2a	Elect Ji Changqun as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Fullshare Holdings Limited	607	31-May-19	Annual	Management	2b	Elect Wang Bo as Director	For	Against	We do not support insiders on the board other than the CEO.
Fullshare Holdings Limited	607	31-May-19	Annual	Management	3	Authorize Board to Fix Remuneration of Directors	For	For	
Fullshare Holdings Limited	607	31-May-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	For	
Fullshare Holdings Limited	607	31-May-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Fullshare Holdings Limited	607	31-May-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Fullshare Holdings Limited	607	31-May-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Guangzhou Automobile Group Co. Ltd.	2238	31-May-19	Annual	Management	1	Approve 2018 Annual Report and Its Summary Report	For	For	
Guangzhou Automobile Group Co. Ltd.	2238	31-May-19	Annual	Management	2	Approve 2018 Work Report of the Board of Directors	For	For	
Guangzhou Automobile Group Co. Ltd.	2238	31-May-19	Annual	Management	3	Approve 2018 Work Report of the Supervisory Committee	For	For	
Guangzhou Automobile Group Co. Ltd.	2238	31-May-19	Annual	Management	4	Approve 2018 Financial Report	For	For	
Guangzhou Automobile Group Co. Ltd.	2238	31-May-19	Annual	Management	5	Approve 2018 Profit Distribution	For	For	
Guangzhou Automobile Group Co. Ltd.	2238	31-May-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Guangzhou Automobile Group Co. Ltd.	2238	31-May-19	Annual	Management	7	Authorize Board of Directors to Issue Debt Financing For Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Guangzhou Automobile Group Co. Ltd.	2238	31-May-19	Annual	Management	8	Approve Purchase of Liability Insurance for Directors	For	For	
Guangzhou Automobile Group Co. Ltd.	2238	31-May-19	Annual	Management	9	Approve Change of Registered Capital and Amend Articles of Association	For	For	
Guangzhou Automobile Group Co. Ltd.	2238	31-May-19	Annual	Management	10.01	Elect Long Yong as Supervisor	For	For	
Hyundai Heavy Industries Co., Ltd.	009540	31-May-19	Special	Management	1	Approve Spin-Off Agreement	For	For	
Hyundai Heavy Industries Co., Ltd.	009540	31-May-19	Special	Management	2.1	Elect Cho Young-cheol as Inside Director	For	Against	We do not support insiders on the board other than the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hyundai Heavy Industries Co., Ltd.	009540	31-May-19	Special	Management	2.2	Elect Ju Won-ho as Inside Director	For	Against	We do not support insiders on the board other than the CEO.
Kerry Properties Limited	683	31-May-19	Special	Management	1	Approve Sale and Purchase Agreements and Related Transactions	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.1	Elect Director Raul Alvarez	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.2	Elect Director David H. Batchelder	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.3	Elect Director Angela F. Braly	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.4	Elect Director Sandra B. Cochran	For	Withhold	This director is overboarded.
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.5	Elect Director Laurie Z. Douglas	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.6	Elect Director Richard W. Dreiling	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.7	Elect Director Marvin R. Ellison	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.8	Elect Director James H. Morgan	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.9	Elect Director Brian C. Rogers	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.10	Elect Director Bertram L. Scott	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.11	Elect Director Lisa W. Wardell	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	1.12	Elect Director Eric C. Wiseman	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Lowe's Companies, Inc.	LOW	31-May-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1a	Elect Director Jacques Aigrain	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1b	Elect Director Lincoln Benet	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1c	Elect Director Jagjeet "Jeet" Bindra	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1d	Elect Director Robin Buchanan	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1e	Elect Director Stephen Cooper	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1f	Elect Director Nance Dicciani	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1g	Elect Director Claire Farley	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1h	Elect Director Isabella "Bella" Goren	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1i	Elect Director Michael Hanley	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1j	Elect Director Albert Manifold	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1k	Elect Director Bhavesh "Bob" Patel	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	1l	Elect Director Rudy van der Meer	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	2	Approve Discharge of Executive Director and Prior Management Board	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	3	Approve Discharge of Non-Executive Directors and Prior Supervisory Board	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	4	Adopt Financial Statements and Statutory Reports	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	5	Ratify PricewaterhouseCoopers Accountants N.V. as Auditors	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	6	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	

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LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	7	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	8	Approve Dividends of USD 4.00 Per Share	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	9	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
LyondellBasell Industries N.V.	LYB	31-May-19	Annual	Management	10	Amend Omnibus Stock Plan	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	1.1	Approve Annual Report	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	1.1	Approve Annual Report	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	1.2	Approve Financial Statements	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	1.2	Approve Financial Statements	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	2.1	Approve Allocation of Income	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	2.1	Approve Allocation of Income	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	2.2	Approve Dividends of RUB 1.398 per Share	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	2.2	Approve Dividends of RUB 1.398 per Share	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.1	Elect Viktor Rashnikov as Director	None	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.1	Elect Viktor Rashnikov as Director	None	Against	We do not support insiders on the board other than the CEO.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.2	Elect Andrei Eremin as Director	None	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.2	Elect Andrei Eremin as Director	None	Against	We do not support insiders on the board other than the CEO.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.3	Elect Kirill Levin as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.3	Elect Kirill Levin as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.4	Elect Valerii Martsinovich as Director	None	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for not appointing an Independent Lead Director to counterbalance a non-independent Chair.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.4	Elect Valerii Martsinovich as Director	None	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.5	Elect Ralf Morgan as Director	None	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.5	Elect Ralf Morgan as Director	None	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.6	Elect Nikolai Nikiforov as Director	None	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.6	Elect Nikolai Nikiforov as Director	None	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.7	Elect Olga Rashnikova as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.7	Elect Olga Rashnikova as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.8	Elect Zumrud Rustamova as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.8	Elect Zumrud Rustamova as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.9	Elect Sergei Ushakov as Director	None	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.9	Elect Sergei Ushakov as Director	None	Against	We do not support insiders on the board other than the CEO.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.10	Elect Pavel Shiliaev as Director	None	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	3.10	Elect Pavel Shiliaev as Director	None	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers as Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	4	Ratify PricewaterhouseCoopers as Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	5	Approve Remuneration of Directors	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	5	Approve Remuneration of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	6.1	Approve New Edition of Regulations on General Meetings	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	6.1	Approve New Edition of Regulations on General Meetings	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	6.2	Approve New Edition of Regulations on Board of Directors	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	6.2	Approve New Edition of Regulations on Board of Directors	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	6.3	Approve New Edition of Regulations on Management	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	6.3	Approve New Edition of Regulations on Management	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	6.4	Approve New Edition of Regulations on CEO	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	6.4	Approve New Edition of Regulations on CEO	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	7	Approve Dividends	For	For	
Magnitogorsk Iron & Steel Works PJSC	MAGN	31-May-19	Annual	Management	7	Approve Dividends	For	For	
Minth Group Limited	425	31-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Minth Group Limited	425	31-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Minth Group Limited	425	31-May-19	Annual	Management	3	Elect Chin Chien Ya as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Minth Group Limited	425	31-May-19	Annual	Management	4	Elect Huang Chiung Hui as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Minth Group Limited	425	31-May-19	Annual	Management	5	Elect Wu Fred Fong as Director	For	For	
Minth Group Limited	425	31-May-19	Annual	Management	6	Elect Wang Ching as Director	For	For	
Minth Group Limited	425	31-May-19	Annual	Management	7	Elect Yu Zheng as Director	For	For	
Minth Group Limited	425	31-May-19	Annual	Management	8	Approve and Confirm the Terms of Appointment, Including Remuneration, for Wu Fred Fong	For	For	
Minth Group Limited	425	31-May-19	Annual	Management	9	Approve and Confirm the Terms of Appointment, Including Remuneration, for Wang Ching	For	For	
Minth Group Limited	425	31-May-19	Annual	Management	10	Approve and Confirm the Terms of Appointment, Including Remuneration, for Yu Zheng	For	For	
Minth Group Limited	425	31-May-19	Annual	Management	11	Authorize Board to Fix Remuneration of Directors	For	For	
Minth Group Limited	425	31-May-19	Annual	Management	12	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Minth Group Limited	425	31-May-19	Annual	Management	13	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Minth Group Limited	425	31-May-19	Annual	Management	14	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Minth Group Limited	425	31-May-19	Annual	Management	15	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders
Porto Seguro SA	PSSA3	31-May-19	Special	Management	1	Elect Bruno Campos Garfinkel as Board Chairman	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Porto Seguro SA	PSSA3	31-May-19	Special	Management	2	Elect Ana Luiza Campos Garfinkel as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Porto Seguro SA	PSSA3	31-May-19	Special	Management	3	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	None	For	
Powertech Technology, Inc.	6239	31-May-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Powertech Technology, Inc.	6239	31-May-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Powertech Technology, Inc.	6239	31-May-19	Annual	Management	3	Approve Issuance of Ordinary Shares to Participate in the Issuance of Global Depository Receipt or Issuance of New Shares for Public Offering or Issuance of Marketable Securities via Private Placement or Issuance of Convertible Bonds	For	For	
Powertech Technology, Inc.	6239	31-May-19	Annual	Management	4	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Powertech Technology, Inc.	6239	31-May-19	Annual	Management	5	Amendments to Trading Procedures Governing Derivatives Products	For	For	
Powertech Technology, Inc.	6239	31-May-19	Annual	Management	6	Approve Release of Restrictions of Competitive Activities of Appointed Directors and Representatives	For	For	
SDIC Power Holdings Co., Ltd.	600886	31-May-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
SDIC Power Holdings Co., Ltd.	600886	31-May-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
SDIC Power Holdings Co., Ltd.	600886	31-May-19	Annual	Management	3	Approve Financial Statements	For	For	
SDIC Power Holdings Co., Ltd.	600886	31-May-19	Annual	Management	4	Approve Operations Plan	For	For	
SDIC Power Holdings Co., Ltd.	600886	31-May-19	Annual	Management	5	Approve Profit Distribution	For	For	
SDIC Power Holdings Co., Ltd.	600886	31-May-19	Annual	Management	6	Approve Related Party Transaction	For	Against	This proposal is not in shareholders' best interests.
Shui On Land Ltd.	272	31-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shui On Land Ltd.	272	31-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Shui On Land Ltd.	272	31-May-19	Annual	Management	3a	Elect Stephanie B. Y. Lo as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Shui On Land Ltd.	272	31-May-19	Annual	Management	3b	Elect John R. H. Bond as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Shui On Land Ltd.	272	31-May-19	Annual	Management	3c	Elect Gary C. Biddle as Director	For	For	
Shui On Land Ltd.	272	31-May-19	Annual	Management	3d	Elect Roger L. Mccarthy as Director	For	For	
Shui On Land Ltd.	272	31-May-19	Annual	Management	3e	Authorize Board to Fix Remuneration of Directors	For	For	
Shui On Land Ltd.	272	31-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Shui On Land Ltd.	272	31-May-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Shui On Land Ltd.	272	31-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
Shui On Land Ltd.	272	31-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Sihuan Pharmaceutical Holdings Group Ltd.	460	31-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Sihuan Pharmaceutical Holdings Group Ltd.	460	31-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Sihuan Pharmaceutical Holdings Group Ltd.	460	31-May-19	Annual	Management	3a1	Elect Che Fengsheng as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Sihuan Pharmaceutical Holdings Group Ltd.	460	31-May-19	Annual	Management	3a2	Elect Guo Weicheng as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sihuan Pharmaceutical Holdings Group Ltd.	460	31-May-19	Annual	Management	3a3	Elect Zhu Xun as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sihuan Pharmaceutical Holdings Group Ltd.	460	31-May-19	Annual	Management	3b	Authorize Board to Fix Remuneration of Directors	For	For	
Sihuan Pharmaceutical Holdings Group Ltd.	460	31-May-19	Annual	Management	4	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Sihuan Pharmaceutical Holdings Group Ltd.	460	31-May-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Sihuan Pharmaceutical Holdings Group Ltd.	460	31-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sihuan Pharmaceutical Holdings Group Ltd.	460	31-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
SmartCentres Real Estate Investment Trust	SRU.UN	31-May-19	Annual	Management	1.1	Elect Trustee Peter Forde	For	For	
SmartCentres Real Estate Investment Trust	SRU.UN	31-May-19	Annual	Management	1.2	Elect Trustee Garry Foster	For	For	
SmartCentres Real Estate Investment Trust	SRU.UN	31-May-19	Annual	Management	1.3	Elect Trustee Jamie McVicar	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
SmartCentres Real Estate Investment Trust	SRU.UN	31-May-19	Annual	Management	1.4	Elect Trustee Sharm Powell	For	For	
SmartCentres Real Estate Investment Trust	SRU.UN	31-May-19	Annual	Management	1.5	Elect Trustee Kevin Pshebniski	For	For	
SmartCentres Real Estate Investment Trust	SRU.UN	31-May-19	Annual	Management	1.6	Elect Trustee Michael Young	For	For	
SmartCentres Real Estate Investment Trust	SRU.UN	31-May-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize the Trustees to Fix Their Remuneration	For	For	
SmartCentres Real Estate Investment Trust	SRU.UN	31-May-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	2	Approve Final Dividend	For	For	
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	3.1	Elect Chan Lu Min as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	3.2	Elect Tsai Ming-Lun, Ming as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	3.3	Elect Liu George Hong-Chih as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	3.4	Elect Ho Lai Hong as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	3.5	Authorize Board to Fix Remuneration of Directors	For	For	
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Yue Yuen Industrial (Holdings) Ltd.	551	31-May-19	Annual	Management	5D	Adopt Share Option Scheme	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Zhejiang Expressway Co., Ltd.	576	31-May-19	Annual	Management	1	Approve 2018 Report of the Directors	For	For	
Zhejiang Expressway Co., Ltd.	576	31-May-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Zhejiang Expressway Co., Ltd.	576	31-May-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
Zhejiang Expressway Co., Ltd.	576	31-May-19	Annual	Management	4	Approve 2018 Final Dividend	For	For	
Zhejiang Expressway Co., Ltd.	576	31-May-19	Annual	Management	5	Approve 2018 Final Accounts and 2019 Financial Budget	For	For	
Zhejiang Expressway Co., Ltd.	576	31-May-19	Annual	Management	6	Approve Deloitte Touche Tohmatsu Certified Public Accountants Hong Kong as the Hong Kong Auditors and Authorize Board to Fix Their Remuneration	For	For	
Zhejiang Expressway Co., Ltd.	576	31-May-19	Annual	Management	7	Approve Pan China Certified Public Accountants as the PRC Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Zhejiang Expressway Co., Ltd.	576	31-May-19	Annual	Management	8	Approve Annual Caps for the Deposit Services Under the New Financial Services Agreement	For	Against	This proposal is not in shareholders' best interests.
Zhejiang Expressway Co., Ltd.	576	31-May-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares and Related Transactions	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	1A	Elect Director Jerry C. Atkin	For	Against	We are voting against this director due to concerns over tenure.
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	1B	Elect Director Gary L. Crittenden	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	1C	Elect Director Suren K. Gupta	For	For	
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	1D	Elect Director J. David Heaney	For	For	
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	1E	Elect Director Vivian S. Lee	For	For	
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	1F	Elect Director Scott J. McLean	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	1G	Elect Director Edward F. Murphy	For	For	
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	1H	Elect Director Stephen D. Quinn	For	For	
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	1I	Elect Director Harris H. Simmons	For	For	
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	1J	Elect Director Aaron B. Skonnard	For	For	
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	1K	Elect Director Barbara A. Yastine	For	For	
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Zions Bancorporation, National Association	ZION	31-May-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Wipro Limited	507685	01-Jun-19	Special	Management	1	Approve Buyback of Equity Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Wipro Limited	507685	01-Jun-19	Special	Management	2	Elect Arundhati Bhattacharya as Director	For	For	
Acushnet Holdings Corp.	GOLF	03-Jun-19	Annual	Management	1.1	Elect Director David Maher	For	For	
Acushnet Holdings Corp.	GOLF	03-Jun-19	Annual	Management	1.2	Elect Director Yoon Soo (Gene) Yoon	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Acushnet Holdings Corp.	GOLF	03-Jun-19	Annual	Management	1.3	Elect Director Jennifer Estabrook	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair.
Acushnet Holdings Corp.	GOLF	03-Jun-19	Annual	Management	1.4	Elect Director Gregory Hewett	For	For	
Acushnet Holdings Corp.	GOLF	03-Jun-19	Annual	Management	1.5	Elect Director Sean Sullivan	For	For	
Acushnet Holdings Corp.	GOLF	03-Jun-19	Annual	Management	1.6	Elect Director Steven Tishman	For	For	
Acushnet Holdings Corp.	GOLF	03-Jun-19	Annual	Management	1.7	Elect Director Walter Uihlein	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Acushnet Holdings Corp.	GOLF	03-Jun-19	Annual	Management	1.8	Elect Director Norman Wesley	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent, for inadequate gender diversity on the board, and for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Acushnet Holdings Corp.	GOLF	03-Jun-19	Annual	Management	1.9	Elect Director Keun Chang (Kevin) Yoon	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Acushnet Holdings Corp.	GOLF	03-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Acushnet Holdings Corp.	GOLF	03-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	3Aa	Elect Wang Zhixian as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	3Ab	Elect Zheng Shaoping as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	3Ac	Elect Lee Yip Wah Peter as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	3Ad	Elect Bong Shu Ying Francis as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	3B	Authorize Board to Fix Remuneration of Directors	For	For	
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	5A	Approve Grant of Options Under the Share Option Scheme	For	Against	The stock option plan does not meet our guidelines.
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	5B	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	5C	Authorize Repurchase of Issued Share Capital	For	For	
China Merchants Port Holdings Co., Ltd.	144	03-Jun-19	Annual	Management	5D	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Oriental Group Company Limited	581	03-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Oriental Group Company Limited	581	03-Jun-19	Annual	Management	2	Approve Final Dividend and Special Dividend	For	For	
China Oriental Group Company Limited	581	03-Jun-19	Annual	Management	3a	Elect Zhu Jun as Director	For	Against	We do not support insiders on the board other than the CEO. We are voting against this director due to concerns over tenure.
China Oriental Group Company Limited	581	03-Jun-19	Annual	Management	3b	Elect Han Li as Director	For	Against	We do not support insiders on the board other than the CEO.

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China Oriental Group Company Limited	581	03-Jun-19	Annual	Management	3c	Elect Wang Tianyi as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Oriental Group Company Limited	581	03-Jun-19	Annual	Management	3d	Authorize Board to Fix Remuneration of Directors	For	For	
China Oriental Group Company Limited	581	03-Jun-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
China Oriental Group Company Limited	581	03-Jun-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Oriental Group Company Limited	581	03-Jun-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
China Oriental Group Company Limited	581	03-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China State Construction International Holdings Limited	3311	03-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China State Construction International Holdings Limited	3311	03-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
China State Construction International Holdings Limited	3311	03-Jun-19	Annual	Management	3A	Elect Yan Jianguo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
China State Construction International Holdings Limited	3311	03-Jun-19	Annual	Management	3B	Elect Tian Shuchen as Director	For	Against	We do not support insiders on the board other than the CEO.
China State Construction International Holdings Limited	3311	03-Jun-19	Annual	Management	3C	Elect Zhou Hancheng as Director	For	Against	We do not support insiders on the board other than the CEO.
China State Construction International Holdings Limited	3311	03-Jun-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
China State Construction International Holdings Limited	3311	03-Jun-19	Annual	Management	5	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	For	
China State Construction International Holdings Limited	3311	03-Jun-19	Annual	Management	6A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China State Construction International Holdings Limited	3311	03-Jun-19	Annual	Management	6B	Authorize Repurchase of Issued Share Capital	For	For	
China State Construction International Holdings Limited	3311	03-Jun-19	Annual	Management	6C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Companhia de Saneamento Basico do Estado de Sao Paulo SABESP	SBSP3	03-Jun-19	Special	Management	1	Elect Evaluation and Nominating Committee Members	For	For	
Companhia de Saneamento Basico do Estado de Sao Paulo SABESP	SBSP3	03-Jun-19	Special	Management	2	Amend Article 8	For	For	
Companhia de Saneamento Basico do Estado de Sao Paulo SABESP	SBSP3	03-Jun-19	Special	Management	3	Consolidate Bylaws	For	For	
Companhia de Saneamento Basico do Estado de Sao Paulo SABESP	SBSP3	03-Jun-19	Special	Management	4	Rectify Remuneration of Company's Management Approved at the April 29, 2019, AGM	For	Against	The director remuneration plan does not meet our guidelines.
Meitu, Inc.	1357	03-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Meitu, Inc.	1357	03-Jun-19	Annual	Management	2a	Elect Cai Wensheng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Meitu, Inc.	1357	03-Jun-19	Annual	Management	2b	Elect Wu Zeyuan as Director	For	For	
Meitu, Inc.	1357	03-Jun-19	Annual	Management	2c	Elect Lai Xiaoling as Director	For	For	
Meitu, Inc.	1357	03-Jun-19	Annual	Management	2d	Elect Zhang Ming as Director	For	For	
Meitu, Inc.	1357	03-Jun-19	Annual	Management	3	Authorize Board to Fix Remuneration of Directors	For	For	
Meitu, Inc.	1357	03-Jun-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	For	
Meitu, Inc.	1357	03-Jun-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Meitu, Inc.	1357	03-Jun-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Meitu, Inc.	1357	03-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	3a1	Elect Zhao Guibin as Director	For	For	
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	3a2	Elect Fan, Yi as Director	For	Against	We do not support insiders on the board other than the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	3a3	Elect Liu, Jianjun as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	3b	Elect Wang, Jian as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	3c	Elect Liu, Ping as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	3d	Authorize Board to Fix Remuneration of Directors	For	For	
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
Nexteer Automotive Group Limited	1316	03-Jun-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Tingyi (Cayman Islands) Holding Corp.	322	03-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Tingyi (Cayman Islands) Holding Corp.	322	03-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Tingyi (Cayman Islands) Holding Corp.	322	03-Jun-19	Annual	Management	3	Approve Special Dividend	For	For	
Tingyi (Cayman Islands) Holding Corp.	322	03-Jun-19	Annual	Management	4	Elect Teruo Nagano as Director and Authorize Board to Fix His Remuneration	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Tingyi (Cayman Islands) Holding Corp.	322	03-Jun-19	Annual	Management	5	Elect Wei, Hong-Chen as Director and Authorize Board to Fix His Remuneration	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Tingyi (Cayman Islands) Holding Corp.	322	03-Jun-19	Annual	Management	6	Elect Hsu, Shin-Chun as Director and Authorize Board to Fix His Remuneration	For	For	
Tingyi (Cayman Islands) Holding Corp.	322	03-Jun-19	Annual	Management	7	Approve Mazars CPA Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Tingyi (Cayman Islands) Holding Corp.	322	03-Jun-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Tingyi (Cayman Islands) Holding Corp.	322	03-Jun-19	Annual	Management	9	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tingyi (Cayman Islands) Holding Corp.	322	03-Jun-19	Annual	Management	10	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Tingyi (Cayman Islands) Holding Corp.	322	03-Jun-19	Annual	Management	11	Amend Articles of Association	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	1a	Elect Director William C. Ballard, Jr.	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	1b	Elect Director Richard T. Burke	For	Against	We are voting against this director due to concerns over tenure.
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	1c	Elect Director Timothy P. Flynn	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	1d	Elect Director Stephen J. Hemsley	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	1e	Elect Director Michele J. Hooper	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	1f	Elect Director F. William McNabb, III	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	1g	Elect Director Valerie C. Montgomery Rice	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	1h	Elect Director John H. Noseworthy	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	1i	Elect Director Glenn M. Renwick	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	1j	Elect Director David S. Wichmann	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	1k	Elect Director Gail R. Wilensky	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	For	
UnitedHealth Group Incorporated	UNH	03-Jun-19	Annual	Shareholder	4	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Special	Management	1	Approve 2018 Profit Distribution Plan	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	2	Approve 2018 Report of Supervisory Committee	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Special	Management	2	Authorize Repurchase of Issued A and H Share Capital	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	3	Approve 2018 Annual Reports and Its Summary	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	4	Approve 2018 Financial Report	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	5	Approve Provision of External Guarantees	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	6	Approve Remuneration of Directors	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	7	Approve Remuneration of Supervisors	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	8	Approve Deloitte Touche Tohmatsu as PRC Auditor and Internal Control Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	9	Approve Deloitte Touche Tohmatsu as Offshore Financial Report Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	10	Approve Foreign Exchange Hedging Limit	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	11	Approve Expansion of Business Scope	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	12	Approve Amendments to the Management Measures on Raised Funds	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	13	Approve 2018 Profit Distribution Plan	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	14	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for A Shares and/or H shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	15	Authorize Repurchase of Issued A and H Share Capital	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	16	Approve Issuance of Debt Financing Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	17	Approve Increase in Registered Capital	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	18	Amend Articles of Association	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	19	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
WuXi AppTec Co., Ltd.	2359	03-Jun-19	Annual	Management	20	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	3a	Elect Lam Lung On as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	3b	Elect Wee Henny Soon Chiang as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	3c	Elect Zhai Pu as Director	For	For	
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	3d	Elect Xie Mei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	3e	Elect Lam Yu Fong as Director	For	Against	We do not support insiders on the board other than the CEO.
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	5	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	7	Authorize Repurchase of Issued Share Capital	For	For	
Yuzhou Properties Company Limited	1628	03-Jun-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	1	Reappoint Ernst & Young Inc. as Auditors of the Company with Ernest van Rooyen as the Designated Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	2.1	Re-elect Alex Darko as Director	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	2.2	Re-elect Daisy Naidoo as Director	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	2.3	Re-elect Francis Okomo-Okello as Director	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	2.4	Re-elect Mohamed Husain as Director	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	2.5	Re-elect Peter Matlare as Director	For	Against	We do not support insiders on the board other than the CEO.
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	3	Elect Sipho Pityana as Director	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	4.1	Re-elect Alex Darko as Member of the Group Audit and Compliance Committee	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	4.2	Re-elect Colin Beggs as Member of the Group Audit and Compliance Committee	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	4.3	Re-elect Daisy Naidoo as Member of the Group Audit and Compliance Committee	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	4.4	Re-elect Mohamed Husain as Member of the Group Audit and Compliance Committee	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	4.5	Re-elect Tasneem Abdool-Samad as Member of the Group Audit and Compliance Committee	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	5	Place Authorised but Unissued Shares under Control of Directors	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	6	Approve Share Incentive Plan	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	1	Approve Remuneration Policy	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	2	Approve Remuneration Implementation Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	1	Approve Remuneration of Non-Executive Directors	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	2	Authorise Repurchase of Issued Share Capital	For	For	
Absa Group Ltd.	ABG	04-Jun-19	Annual	Management	3	Approve Financial Assistance in Terms of Section 45 of the Companies Act	For	For	
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	1.1	Elect Director John M. Beck	For	Withhold	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	1.2	Elect Director John W. Brace	For	For	
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	1.3	Elect Director Joseph A. Carrabba	For	For	
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	1.4	Elect Director Anthony P. Franceschini	For	For	
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	1.5	Elect Director J.D. Hole	For	For	
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	1.6	Elect Director Susan Wolburgh Jenah	For	Withhold	We are holding this nominee accountable, as Chair of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale.
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	1.7	Elect Director Eric Rosenfeld	For	Withhold	This director is overboarded.
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	1.8	Elect Director Jean-Louis Servranckx	For	For	
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	1.9	Elect Director Monica Sloan	For	For	
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	1.10	Elect Director Deborah S. Stein	For	For	
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	2	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks sufficient disclosure.
Aecon Group Inc.	ARE	04-Jun-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure is not disclosed.
Alliance Data Systems Corporation	ADS	04-Jun-19	Annual	Management	1.1	Elect Director Bruce K. Anderson	For	Against	We are voting against this director due to concerns over tenure.
Alliance Data Systems Corporation	ADS	04-Jun-19	Annual	Management	1.2	Elect Director Roger H. Ballou	For	For	
Alliance Data Systems Corporation	ADS	04-Jun-19	Annual	Management	1.3	Elect Director Kelly J. Barlow	For	For	
Alliance Data Systems Corporation	ADS	04-Jun-19	Annual	Management	1.4	Elect Director Edward J. Heffernan	For	For	
Alliance Data Systems Corporation	ADS	04-Jun-19	Annual	Management	1.5	Elect Director Kenneth R. Jensen	For	For	
Alliance Data Systems Corporation	ADS	04-Jun-19	Annual	Management	1.6	Elect Director Robert A. Minicucci	For	Against	We are voting against this director due to concerns over tenure.

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Alliance Data Systems Corporation	ADS	04-Jun-19	Annual	Management	1.7	Elect Director Timothy J. Theriault	For	For	
Alliance Data Systems Corporation	ADS	04-Jun-19	Annual	Management	1.8	Elect Director Laurie A. Tucker	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Alliance Data Systems Corporation	ADS	04-Jun-19	Annual	Management	1.9	Elect Director Sharen J. Turney	For	For	
Alliance Data Systems Corporation	ADS	04-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and as there are features that are not in line with best practice
Alliance Data Systems Corporation	ADS	04-Jun-19	Annual	Management	3	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	1.1	Elect Director Jean-Jacques Bienaime	For	For	
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	1.2	Elect Director Willard Dere	For	For	
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	1.3	Elect Director Michael Grey	For	For	
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	1.4	Elect Director Elaine J. Heron	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	1.5	Elect Director Robert J. Hombach	For	For	
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	1.6	Elect Director V. Bryan Lawlis	For	For	
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	1.7	Elect Director Alan J. Lewis	For	For	
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	1.8	Elect Director Richard A. Meier	For	For	
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	1.9	Elect Director David E.I. Pyott	For	For	
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	1.10	Elect Director Dennis J. Slamon	For	For	
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and as there are features that are not in line with best practice.
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
BioMarin Pharmaceutical Inc.	BMRN	04-Jun-19	Annual	Management	5	Amend Qualified Employee Stock Purchase Plan	For	For	
Brilliance China Automotive Holdings Limited	1114	04-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Brilliance China Automotive Holdings Limited	1114	04-Jun-19	Annual	Management	2A	Elect Yan Bingzhe as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Brilliance China Automotive Holdings Limited	1114	04-Jun-19	Annual	Management	2B	Elect Qian Zuming as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

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Brilliance China Automotive Holdings Limited	1114	04-Jun-19	Annual	Management	2C	Elect Zhang Wei as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Brilliance China Automotive Holdings Limited	1114	04-Jun-19	Annual	Management	2D	Authorize Board to Fix Remuneration of Directors	For	For	
Brilliance China Automotive Holdings Limited	1114	04-Jun-19	Annual	Management	3	Approve Grant Thornton Hong Kong Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Brilliance China Automotive Holdings Limited	1114	04-Jun-19	Annual	Management	4A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Brilliance China Automotive Holdings Limited	1114	04-Jun-19	Annual	Management	4B	Authorize Repurchase of Issued Share Capital	For	For	
Brilliance China Automotive Holdings Limited	1114	04-Jun-19	Annual	Management	4C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Brilliance China Automotive Holdings Limited	1114	04-Jun-19	Annual	Management	5	Adopt New Share Option Scheme and Authorize Board to Deal With All Matters in Relation to the New Share Option Scheme	For	Against	The stock option plan does not meet our guidelines.
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	1a	Elect Director Robert M. Calderoni	For	For	
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	1b	Elect Director Nanci E. Caldwell	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	1c	Elect Director Jesse A. Cohn	For	For	
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	1d	Elect Director Robert D. Daleo	For	For	
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	1e	Elect Director Murray J. Demo	For	For	
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	1f	Elect Director Ajei S. Gopal	For	For	
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	1g	Elect Director David J. Henshall	For	For	
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	1h	Elect Director Thomas E. Hogan	For	For	
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	1i	Elect Director Moira A. Kilcoyne	For	For	
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	1j	Elect Director Peter J. Sacripanti	For	For	
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	2	Amend Omnibus Stock Plan	For	For	
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Citrix Systems, Inc.	CTXS	04-Jun-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	1a	Elect Director Zein Abdalla	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	1b	Elect Director Maureen Breakiron-Evans	For	For	

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Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	1c	Elect Director Jonathan Chadwick	For	For	
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	1d	Elect Director John M. Dineen	For	For	
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	1e	Elect Director Francisco D'Souza	For	For	
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	1f	Elect Director John N. Fox, Jr.	For	For	
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	1g	Elect Director Brian Humphries	For	For	
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	1h	Elect Director John E. Klein	For	For	
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	1i	Elect Director Leo S. Mackay, Jr.	For	For	
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	1j	Elect Director Michael Patsalos-Fox	For	For	
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	1k	Elect Director Joseph M. Velli	For	For	
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Cognizant Technology Solutions Corporation	CTSH	04-Jun-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Dermapharm Holding SE	DMP	04-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Dermapharm Holding SE	DMP	04-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.77 per Share	For	For	
Dermapharm Holding SE	DMP	04-Jun-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Dermapharm Holding SE	DMP	04-Jun-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Dermapharm Holding SE	DMP	04-Jun-19	Annual	Management	5	Ratify Warth & Klein Grant Thornton AG as Auditors for Fiscal 2019	For	For	
Dermira, Inc.	DERM	04-Jun-19	Annual	Management	1.1	Elect Director Eugene A. Bauer	For	Withhold	We do not support insiders on the board other than the CEO. We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.

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Dermira, Inc.	DERM	04-Jun-19	Annual	Management	1.2	Elect Director David E. Cohen	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Dermira, Inc.	DERM	04-Jun-19	Annual	Management	1.3	Elect Director Fred B. Craves	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Dermira, Inc.	DERM	04-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks sufficient disclosure and certain risk mitigation features, and contains features that are not in line with best practice.
Dermira, Inc.	DERM	04-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
First Capital Realty Inc.	FCR	04-Jun-19	Annual	Management	1.1	Elect Director Bernard McDonell	For	For	
First Capital Realty Inc.	FCR	04-Jun-19	Annual	Management	1.2	Elect Director Adam E. Paul	For	For	
First Capital Realty Inc.	FCR	04-Jun-19	Annual	Management	1.3	Elect Director Leonard Abramsky	For	For	
First Capital Realty Inc.	FCR	04-Jun-19	Annual	Management	1.4	Elect Director Paul C. Douglas	For	For	
First Capital Realty Inc.	FCR	04-Jun-19	Annual	Management	1.5	Elect Director Jon N. Hagan	For	For	
First Capital Realty Inc.	FCR	04-Jun-19	Annual	Management	1.6	Elect Director Annalisa King	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
First Capital Realty Inc.	FCR	04-Jun-19	Annual	Management	1.7	Elect Director Aladin (Al) W. Mawani	For	For	
First Capital Realty Inc.	FCR	04-Jun-19	Annual	Management	1.8	Elect Director Dori J. Segal	For	For	
First Capital Realty Inc.	FCR	04-Jun-19	Annual	Management	1.9	Elect Director Andrea Stephen	For	For	
First Capital Realty Inc.	FCR	04-Jun-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
First Capital Realty Inc.	FCR	04-Jun-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it contains features that are not in line with best practice.
Fortive Corporation	FTV	04-Jun-19	Annual	Management	1A	Elect Director Mitchell P. Rales	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Fortive Corporation	FTV	04-Jun-19	Annual	Management	1B	Elect Director Steven M. Rales	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Fortive Corporation	FTV	04-Jun-19	Annual	Management	1C	Elect Director Jeannine Sargent	For	For	
Fortive Corporation	FTV	04-Jun-19	Annual	Management	1D	Elect Director Alan G. Spoon	For	For	
Fortive Corporation	FTV	04-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Fortive Corporation	FTV	04-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Fortive Corporation	FTV	04-Jun-19	Annual	Management	4	Eliminate Supermajority Vote Requirement	For	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
General Motors Company	GM	04-Jun-19	Annual	Management	1a	Elect Director Mary T. Barra	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	1b	Elect Director Wesley G. Bush	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	1c	Elect Director Linda R. Gooden	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	1d	Elect Director Joseph Jimenez	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	1e	Elect Director Jane L. Mendillo	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	1f	Elect Director Judith A. Miscik	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	1g	Elect Director Patricia F. Russo	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	1h	Elect Director Thomas M. Schoewe	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	1i	Elect Director Theodore M. Solso	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	1j	Elect Director Carol M. Stephenson	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	1k	Elect Director Devin N. Wenig	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
General Motors Company	GM	04-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
General Motors Company	GM	04-Jun-19	Annual	Shareholder	4	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
General Motors Company	GM	04-Jun-19	Annual	Shareholder	5	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.30 per Share	For	For	

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GFT Technologies SE	GFT	04-Jun-19	Annual	Management	3.1	Approve Discharge of Senior Management Board Member Marika Lulay for Fiscal 2018	For	For	
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	3.2	Approve Discharge of Senior Management Board Member Jochen Ruetz for Fiscal 2018	For	For	
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	4.1	Approve Discharge of Board of Directors Member Ulrich Dietz for Fiscal 2018	For	For	
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	4.2	Approve Discharge of Board of Directors Member Paul Lerbinger for Fiscal 2018	For	For	
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	4.3	Approve Discharge of Board of Directors Member Andreas Bereczky for Fiscal 2018	For	For	
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	4.4	Approve Discharge of Board of Directors Member Maria Dietz for Fiscal 2018	For	For	
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	4.5	Approve Discharge of Board of Directors Member Marika Lulay for Fiscal 2018	For	For	
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	4.6	Approve Discharge of Board of Directors Member Jochen Ruetz for Fiscal 2018	For	For	
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	4.7	Approve Discharge of Board of Directors Member Andreas Wiedemann for Fiscal 2018	For	For	
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	5	Ratify KPMG AG as Auditors for Fiscal 2019	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
GFT Technologies SE	GFT	04-Jun-19	Annual	Management	6	Approve Affiliation Agreement with GFT Invest GmbH	For	For	
GoDaddy Inc.	GDDY	04-Jun-19	Annual	Management	1.1	Elect Director Caroline Donahue	For	For	
GoDaddy Inc.	GDDY	04-Jun-19	Annual	Management	1.2	Elect Director Charles J. Robel	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
GoDaddy Inc.	GDDY	04-Jun-19	Annual	Management	1.3	Elect Director Scott W. Wagner	For	For	
GoDaddy Inc.	GDDY	04-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
GoDaddy Inc.	GDDY	04-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it contains features that are not in line with best practice.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	

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Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	3	Approve Discharge of General Managers	For	For	
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	4	Approve Allocation of Income and Dividends of EUR 4.55 per Share	For	For	
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	5	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	6	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	7	Approve Compensation of Axel Dumas, General Manager	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	8	Approve Compensation of Emile Hermes SARL, General Manager	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	9	Reelect Charles-Eric Bauer as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	10	Reelect Julie Guerrand as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	11	Reelect Dominique Senequier as Supervisory Board Member	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	12	Elect Alexandre Viros as Supervisory Board Member	For	For	
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	13	Elect Estelle Brachlianoff as Supervisory Board Member	For	For	
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	14	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	15	Authorize Capitalization of Reserves of up to 40 Percent of Issued Capital for Bonus Issue or Increase in Par Value	For	Against	This proposal is not in shareholders' best interests.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	16	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to 40 Percent of Issued Capital	For	Against	This proposal is not in shareholders' best interests.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	17	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to 40 Percent of Issued Capital	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	18	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	19	Approve Issuance of Equity or Equity-Linked Securities up to 20 Percent of Issued Capital Per Year for Private Placements	For	Against	This proposal is not in shareholders' best interests.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	20	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	This proposal is not in shareholders' best interests.
Hermes International SCA	RMS	04-Jun-19	Annual/Special	Management	21	Authorize Filing of Required Documents/Other Formalities	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	3	Approve Treatment of Losses	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	4	Approve Discharge of Management and Supervisory Board Members	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	5	Ratify Transaction with On Entertainment Re: Allotment and Rebiling Agreement Concerning Attribution of Free Shares	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	6	Ratify Transaction with Chapter2 Re: Allotment and Rebiling Agreement Concerning Attribution of Free Shares	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	7	Ratify Transaction with Storia Television Re: Allotment and Rebiling Agreement Concerning Attribution of Free Shares	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	8	Ratify Transaction with Groupe AB Re: Allotment and Rebiling Agreement Concerning Attribution of Free Shares	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	9	Approve Auditors' Special Report on Related-Party Transactions	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	10	Approve Compensation of Pierre-Antoine Capton, Chairman of the Management Board	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	11	Approve Compensation of Guillaume Prot, Management Board Member Until April 10, 2018	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	12	Approve Compensation of Guillaume Izabel, Management Board Member Since April 11, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	13	Approve Compensation of Pierre Lescure, Chairman of the Supervisory	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	14	Approve Remuneration Policy of Pierre-Antoine Capton, Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	15	Approve Remuneration Policy of Guillaume Izabel, Management Board Member	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	16	Approve Remuneration Policy of Supervisory Board Members	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	17	Approve Remuneration of Supervisory Board Members in the Aggregate Amount of EUR 340,000	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	18	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	19	Amend Article 14 of Bylaws Re: Supervisory Board Members Length of Term	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	20	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	21	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 159,064.83	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	22	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 31,812.97	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	23	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	24	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	25	Authorize up to 4 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	27	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 159,064.83	For	For	
Mediawan SA	MDW	04-Jun-19	Annual/Special	Management	28	Authorize Filing of Required Documents/Other Formalities	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.1	Elect Director Gregory H. Boyce	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.2	Elect Director Bruce R. Brook	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.3	Elect Director J. Kofi Bucknor	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.4	Elect Director Joseph A. Carrabba	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.5	Elect Director Noreen Doyle	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.6	Elect Director Gary J. Goldberg	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.7	Elect Director Veronica M. Hagen	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.8	Elect Director Sheri E. Hickok	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.9	Elect Director Rene Medori	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.10	Elect Director Jane Nelson	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.11	Elect Director Julio M. Quintana	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	1.12	Elect Director Molly P. Zhang	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Newmont Mining Corporation	NEM	04-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Stelco Holdings Inc.	STLC	04-Jun-19	Annual/Special	Management	1.1	Elect Director Jeffrey Bunder	For	Withhold	We are not supportive of non-independent directors sitting on key board committees..Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Stelco Holdings Inc.	STLC	04-Jun-19	Annual/Special	Management	1.2	Elect Director Michael Dees	For	Withhold	We are not supportive of non-independent directors sitting on key board committees..Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Stelco Holdings Inc.	STLC	04-Jun-19	Annual/Special	Management	1.3	Elect Director Alan E. Goldberg	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Stelco Holdings Inc.	STLC	04-Jun-19	Annual/Special	Management	1.4	Elect Director Alan Kestenbaum	For	Withhold	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
Stelco Holdings Inc.	STLC	04-Jun-19	Annual/Special	Management	1.5	Elect Director Jacob Lew	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Stelco Holdings Inc.	STLC	04-Jun-19	Annual/Special	Management	1.6	Elect Director Michael Mueller	For	For	
Stelco Holdings Inc.	STLC	04-Jun-19	Annual/Special	Management	1.7	Elect Director Heather Ross	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We are holding this nominee accountable, as Chair of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Stelco Holdings Inc.	STLC	04-Jun-19	Annual/Special	Management	1.8	Elect Director Indira Samarasekera	For	For	
Stelco Holdings Inc.	STLC	04-Jun-19	Annual/Special	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Stelco Holdings Inc.	STLC	04-Jun-19	Annual/Special	Management	3	Approve Reduction in Stated Capital	For	For	
Sun Pharmaceutical Industries Ltd.	524715	04-Jun-19	Court	Management	1	Approve Scheme of Arrangement	For	For	
Sunac China Holdings Ltd.	1918	04-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Sunac China Holdings Ltd.	1918	04-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	

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Sunac China Holdings Ltd.	2018	04-Jun-19	Annual	Management	3A1	Elect Tian Qiang as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Sunac China Holdings Ltd.	2018	04-Jun-19	Annual	Management	3A2	Elect Huang Shuping as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Sunac China Holdings Ltd.	2018	04-Jun-19	Annual	Management	3A3	Elect Li Qin as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sunac China Holdings Ltd.	2018	04-Jun-19	Annual	Management	3A4	Elect Ma Lishan as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sunac China Holdings Ltd.	2018	04-Jun-19	Annual	Management	3B	Authorize Board to Fix Remuneration of Directors	For	For	
Sunac China Holdings Ltd.	2018	04-Jun-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Sunac China Holdings Ltd.	2018	04-Jun-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Sunac China Holdings Ltd.	2018	04-Jun-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
Sunac China Holdings Ltd.	2018	04-Jun-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	1.1	Elect Director Zein Abdalla	For	For	
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	1.2	Elect Director Alan M. Bennett	For	For	
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	1.3	Elect Director Rosemary T. Berkery	For	For	
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	1.4	Elect Director David T. Ching	For	For	
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	1.5	Elect Director Ernie Herrman	For	For	
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	1.6	Elect Director Michael F. Hines	For	For	
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	1.7	Elect Director Amy B. Lane	For	For	
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	1.8	Elect Director Carol Meyrowitz	For	For	
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	1.9	Elect Director Jackwyn L. Nemerov	For	For	
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	1.10	Elect Director John F. O'Brien	For	For	
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	1.11	Elect Director Willow B. Shire	For	Against	We are voting against this director due to concerns over tenure.
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Shareholder	4	Report on Gender, Race, or Ethnicity Pay Equity	Against	Against	We believe the company's current policies, practices, and related disclosure are sufficient.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Shareholder	5	Report on Prison Labor in Supply Chain	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's policies on preventing use of prison labor in its supply chain.
The TJX Companies, Inc.	TJX	04-Jun-19	Annual	Shareholder	6	Report on Human Rights Risks in Operations and Supply Chain	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's exposure to human rights risk.
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	1a	Elect Director Alessandro Bogliolo	For	For	
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	1b	Elect Director Rose Marie Bravo	For	For	
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	1c	Elect Director Hafize Gaye Erkan	For	For	
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	1d	Elect Director Roger N. Farah	For	For	
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	1e	Elect Director Jane Hertzmark Hudis	For	For	
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	1f	Elect Director Abby F. Kohnstamm	For	For	
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	1g	Elect Director James E. Lillie	For	For	
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	1h	Elect Director William A. Shutzer	For	For	
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	1i	Elect Director Robert S. Singer	For	For	
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	1j	Elect Director Francesco Trapani	For	For	
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	1k	Elect Director Annie Young-Scriver	For	For	
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Tiffany & Co.	TIF	04-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Virtu Financial, Inc.	VIRT	04-Jun-19	Annual	Management	1.1	Elect Director William F. Cruger, Jr.	For	Withhold	We are holding the returning members of the board accountable for inadequate gender diversity on the board.
Virtu Financial, Inc.	VIRT	04-Jun-19	Annual	Management	1.2	Elect Director Glenn H. Hutchins	For	Withhold	We are holding the returning members of the board accountable for inadequate gender diversity on the board.
Virtu Financial, Inc.	VIRT	04-Jun-19	Annual	Management	1.3	Elect Director Christopher C. Quick	For	Withhold	We are holding the returning members of the board accountable for inadequate gender diversity on the board.
Virtu Financial, Inc.	VIRT	04-Jun-19	Annual	Management	1.4	Elect Director Vincent J. Viola	For	Withhold	We are holding the returning members of the board accountable for inadequate gender diversity on the board.
Virtu Financial, Inc.	VIRT	04-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Virtu Financial, Inc.	VIRT	04-Jun-19	Annual	Management	3	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.

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Virtu Financial, Inc.	VIRT	04-Jun-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Advanced Medical Solutions Group Plc	AMS	05-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Advanced Medical Solutions Group Plc	AMS	05-Jun-19	Annual	Management	2	Approve Remuneration Report	For	For	
Advanced Medical Solutions Group Plc	AMS	05-Jun-19	Annual	Management	3	Reappoint Deloitte LLP as Auditors and Authorise Their Remuneration	For	For	
Advanced Medical Solutions Group Plc	AMS	05-Jun-19	Annual	Management	4	Re-elect Penny Freer as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Advanced Medical Solutions Group Plc	AMS	05-Jun-19	Annual	Management	5	Re-elect Steve Bellamy as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Advanced Medical Solutions Group Plc	AMS	05-Jun-19	Annual	Management	6	Elect Eddie Johnson as Director	For	Against	We do not support insiders on the board other than the CEO.
Advanced Medical Solutions Group Plc	AMS	05-Jun-19	Annual	Management	7	Approve Final Dividend	For	For	
Advanced Medical Solutions Group Plc	AMS	05-Jun-19	Annual	Management	8	Approve Share Option Plan	For	Against	The stock option plan does not meet our guidelines.
Advanced Medical Solutions Group Plc	AMS	05-Jun-19	Annual	Management	9	Authorise Issue of Equity	For	For	
Advanced Medical Solutions Group Plc	AMS	05-Jun-19	Annual	Management	10	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Advanced Medical Solutions Group Plc	AMS	05-Jun-19	Annual	Management	11	Authorise Market Purchase of Ordinary Shares	For	For	
Allegion Plc	ALLE	05-Jun-19	Annual	Management	1a	Elect Director Carla Cico	For	For	
Allegion Plc	ALLE	05-Jun-19	Annual	Management	1b	Elect Director Kirk S. Hachigian	For	For	
Allegion Plc	ALLE	05-Jun-19	Annual	Management	1c	Elect Director Nicole Parent Haughey	For	For	
Allegion Plc	ALLE	05-Jun-19	Annual	Management	1d	Elect Director David D. Petratis	For	For	
Allegion Plc	ALLE	05-Jun-19	Annual	Management	1e	Elect Director Dean I. Schaffer	For	For	
Allegion Plc	ALLE	05-Jun-19	Annual	Management	1f	Elect Director Charles L. Szews	For	For	
Allegion Plc	ALLE	05-Jun-19	Annual	Management	1g	Elect Director Martin E. Welch, III	For	For	
Allegion Plc	ALLE	05-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Allegion Plc	ALLE	05-Jun-19	Annual	Management	3	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Allegion Plc	ALLE	05-Jun-19	Annual	Management	4	Renew the Board's Authority to Issue Shares Under Irish Law	For	For	
Allegion Plc	ALLE	05-Jun-19	Annual	Management	5	Renew the Board's Authority to Opt-Out of Statutory Pre-Emptions Rights	For	For	
AVIC Helicopter Co., Ltd.	600038	05-Jun-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
AVIC Helicopter Co., Ltd.	600038	05-Jun-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
AVIC Helicopter Co., Ltd.	600038	05-Jun-19	Annual	Management	3	Approve Financial Statements	For	For	
AVIC Helicopter Co., Ltd.	600038	05-Jun-19	Annual	Management	4	Approve Profit Distribution	For	For	
AVIC Helicopter Co., Ltd.	600038	05-Jun-19	Annual	Management	5	Approve Annual Report and Summary	For	For	
AVIC Helicopter Co., Ltd.	600038	05-Jun-19	Annual	Management	6	Approve Daily Related Party Transactions	For	Against	This proposal is not in shareholders' best interests.
AVIC Helicopter Co., Ltd.	600038	05-Jun-19	Annual	Management	7	Approve Internal Control Evaluation Report	For	For	
AVIC Helicopter Co., Ltd.	600038	05-Jun-19	Annual	Management	8	Approve Internal Control Audit Report	For	For	
AVIC Helicopter Co., Ltd.	600038	05-Jun-19	Annual	Management	9	Approve Duty Performance Report of Independent Director	For	For	
AVIC Helicopter Co., Ltd.	600038	05-Jun-19	Annual	Management	10	Approve Appointment of Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
AVIC Helicopter Co., Ltd.	600038	05-Jun-19	Annual	Management	11.1	Elect Chang Hongliang as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	1	Open Meeting	None	None	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.1	Approve Financial Statements	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.2	Approve Consolidated Financial Statements	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.3	Approve Management Board Report on Company's and Group's Operations	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.4a	Approve Discharge of Slawomir Sikora (CEO)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.4b	Approve Discharge of Maciej Kropidlowski (Deputy CEO)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.4c	Approve Discharge of David Mouille (Deputy CEO)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.4d	Approve Discharge of Barbara Sobala (Deputy CEO)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.4e	Approve Discharge of Witold Zielinski (Deputy CEO)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.4f	Approve Discharge of Natalia Bozek (Deputy CEO)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.4g	Approve Discharge of Katarzyna Majewska (Management Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.4h	Approve Discharge of Czeslaw Piasek (Management Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.5	Approve Supervisory Board Report	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6a	Approve Discharge of Andrzej Olechowski (Supervisory Board Chairman)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6b	Approve Discharge of Frank Mannion (Supervisory Board Deputy Chairman)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6c	Approve Discharge of Shirish Apte (Supervisory Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6d	Approve Discharge of Marek Belka (Supervisory Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6e	Approve Discharge of Grzegorz Bielicki (Supervisory Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6f	Approve Discharge of Igor Chalupiec (Supervisory Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6g	Approve Discharge of Jenny Grey (Supervisory Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6h	Approve Discharge of Marek Kapuscinski (Supervisory Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6i	Approve Discharge of Marc Luet (Supervisory Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6j	Approve Discharge of Stanislaw Soltysinski (Supervisory Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6k	Approve Discharge of Anand Selvakesari (Supervisory Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.6l	Approve Discharge of Stephen Volk (Supervisory Board Member)	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.7	Approve Allocation of Income and Dividends of PLN 3.74 per Share	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.8	Amend Statute; Approve Consolidated Text of Statute	For	For	
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	5.9	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Bank Handlowy w Warszawie SA	BHW	05-Jun-19	Annual	Management	6	Close Meeting	None	None	
BeiGene Ltd.	6160	05-Jun-19	Annual	Management	1	Elect Director Ranjeev Krishana	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BeiGene Ltd.	6160	05-Jun-19	Annual	Management	2	Elect Director Xiaodong Wang	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
BeiGene Ltd.	6160	05-Jun-19	Annual	Management	3	Elect Director Qingqing Yi	For	For	
BeiGene Ltd.	6160	05-Jun-19	Annual	Management	4	Elect Director Jing-Shyh (Sam) Su	For	For	
BeiGene Ltd.	6160	05-Jun-19	Annual	Management	5	Ratify Ernst & Young Hua Ming LLP and Ernst & Young as Auditors	For	Against	The auditor's tenure is not disclosed.
BeiGene Ltd.	6160	05-Jun-19	Annual	Management	6	Authorize the Board of Directors to Issue, Allot, or Deal with Unissued Ordinary Shares and/or American Depositary Shares	For	For	
BeiGene Ltd.	6160	05-Jun-19	Annual	Management	7	Approve Connected Person Placing Authorization	For	For	
BeiGene Ltd.	6160	05-Jun-19	Annual	Management	8	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks certain risk mitigation features and contains features that are not in line with best practice.
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	1	Approve Business Report and Consolidated and Individual Financial Statements	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	4	Approve Amendments to Rules and Procedures Regarding Shareholder's General Meeting	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	5	Amend Rules and Procedures for Election of Directors and Supervisors	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	6	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	7	Amend Trading Procedures Governing Derivatives Products	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	8	Amend Procedures for Loaning of Funds	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	9	Amend Procedures for Endorsement and Guarantees	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	10.1	Elect Hsu, Kun-Tai with Shareholder No. 1, as Non-Independent Director	For	Against	We are voting against this director due to concerns over tenure.
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	10.2	Elect Lu, Chin-Chung with Shareholder No. 112, as Non-Independent Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	10.3	Elect Tsai, Ming-Hsien with Shareholder No. 702, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	10.4	Elect Liu, Chia-Sheng, a Representative of Tong Ling Investment Co., Ltd. with Shareholder No. 8456, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	10.5	Elect Lee, Tse-Ching with Shareholder No. 232, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	10.6	Elect Lee, Yen-Sung with ID No. H102119XXX as Independent Director	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	10.7	Elect Lin, Ming-Ji with Shareholder No. 84531 as Independent Director	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	10.8	Elect Chu, Chia-Hsiang with ID No. H123394XXX as Independent Director	For	For	
Chicony Electronics Co., Ltd.	2385	05-Jun-19	Annual	Management	11	Approve Release of Restrictions of Competitive Activities of Newly Appointed Directors	For	For	
China First Capital Group Limited	1269	05-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China First Capital Group Limited	1269	05-Jun-19	Annual	Management	2a	Elect Wilson Sea as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China First Capital Group Limited	1269	05-Jun-19	Annual	Management	2b	Elect Zhao Zhijun as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
China First Capital Group Limited	1269	05-Jun-19	Annual	Management	2c	Elect Zhu Huanqiang as Director	For	For	
China First Capital Group Limited	1269	05-Jun-19	Annual	Management	2d	Elect Wang Song as Director	For	For	
China First Capital Group Limited	1269	05-Jun-19	Annual	Management	3	Authorize Board to Fix Remuneration of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China First Capital Group Limited	1269	05-Jun-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
China First Capital Group Limited	1269	05-Jun-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China First Capital Group Limited	1269	05-Jun-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
China First Capital Group Limited	1269	05-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	3	Approve 2018 Annual Report of A shares	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	3	Approve 2018 Annual Report of A shares	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	4	Approve 2018 Annual Report of H shares	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	4	Approve 2018 Annual Report of H shares	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	5	Approve 2018 Financial Statements and Report	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	5	Approve 2018 Financial Statements and Report	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	6	Approve 2018 Profit Distribution Plan	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	6	Approve 2018 Profit Distribution Plan	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	7	Approve PricewaterhouseCoopers Zhong Tian LLP as PRC Auditor and Internal Control Auditor and PricewaterhouseCoopers as Hong Kong Auditor	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	7	Approve PricewaterhouseCoopers Zhong Tian LLP as PRC Auditor and Internal Control Auditor and PricewaterhouseCoopers as Hong Kong Auditor	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	8	Approve 2018 Due Diligence Report	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	8	Approve 2018 Due Diligence Report	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	9	Approve 2018 Report on Performance of Independent Directors	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	9	Approve 2018 Report on Performance of Independent Directors	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	10.1	Elect Li Qiqiang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	11	Amend Articles of Association	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	10.2	Elect Lam Tyng Yih, Elizabeth as Director	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	12	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	10.3	Elect Chen Jizhong as Director	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	13	Amend Rules and Procedures Regarding Meetings of Board of Supervisors	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	10.4	Elect Jiang Xuping as Director	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	14	Amend Remuneration Management System of Directors and Supervisors	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	11	Amend Remuneration Management System of Directors and Supervisors	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	15	Approve Daily Related Party Transaction Agreement	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	12	Amend Articles of Association	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	16	Elect Li Qiqiang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	13	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	17	Elect Lam Tyng Yih, Elizabeth as Director	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	14	Amend Rules and Procedures Regarding Meetings of Board of Supervisors	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	18	Elect Chen Jizhong as Director	For	For	
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	15	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Pacific Insurance (Group) Co. Ltd.	2601	05-Jun-19	Annual	Management	19	Elect Jiang Xuping as Director	For	For	
CITIC Limited	267	05-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
CITIC Limited	267	05-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
CITIC Limited	267	05-Jun-19	Annual	Management	3	Elect Li Qingping as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CITIC Limited	267	05-Jun-19	Annual	Management	4	Elect Yan Shuqin as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CITIC Limited	267	05-Jun-19	Annual	Management	5	Elect Liu Zhongyuan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CITIC Limited	267	05-Jun-19	Annual	Management	6	Elect Xu Jinwu as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
CITIC Limited	267	05-Jun-19	Annual	Management	7	Elect Gregory Lynn Curl as Director	For	For	
CITIC Limited	267	05-Jun-19	Annual	Management	8	Approve Not to Fill Up the Vacated Office of Paul Chow Man Yiu Upon His Retirement as a Director	For	For	
CITIC Limited	267	05-Jun-19	Annual	Management	9	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
CITIC Limited	267	05-Jun-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
CITIC Limited	267	05-Jun-19	Annual	Management	11	Authorize Repurchase of Issued Share Capital	For	For	
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	1.1	Elect Director Kenneth J. Bacon	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	1.2	Elect Director Madeline S. Bell	For	For	
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	1.3	Elect Director Sheldon M. Bonovitz	For	Withhold	We are voting against this director due to concerns over tenure.
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	1.4	Elect Director Edward D. Breen	For	For	
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	1.5	Elect Director Gerald L. Hassell	For	For	
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	1.6	Elect Director Jeffrey A. Honickman	For	For	
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	1.7	Elect Director Maritza G. Montiel	For	For	
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	1.8	Elect Director Asuka Nakahara	For	For	
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	1.9	Elect Director David C. Novak	For	For	
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	1.10	Elect Director Brian L. Roberts	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	3	Approve Nonqualified Employee Stock Purchase Plan	For	For	
Comcast Corporation	CMCSA	05-Jun-19	Annual	Management	4	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and contains features that are not in line with best practice.
Comcast Corporation	CMCSA	05-Jun-19	Annual	Shareholder	5	Require Independent Board Chairman	Against	For	We are voting in favor of appointing an independent Chair of the Board.
Comcast Corporation	CMCSA	05-Jun-19	Annual	Shareholder	6	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
CoStar Group, Inc.	CSGP	05-Jun-19	Annual	Management	1a	Elect Director Michael R. Klein	For	Against	We are voting against this director due to concerns over tenure.
CoStar Group, Inc.	CSGP	05-Jun-19	Annual	Management	1b	Elect Director Andrew C. Florance	For	For	
CoStar Group, Inc.	CSGP	05-Jun-19	Annual	Management	1c	Elect Director Laura Cox Kaplan	For	For	
CoStar Group, Inc.	CSGP	05-Jun-19	Annual	Management	1d	Elect Director Michael J. Glosserman	For	For	
CoStar Group, Inc.	CSGP	05-Jun-19	Annual	Management	1e	Elect Director John W. Hill	For	For	
CoStar Group, Inc.	CSGP	05-Jun-19	Annual	Management	1f	Elect Director Christopher J. Nassetta	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
CoStar Group, Inc.	CSGP	05-Jun-19	Annual	Management	1g	Elect Director David J. Steinberg	For	For	
CoStar Group, Inc.	CSGP	05-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
CoStar Group, Inc.	CSGP	05-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Credit Acceptance Corporation	CACC	05-Jun-19	Annual	Management	1.1	Elect Director Glenda J. Flanagan	For	For	
Credit Acceptance Corporation	CACC	05-Jun-19	Annual	Management	1.2	Elect Director Brett A. Roberts	For	For	
Credit Acceptance Corporation	CACC	05-Jun-19	Annual	Management	1.3	Elect Director Thomas N. Tryforos	For	Withhold	We are voting against this director due to concerns over tenure.
Credit Acceptance Corporation	CACC	05-Jun-19	Annual	Management	1.4	Elect Director Scott J. Vassalluzzo	For	For	
Credit Acceptance Corporation	CACC	05-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Credit Acceptance Corporation	CACC	05-Jun-19	Annual	Management	3	Ratify Grant Thornton LLP as Auditor	For	For	
Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	1.1	Elect Director Andre Falzon	For	For	

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Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	1.2	Elect Director Steven Feldman	For	For	
Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	1.3	Elect Director Judy Kirk	For	For	
Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	1.4	Elect Director Michael McMullen	For	For	
Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	1.5	Elect Director Christopher Robison	For	For	
Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	1.6	Elect Director Ronald Simkus	For	For	
Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	1.7	Elect Director Dawn Whittaker	For	For	
Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	1.8	Elect Director William C. Williams	For	For	
Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	3	Amend Performance and Restricted Share Unit Plan	For	Against	The long term incentive plan does not meet our guidelines.
Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	4	Amend Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Detour Gold Corporation	DGC	05-Jun-19	Annual/Special	Management	5	Advisory Vote on Executive Compensation Approach	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	1.1	Elect Director Barbara M. Baumann	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	1.2	Elect Director John E. Bethancourt	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	1.3	Elect Director Ann G. Fox	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	1.4	Elect Director David A. Hager	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	1.5	Elect Director Robert H. Henry	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	1.6	Elect Director Michael M. Kanovsky	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	1.7	Elect Director John Krenicki, Jr.	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	1.8	Elect Director Robert A. Mosbacher, Jr.	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	1.9	Elect Director Duane C. Radtke	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	1.10	Elect Director Keith O. Rattie	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	1.11	Elect Director Mary P. Ricciardello	For	For	
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Devon Energy Corporation	DVN	05-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
EPAM Systems, Inc.	EPAM	05-Jun-19	Annual	Management	1.1	Elect Director Richard Michael Mayoras	For	For	
EPAM Systems, Inc.	EPAM	05-Jun-19	Annual	Management	1.2	Elect Director Karl Robb	For	For	
EPAM Systems, Inc.	EPAM	05-Jun-19	Annual	Management	1.3	Elect Director Helen Shan	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
EPAM Systems, Inc.	EPAM	05-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
EPAM Systems, Inc.	EPAM	05-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	3a	Elect Ning Gaoning as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	3b	Elect John Law as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	3c	Elect Kuo Ming-Jian as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	3d	Elect Han Xiaojing as Director	For	For	
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	3e	Elect Liu Jialin as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	3f	Elect Cai Cunqiang Director	For	For	
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	3g	Elect Yip Wai Ming as Director	For	Against	This director is overboarded.
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	3h	Authorize Board to Fix Remuneration of Directors	For	For	
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	4	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Far East Horizon Ltd.	3360	05-Jun-19	Annual	Management	8	Adopt New Share Option Scheme	For	Against	The stock option plan does not meet our guidelines.
Formosa Chemicals & Fibre Corp.	1326	05-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Formosa Chemicals & Fibre Corp.	1326	05-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Formosa Chemicals & Fibre Corp.	1326	05-Jun-19	Annual	Management	3	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Formosa Chemicals & Fibre Corp.	1326	05-Jun-19	Annual	Management	4	Amend Trading Procedures Governing Derivatives Products	For	For	
Formosa Chemicals & Fibre Corp.	1326	05-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Formosa Chemicals & Fibre Corp.	1326	05-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Fosun International Limited	656	05-Jun-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Fosun International Limited	656	05-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Fosun International Limited	656	05-Jun-19	Annual	Management	3.1	Elect Guo Guangchang as Director	For	For	
Fosun International Limited	656	05-Jun-19	Annual	Management	3.2	Elect Wang Can as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Fosun International Limited	656	05-Jun-19	Annual	Management	3.3	Elect Gong Ping as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Fosun International Limited	656	05-Jun-19	Annual	Management	3.4	Elect David T. Zhang as Director	For	For	
Fosun International Limited	656	05-Jun-19	Annual	Management	3.5	Authorize Board to Fix Remuneration of Directors	For	For	
Fosun International Limited	656	05-Jun-19	Annual	Management	4	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Fosun International Limited	656	05-Jun-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Fosun International Limited	656	05-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Fosun International Limited	656	05-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Fosun International Limited	656	05-Jun-19	Annual	Management	8	Approve Grant of Options and Issuance of Shares Under the Share Option Scheme and Old Share Option Scheme	For	Against	The stock option plan does not meet our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Fosun International Limited	656	05-Jun-19	Annual	Management	9a	Approve Issuance of New Award Shares to Computershare Hong Kong Trustees Limited to Hold on Trust For Selected Participants For Participation in the Share Award Scheme and Related Transactions	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9b	Approve Grant of Award Shares to Chen Qiyu Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9c	Approve Grant of Award Shares to Xu Xiaoliang Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9d	Approve Grant of Award Shares to Qin Xuetang Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9e	Approve Grant of Award Shares to Wang Can Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9f	Approve Grant of Award Shares to Gong Ping Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9g	Approve Grant of Award Shares to Zhang Shengman Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9h	Approve Grant of Award Shares to Zhang Huaqiao Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9i	Approve Grant of Award Shares to David T. Zhang Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9j	Approve Grant of Award Shares to Yang Chao Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9k	Approve Grant of Award Shares to Lee Kai-Fu Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9l	Approve Grant of Award Shares to Zhang Houlin Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9m	Approve Grant of Award Shares to Li Tao Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9n	Approve Grant of Award Shares to Qian Jiannong Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9o	Approve Grant of Award Shares to Mu Haining Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9p	Approve Grant of Award Shares to Gao Min Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9q	Approve Grant of Award Shares to Zhang Xueqing Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9r	Approve Grant of Award Shares to Xu Lingjiang Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Fosun International Limited	656	05-Jun-19	Annual	Management	9s	Approve Grant of Award Shares to Pei Yu Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9t	Approve Grant of Award Shares to Other Selected Participants Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	9u	Authorize Board to Deal With All Matters in Relation to the Issuance of the New Award Shares Under the Share Award Scheme	For	Against	The stock option plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	10	Adopt Yuyuan Tranche II Share Option Incentive Scheme and Authorize Board and Yuyuan to Deal With All Matters in Relation to the Share Option Scheme	For	Against	The restricted stock plan does not meet our guidelines.
Fosun International Limited	656	05-Jun-19	Annual	Management	11	Adopt Gland Pharma Share Option Scheme and Authorize Board and Gland Pharma to Deal With All Matters in Relation to the Share Option Scheme	For	Against	The stock option plan does not meet our guidelines.
Genworth MI Canada Inc.	MIC	05-Jun-19	Annual	Management	1.1	Elect Director Andrea Bolger	For	For	
Genworth MI Canada Inc.	MIC	05-Jun-19	Annual	Management	1.2	Elect Director Sharon Giffen	For	For	
Genworth MI Canada Inc.	MIC	05-Jun-19	Annual	Management	1.3	Elect Director Rohit Gupta	For	Withhold	We do not support insiders on the board other than the CEO.
Genworth MI Canada Inc.	MIC	05-Jun-19	Annual	Management	1.4	Elect Director Sidney Horn	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are also holding this nominee accountable, as Chair of the Governance Committee, for not providing an annual advisory vote on executive compensation.
Genworth MI Canada Inc.	MIC	05-Jun-19	Annual	Management	1.5	Elect Director Brian Hurley	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Genworth MI Canada Inc.	MIC	05-Jun-19	Annual	Management	1.6	Elect Director Stuart Levings	For	For	
Genworth MI Canada Inc.	MIC	05-Jun-19	Annual	Management	1.7	Elect Director Neil Parkinson	For	For	
Genworth MI Canada Inc.	MIC	05-Jun-19	Annual	Management	1.8	Elect Director Rajinder Singh	For	Withhold	We do not support insiders on the board other than the CEO.
Genworth MI Canada Inc.	MIC	05-Jun-19	Annual	Management	1.9	Elect Director Jerome Upton	For	Withhold	We do not support insiders on the board other than the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Genworth MI Canada Inc.	MIC	05-Jun-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Globus Medical, Inc.	GMED	05-Jun-19	Annual	Management	1a	Elect Director Daniel T. Lemaitre	For	For	
Globus Medical, Inc.	GMED	05-Jun-19	Annual	Management	1b	Elect Director David C. Paul	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board. We are also voting against this director due to concerns over tenure.
Globus Medical, Inc.	GMED	05-Jun-19	Annual	Management	1c	Elect Director Ann D. Rhoads	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent and for inadequate gender diversity on the board.
Globus Medical, Inc.	GMED	05-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Globus Medical, Inc.	GMED	05-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks risk mitigation features and as there are features that are not in line with best practice.
Globus Medical, Inc.	GMED	05-Jun-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	2	Approve Remuneration Report	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	4	Authorise Board to Fix Remuneration of Auditors	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	5	Elect Pierre Bouchut as Director	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	6	Elect Virginia McDowell as Director	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	7	Elect Rob Wood as Director	For	Against	We do not support insiders on the board other than the CEO.
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	8	Re-elect Kenneth Alexander as Director	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	9	Re-elect Jane Anscombe as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	10	Re-elect Lee Feldman as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	11	Re-elect Peter Isola as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	12	Re-elect Stephen Morana as Director	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	13	Authorise Issue of Equity	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	14	Authorise Issue of Equity without Pre-emptive Rights	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	16	Authorise Market Purchase of Ordinary Shares	For	For	
GVC Holdings Plc	GVC	05-Jun-19	Annual	Management	17	Amend Articles of Association	For	For	
Hess Corporation	HES	05-Jun-19	Annual	Management	1.1	Elect Director Rodney F. Chase	For	For	
Hess Corporation	HES	05-Jun-19	Annual	Management	1.2	Elect Director Terrence J. Checki	For	For	
Hess Corporation	HES	05-Jun-19	Annual	Management	1.3	Elect Director Leonard S. Coleman, Jr.	For	For	
Hess Corporation	HES	05-Jun-19	Annual	Management	1.4	Elect Director John B. Hess	For	For	
Hess Corporation	HES	05-Jun-19	Annual	Management	1.5	Elect Director Edith E. Holiday	For	Against	We are voting against this director due to concerns over tenure. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Hess Corporation	HES	05-Jun-19	Annual	Management	1.6	Elect Director Risa Lavizzo-Mourey	For	For	
Hess Corporation	HES	05-Jun-19	Annual	Management	1.7	Elect Director Marc S. Lipschultz	For	For	
Hess Corporation	HES	05-Jun-19	Annual	Management	1.8	Elect Director David McManus	For	For	
Hess Corporation	HES	05-Jun-19	Annual	Management	1.9	Elect Director Kevin O. Meyers	For	For	
Hess Corporation	HES	05-Jun-19	Annual	Management	1.10	Elect Director James H. Quigley	For	For	
Hess Corporation	HES	05-Jun-19	Annual	Management	1.11	Elect Director William G. Schrader	For	For	

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Hess Corporation	HES	05-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it contains features that are not in line with best practice.
Hess Corporation	HES	05-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Kala Pharmaceuticals, Inc.	KALA	05-Jun-19	Annual	Management	1	Elect Director Mark Iwicki	For	For	
Kala Pharmaceuticals, Inc.	KALA	05-Jun-19	Annual	Management	1.2	Elect Director Gregory Grunberg	For	Withhold	We are holding this nominee accountable for inadequate gender diversity on the board and for ratifying what we believe to be problematic compensation issues.
Kala Pharmaceuticals, Inc.	KALA	05-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
lululemon athletica inc.	LULU	05-Jun-19	Annual	Management	1a	Elect Director Kathryn Henry	For	For	
lululemon athletica inc.	LULU	05-Jun-19	Annual	Management	1b	Elect Director Jon McNeill	For	For	
lululemon athletica inc.	LULU	05-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
lululemon athletica inc.	LULU	05-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	1a	Elect Director Richard M. McVey	For	For	
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	1b	Elect Director Nancy Altobello	For	For	
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	1c	Elect Director Steven L. Begleiter	For	For	
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	1d	Elect Director Stephen P. Casper	For	For	
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	1e	Elect Director Jane Chwick	For	For	
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	1f	Elect Director Christopher R. Concannon	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	1g	Elect Director William F. Cruger	For	For	
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	1h	Elect Director Richard G. Ketchum	For	For	
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	1i	Elect Director Emily H. Portney	For	For	
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	1j	Elect Director John Steinhardt	For	For	
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
MarketAxess Holdings Inc.	MKTX	05-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it contains features that are not in line with best practice.
Motor Oil (Hellas) Corinth Refineries SA	MOH	05-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Motor Oil (Hellas) Corinth Refineries SA	MOH	05-Jun-19	Annual	Management	2	Approve Discharge of Board and Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Motor Oil (Hellas) Corinth Refineries SA	MOH	05-Jun-19	Annual	Management	3	Elect Directors (Bundled)	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Motor Oil (Hellas) Corinth Refineries SA	MOH	05-Jun-19	Annual	Management	4	Elect Members of Audit Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Motor Oil (Hellas) Corinth Refineries SA	MOH	05-Jun-19	Annual	Management	5	Approve Allocation of Income and Dividends	For	For	
Motor Oil (Hellas) Corinth Refineries SA	MOH	05-Jun-19	Annual	Management	6	Approve Auditors and Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Motor Oil (Hellas) Corinth Refineries SA	MOH	05-Jun-19	Annual	Management	7	Approve Director Remuneration	For	For	
Motor Oil (Hellas) Corinth Refineries SA	MOH	05-Jun-19	Annual	Management	8	Approve Advance Payments for Directors	For	For	
Motor Oil (Hellas) Corinth Refineries SA	MOH	05-Jun-19	Annual	Management	9	Approve Profit Sharing to Directors and Key Management Personnel	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Motor Oil (Hellas) Corinth Refineries SA	MOH	05-Jun-19	Annual	Management	10	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Motor Oil (Hellas) Corinth Refineries SA	MOH	05-Jun-19	Annual	Management	11	Amend Company Articles	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Novatek Microelectronics Corp.	3034	05-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Novatek Microelectronics Corp.	3034	05-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Novatek Microelectronics Corp.	3034	05-Jun-19	Annual	Management	3	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Prysmian SpA	PRY	05-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Prysmian SpA	PRY	05-Jun-19	Annual	Management	2	Approve Allocation of Income	For	For	
Prysmian SpA	PRY	05-Jun-19	Annual	Management	3	Elect Francesco Gori as Director	For	For	
Prysmian SpA	PRY	05-Jun-19	Annual	Shareholder	4.1	Slate 1 Submitted by Clubtre SpA	None	For	
Prysmian SpA	PRY	05-Jun-19	Annual	Shareholder	5	Approve Internal Auditors' Remuneration	None	For	
Prysmian SpA	PRY	05-Jun-19	Annual	Management	6	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For	For	
Prysmian SpA	PRY	05-Jun-19	Annual	Management	7	Approve Remuneration Policy	For	For	
Prysmian SpA	PRY	05-Jun-19	Annual	Management	A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Ruentex Development Co., Ltd.	9945	05-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ruentex Development Co., Ltd.	9945	05-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Ruentex Development Co., Ltd.	9945	05-Jun-19	Annual	Management	3	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Ruentex Development Co., Ltd.	9945	05-Jun-19	Annual	Management	4	Approve Cash Distribution from Legal Reserve	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports for Year Ended 31 December 2018	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	2	Reappoint Ernst & Young Incorporated as Auditors of the Company and Appoint C du Toit as the Individual and Designated Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	3.1	Elect Shirley Zinn as Director	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	4.1	Re-elect Patrice Motsepe as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	4.2	Re-elect Karabo Nondumo as Director	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	4.3	Re-elect Chris Swanepoel as Director	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	4.4	Re-elect Anton Botha as Director	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	4.5	Re-elect Siphon Nkosi as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	5.1	Re-elect Ian Kirk as Director	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	6.1	Re-elect Anton Botha as Member of the Audit Committee	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	6.2	Re-elect Paul Hanratty as Member of the Audit Committee	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	6.3	Re-elect Mathukana Mokoka as Member of the Audit Committee	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	6.4	Re-elect Karabo Nondumo as Member of the Audit Committee	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	7.1	Approve Remuneration Policy	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	7.2	Approve Remuneration Implementation Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	8	Approve Remuneration of Executive Directors and Non-executive Directors for the Financial Year Ended 31 December 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	9	Place Authorised but Unissued Shares under Control of Directors	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	10	Authorise Board to Issue Shares for Cash	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	11	Authorise Ratification of Approved Resolutions	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	A	Approve Remuneration of Non-executive Directors for the Period 1 July 2019 until 30 June 2020	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	B	Approve Financial Assistance in Terms of Section 44 of the Companies Act	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	C	Approve Financial Assistance in Terms of Section 45 of the Companies Act	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	D	Authorise Repurchase of Issued Share Capital	For	For	
Sanlam Ltd.	SLM	05-Jun-19	Annual	Management	E	Amend Trust Deed of the Sanlam Limited Share Incentive Trust	For	For	
Shangri-La Asia Limited	69	05-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Shangri-La Asia Limited	69	05-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Shangri-La Asia Limited	69	05-Jun-19	Annual	Management	3A	Elect Li Kwok Cheung Arthur as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Shangri-La Asia Limited	69	05-Jun-19	Annual	Management	3B	Elect Li Xiaodong as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Shangri-La Asia Limited	69	05-Jun-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
Shangri-La Asia Limited	69	05-Jun-19	Annual	Management	5	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Shangri-La Asia Limited	69	05-Jun-19	Annual	Management	6A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Shangri-La Asia Limited	69	05-Jun-19	Annual	Management	6B	Authorize Repurchase of Issued Share Capital	For	For	
Shangri-La Asia Limited	69	05-Jun-19	Annual	Management	6C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Sino Biopharmaceutical Ltd.	1177	05-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Sino Biopharmaceutical Ltd.	1177	05-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sino Biopharmaceutical Ltd.	1177	05-Jun-19	Annual	Management	3	Elect Tse, Theresa Y Y as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Sino Biopharmaceutical Ltd.	1177	05-Jun-19	Annual	Management	4	Elect Tse Hsin as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Sino Biopharmaceutical Ltd.	1177	05-Jun-19	Annual	Management	5	Elect Lu Hong as Director	For	For	
Sino Biopharmaceutical Ltd.	1177	05-Jun-19	Annual	Management	6	Elect Zhang Lu Fu as Director	For	For	
Sino Biopharmaceutical Ltd.	1177	05-Jun-19	Annual	Management	7	Authorize Board to Fix Remuneration of Director	For	For	
Sino Biopharmaceutical Ltd.	1177	05-Jun-19	Annual	Management	8	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Sino Biopharmaceutical Ltd.	1177	05-Jun-19	Annual	Management	9A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Sino Biopharmaceutical Ltd.	1177	05-Jun-19	Annual	Management	9B	Authorize Repurchase of Issued Share Capital	For	For	
Sino Biopharmaceutical Ltd.	1177	05-Jun-19	Annual	Management	9C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Sinotrans Limited	598	05-Jun-19	Annual	Management	1	Approve Updated Mandate in Relation to the Issuance of Debt Financing Instruments	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Board of Directors	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Management	3	Approve 2018 Work Report of the Supervisory Committee	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Management	4	Approve 2018 Work Report of Independent Directors	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Management	5	Approve 2018 Final Financial Accounts Report	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Management	6	Approve 2018 Annual Report	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Management	7	Approve 2019 Financial Budget	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Management	8	Approve 2018 Profit Distribution Plan	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Management	9	Approve Allowance of Independent Directors	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Management	10	Approve Allowance of Independent Supervisors	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Shareholder	11	Elect Liu Yingjie as Supervisor	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sinotrans Limited	598	05-Jun-19	Annual	Shareholder	12	Approve Proposed Renewal of Liability Insurance for Directors, Supervisors and Senior Management Members For the Year 2019-2020	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Shareholder	13	Approve ShineWing Certified Public Accountants LLP as Auditor	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Shareholder	14.1	Elect Su Jian as Director	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Shareholder	14.2	Elect Xiong Xianliang as Director	For	For	
Sinotrans Limited	598	05-Jun-19	Annual	Shareholder	14.3	Elect Jiang Jian as Director	For	For	
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.1	Elect Director Joan L. Amble	For	For	
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.2	Elect Director George W. Bodenheimer	For	Withhold	We are holding the members of the Compensation Committee accountable for ratifying compensation practices that we believe do not sufficiently align pay with performance.
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.3	Elect Director Mark D. Carleton	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Compensation Committee accountable for ratifying compensation practices that we believe do not sufficiently align pay with performance.
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.4	Elect Director Eddy W. Hartenstein	For	For	
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.5	Elect Director James P. Holden	For	Withhold	We are holding the members of the Compensation Committee accountable for ratifying compensation practices that we believe do not sufficiently align pay with performance.
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.6	Elect Director Gregory B. Maffei	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.7	Elect Director Evan D. Malone	For	For	
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.8	Elect Director James E. Meyer	For	For	
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.9	Elect Director James F. Mooney	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.10	Elect Director Michael Rapino	For	For	
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.11	Elect Director Kristina M. Salen	For	For	
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.12	Elect Director Carl E. Vogel	For	Withhold	We are holding the members of the Compensation Committee accountable for ratifying compensation practices that we believe do not sufficiently align pay with performance.
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	1.13	Elect Director David M. Zaslav	For	Withhold	This director is overboarded.
Sirius XM Holdings Inc.	SIRI	05-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Taiwan Semiconductor Manufacturing Co., Ltd.	2330	05-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Taiwan Semiconductor Manufacturing Co., Ltd.	2330	05-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Taiwan Semiconductor Manufacturing Co., Ltd.	2330	05-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Taiwan Semiconductor Manufacturing Co., Ltd.	2330	05-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Taiwan Semiconductor Manufacturing Co., Ltd.	2330	05-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Taiwan Semiconductor Manufacturing Co., Ltd.	2330	05-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Taiwan Semiconductor Manufacturing Co., Ltd.	2330	05-Jun-19	Annual	Management	4	Approve Amendments to Trading Procedures Governing Derivatives Products and Procedures Governing the Acquisition or Disposal of Assets	For	For	
Taiwan Semiconductor Manufacturing Co., Ltd.	2330	05-Jun-19	Annual	Management	4	Approve Amendments to Trading Procedures Governing Derivatives Products and Procedures Governing the Acquisition or Disposal of Assets	For	For	
Taiwan Semiconductor Manufacturing Co., Ltd.	2330	05-Jun-19	Annual	Management	5.1	Elect Moshe N. Gavriellov with ID No. 505930XXX as Independent Director	For	For	
Taiwan Semiconductor Manufacturing Co., Ltd.	2330	05-Jun-19	Annual	Management	5.1	Elect Moshe N. Gavriellov with ID No. 505930XXX as Independent Director	For	For	
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	1.1	Elect Director David Thomson	For	Withhold	We are voting against this director due to concerns over tenure.
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	1.2	Elect Director James C. Smith	For	For	
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	1.3	Elect Director Sheila C. Bair	For	For	
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	1.4	Elect Director David W. Binet	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO.
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	1.5	Elect Director W. Edmund Clark	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.

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Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	1.6	Elect Director Michael E. Daniels	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	1.7	Elect Director Vance K. Opperman	For	For	
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	1.8	Elect Director Kristin C. Peck	For	For	
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	1.9	Elect Director Barry Salzberg	For	For	
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	1.10	Elect Director Peter J. Thomson	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	1.11	Elect Director Wulf von Schimmelmann	For	For	
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Thomson Reuters Corporation	TRI	05-Jun-19	Annual	Shareholder	4	Commission a Report on the Pay Grades and/or Salary Ranges of All Classifications of Company Employees, to Be Considered When Setting Target Amounts for Compensation of Named Executive Officers	Against	For	BCI is supporting this proposal because we believe that boards should ensure a level of consistency with the experience of employees, and also take into account the broader economic environment, when considering any pay increases for executives.
Tourmaline Oil Corp.	TOU	05-Jun-19	Annual	Management	1.1	Elect Director Michael L. Rose	For	For	
Tourmaline Oil Corp.	TOU	05-Jun-19	Annual	Management	1.2	Elect Director Brian G. Robinson	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Tourmaline Oil Corp.	TOU	05-Jun-19	Annual	Management	1.3	Elect Director Jill T. Angevine	For	For	
Tourmaline Oil Corp.	TOU	05-Jun-19	Annual	Management	1.4	Elect Director William D. Armstrong	For	For	
Tourmaline Oil Corp.	TOU	05-Jun-19	Annual	Management	1.5	Elect Director Lee A. Baker	For	For	
Tourmaline Oil Corp.	TOU	05-Jun-19	Annual	Management	1.6	Elect Director John W. Elick	For	For	
Tourmaline Oil Corp.	TOU	05-Jun-19	Annual	Management	1.7	Elect Director Andrew B. MacDonald	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also holding this nominee accountable, as Chair of the Governance Committee, for not providing an annual advisory vote on executive compensation.
Tourmaline Oil Corp.	TOU	05-Jun-19	Annual	Management	1.8	Elect Director Lucy M. Miller	For	For	
Tourmaline Oil Corp.	TOU	05-Jun-19	Annual	Management	1.9	Elect Director Ronald C. Wigham	For	For	
Tourmaline Oil Corp.	TOU	05-Jun-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ulta Beauty, Inc.	ULTA	05-Jun-19	Annual	Management	1.1	Elect Director Sally E. Blount	For	For	
Ulta Beauty, Inc.	ULTA	05-Jun-19	Annual	Management	1.2	Elect Director Mary N. Dillon	For	For	
Ulta Beauty, Inc.	ULTA	05-Jun-19	Annual	Management	1.3	Elect Director Charles Heilbronn	For	Withhold	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Ulta Beauty, Inc.	ULTA	05-Jun-19	Annual	Management	1.4	Elect Director Michael R. MacDonald	For	For	
Ulta Beauty, Inc.	ULTA	05-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Ulta Beauty, Inc.	ULTA	05-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it contains features that are not in line with best practice.
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Management	1.1	Elect Director Sangeeta N. Bhatia	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Management	1.2	Elect Director Lloyd Carney	For	Against	This director is overboarded.
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Management	1.3	Elect Director Terrence C. Kearney	For	For	
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Management	1.4	Elect Director Yuchun Lee	For	For	
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Management	1.5	Elect Director Jeffrey M. Leiden	For	For	
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Management	1.6	Elect Director Bruce I. Sachs	For	For	
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Management	2	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Management	3	Amend Qualified Employee Stock Purchase Plan	For	For	
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditors	For	For	
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Management	5	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it contains features that are not in line with best practice.
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Shareholder	6	Report on Integrating Risks Related to Drug Pricing into Senior Executive Compensation	Against	For	We are supportive of this proposal seeking disclosure on how drug pricing strategies are integrated in the company's executive incentive plan. Enhanced disclosure will help investors better assess how such risks can affect a company's activities and longer-term financial results.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Vertex Pharmaceuticals Incorporated	VRTX	05-Jun-19	Annual	Shareholder	7	Report on Lobbying Payments and Policy	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1a	Elect Director Cesar Conde	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1b	Elect Director Stephen "Steve" J. Easterbrook	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1c	Elect Director Timothy "Tim" P. Flynn	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1d	Elect Director Sarah J. Friar	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1e	Elect Director Carla A. Harris	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1f	Elect Director Thomas "Tom" W. Horton	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1g	Elect Director Marissa A. Mayer	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1h	Elect Director C. Douglas "Doug" McMillon	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1i	Elect Director Gregory "Greg" B. Penner	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1j	Elect Director Steven "Steve" S Reinemund	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1k	Elect Director S. Robson "Rob" Walton	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	1l	Elect Director Steuart L. Walton	For	For	
Walmart Inc.	WMT	05-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Walmart Inc.	WMT	05-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Walmart Inc.	WMT	05-Jun-19	Annual	Shareholder	4	Report on Sexual Harassment	Against	For	We are supporting this shareholder proposal as we believe the additional disclosure requested would help investors better assess the related risks.
Walmart Inc.	WMT	05-Jun-19	Annual	Shareholder	5	Provide for Cumulative Voting	Against	For	We are supportive of the shareholder proposal calling for cumulative voting as it would enhance shareholders' rights.
Wuestenrot & Wuerttembergische AG	WUW	05-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	2a	Elect Weichang Zhou as Director	For	Against	We do not support insiders on the board other than the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	2b	Elect Yibing Wu as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	2c	Elect Yanling Cao as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	3	Authorize Board to Fix Remuneration of Directors	For	For	
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	8	Approve Grant of Specific Mandate to the Directors to Issue and Allot the Connected Restricted Shares and Related Transactions	For	Against	The restricted stock plan does not meet our guidelines.
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	9	Approve Grant of Connected Restricted Shares Pursuant to the Scheme to Zhisheng Chen	For	Against	The restricted stock plan does not meet our guidelines.
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	10	Approve Grant of Connected Restricted Shares Pursuant to the Scheme to Weichang Zhou	For	Against	The restricted stock plan does not meet our guidelines.
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	11	Approve Grant of Connected Restricted Shares Pursuant to the Scheme to Edward Hu	For	Against	The restricted stock plan does not meet our guidelines.
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	12	Approve Grant of Connected Restricted Shares Pursuant to the Scheme to William Robert Keller	For	Against	The restricted stock plan does not meet our guidelines.
Wuxi Biologics (Cayman), Inc.	2269	05-Jun-19	Annual	Management	13	Approve Grant of Connected Restricted Shares Pursuant to the Scheme to Wo Felix	For	Against	The restricted stock plan does not meet our guidelines.
Yageo Corp.	2327	05-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Yageo Corp.	2327	05-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Yageo Corp.	2327	05-Jun-19	Annual	Management	3	Approve Cash Distribution from Capital Reserve	For	For	
Yageo Corp.	2327	05-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
Yageo Corp.	2327	05-Jun-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	

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Yageo Corp.	2327	05-Jun-19	Annual	Management	6	Amend Rules and Procedures for Election of Directors	For	For	
Acceleron Pharma Inc.	XLRN	06-Jun-19	Annual	Management	1a	Elect Director Tom Maniatis	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Acceleron Pharma Inc.	XLRN	06-Jun-19	Annual	Management	1b	Elect Director Richard F. Pops	For	Against	This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Acceleron Pharma Inc.	XLRN	06-Jun-19	Annual	Management	1c	Elect Director Joseph S. Zakrzewski	For	For	
Acceleron Pharma Inc.	XLRN	06-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Acceleron Pharma Inc.	XLRN	06-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	1	Ratify Ernst & Young LLP as Auditors	For	For	
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	2.1	Elect Director Christopher Ball	For	For	
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	2.2	Elect Director Melissa Stapleton Barnes	For	For	
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	2.3	Elect Director Christopher Jarratt	For	Withhold	We do not support insiders on the board other than the CEO.
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	2.4	Elect Director D. Randy Laney	For	For	
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	2.5	Elect Director Kenneth Moore	For	For	
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	2.6	Elect Director Ian Robertson	For	For	
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	2.7	Elect Director Masheed Saidi	For	For	
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	2.8	Elect Director Dilek Samil	For	For	
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	2.9	Elect Director George Steeves	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	3	Re-approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	5	Amend Shareholder Rights Plan	For	For	
Algonquin Power & Utilities Corp.	AQN	06-Jun-19	Annual/Special	Management	6	Approve Advance Notice Requirement	For	For	
Ambarella, Inc.	AMBA	06-Jun-19	Annual	Management	1.1	Elect Director Chenming C. Hu	For	For	
Ambarella, Inc.	AMBA	06-Jun-19	Annual	Management	1.2	Elect Director Teresa H. Meng	For	For	
Ambarella, Inc.	AMBA	06-Jun-19	Annual	Management	1.3	Elect Director Feng-Ming "Fermi" Wang	For	For	
Ambarella, Inc.	AMBA	06-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Ambarella, Inc.	AMBA	06-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and there are features that are not in line with best practice.
Arcus Biosciences, Inc.	RCUS	06-Jun-19	Annual	Management	1.1	Elect Director Yasunori Kaneko	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Arcus Biosciences, Inc.	RCUS	06-Jun-19	Annual	Management	1.2	Elect Director Kristen Hege	For	For	
Arcus Biosciences, Inc.	RCUS	06-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
bluebird bio, Inc.	BLUE	06-Jun-19	Annual	Management	1a	Elect Director Wendy L. Dixon	For	For	
bluebird bio, Inc.	BLUE	06-Jun-19	Annual	Management	1b	Elect Director David P. Schenkein	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
bluebird bio, Inc.	BLUE	06-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
bluebird bio, Inc.	BLUE	06-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.1	Elect Director Timothy M. Armstrong	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.2	Elect Director Jeffery H. Boyd	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.3	Elect Director Glenn D. Fogel	For	For	

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Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.4	Elect Director Mirian Graddick-Weir	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.5	Elect Director James M. Guyette	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.6	Elect Director Wei Hopeman	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.7	Elect Director Robert J. Mylod, Jr.	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.8	Elect Director Charles H. Noski	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.9	Elect Director Nancy B. Peretsman	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.10	Elect Director Nicholas J. Read	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.11	Elect Director Thomas E. Rothman	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.12	Elect Director Lynn M. Vojvodich	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	1.13	Elect Director Vanessa A. Wittman	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Booking Holdings Inc.	BKNG	06-Jun-19	Annual	Shareholder	4	Amend Proxy Access Bylaw	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
BYD Company Limited	1211	06-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
BYD Company Limited	1211	06-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
BYD Company Limited	1211	06-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
BYD Company Limited	1211	06-Jun-19	Annual	Management	4	Approve 2018 Annual Reports and Its Summary	For	For	
BYD Company Limited	1211	06-Jun-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	
BYD Company Limited	1211	06-Jun-19	Annual	Management	6	Approve Ernst & Young Hua Ming LLP as PRC Auditor and Internal Control Audit Institution and Ernst & Young as Auditor Outside the PRC and Authorize Board to Fix Their Remuneration	For	For	
BYD Company Limited	1211	06-Jun-19	Annual	Management	7	Approve Provision of Guarantee by the Group	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
BYD Company Limited	1211	06-Jun-19	Annual	Management	8	Approve Provision of Guarantee by the Company and Its Subsidiaries for External Parties	For	For	
BYD Company Limited	1211	06-Jun-19	Annual	Management	9	Approve Estimated Cap of Ordinary Connected Transactions for the Year 2019	For	For	
BYD Company Limited	1211	06-Jun-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BYD Company Limited	1211	06-Jun-19	Annual	Management	11	Approve Issuance by BYD Electronic (International) Company Limited of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
BYD Company Limited	1211	06-Jun-19	Annual	Management	12	Approve Use of Short-term Intermittent Funds for Entrusted Wealth Management and Related Transactions	For	For	
BYD Company Limited	1211	06-Jun-19	Annual	Management	13	Approve Provision of Phased Guarantee for Mortgage-backed Car Buyers to BYD Auto Finance Company Limited	For	For	
BYD Company Limited	1211	06-Jun-19	Annual	Management	14	Approve Issuance of Debt Financing Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BYD Company Limited	1211	06-Jun-19	Annual	Management	15	Approve the Use of Internal Funds of the Company and Its Subsidiaries for Risk-Related Investments and Related Transactions	For	For	
BYD Electronic (International) Co., Ltd.	285	06-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
BYD Electronic (International) Co., Ltd.	285	06-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
BYD Electronic (International) Co., Ltd.	285	06-Jun-19	Annual	Management	3	Approve Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
BYD Electronic (International) Co., Ltd.	285	06-Jun-19	Annual	Management	4	Elect Wang Nian-Qiang as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
BYD Electronic (International) Co., Ltd.	285	06-Jun-19	Annual	Management	5	Elect Wang Bo as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
BYD Electronic (International) Co., Ltd.	285	06-Jun-19	Annual	Management	6	Elect Qian Jing-Jie as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
BYD Electronic (International) Co., Ltd.	285	06-Jun-19	Annual	Management	7	Authorize Board to Fix Remuneration of Directors	For	For	
BYD Electronic (International) Co., Ltd.	285	06-Jun-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
BYD Electronic (International) Co., Ltd.	285	06-Jun-19	Annual	Management	9	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BYD Electronic (International) Co., Ltd.	285	06-Jun-19	Annual	Management	10	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Evergrande Group	3333	06-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Evergrande Group	3333	06-Jun-19	Annual	Management	2	Elect Hui Ka Yan as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
China Evergrande Group	3333	06-Jun-19	Annual	Management	3	Elect Xia Haijun as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
China Evergrande Group	3333	06-Jun-19	Annual	Management	4	Elect He Miaoling as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Evergrande Group	3333	06-Jun-19	Annual	Management	5	Authorize Board to Fix Remuneration of Directors	For	For	
China Evergrande Group	3333	06-Jun-19	Annual	Management	6	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Evergrande Group	3333	06-Jun-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Evergrande Group	3333	06-Jun-19	Annual	Management	8	Authorize Repurchase of Issued Share Capital	For	For	
China Evergrande Group	3333	06-Jun-19	Annual	Management	9	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Evergrande Group	3333	06-Jun-19	Annual	Management	10	Adopt New Share Option Scheme	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
China Evergrande Group	3333	06-Jun-19	Annual	Management	11	Approve Termination of 2009 Share Option Scheme	For	For	
China Evergrande Group	3333	06-Jun-19	Annual	Management	12	Adopt Share Option Scheme of Evergrande Intelligent Technology Co., Ltd.	For	Against	The stock option plan does not meet our guidelines.
China Evergrande Group	3333	06-Jun-19	Annual	Management	13	Adopt Share Option Scheme of Evergrande Intelligent Charging Technology Co., Ltd.	For	Against	The stock option plan does not meet our guidelines.
China Jinmao Holdings Group Limited	817	06-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Jinmao Holdings Group Limited	817	06-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
China Jinmao Holdings Group Limited	817	06-Jun-19	Annual	Management	3A	Elect Ning Gaoning as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Jinmao Holdings Group Limited	817	06-Jun-19	Annual	Management	3B	Elect Jiang Nan as Director	For	Against	We do not support insiders on the board other than the CEO.
China Jinmao Holdings Group Limited	817	06-Jun-19	Annual	Management	3C	Elect Gao Shibin as Director	For	For	
China Jinmao Holdings Group Limited	817	06-Jun-19	Annual	Management	3D	Elect An Hongjun as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Jinmao Holdings Group Limited	817	06-Jun-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
China Jinmao Holdings Group Limited	817	06-Jun-19	Annual	Management	5	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
China Jinmao Holdings Group Limited	817	06-Jun-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
China Jinmao Holdings Group Limited	817	06-Jun-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Jinmao Holdings Group Limited	817	06-Jun-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Mengniu Dairy Company Limited	2319	06-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Mengniu Dairy Company Limited	2319	06-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Mengniu Dairy Company Limited	2319	06-Jun-19	Annual	Management	3a	Elect Tim Orting Jorgensen as Director and Authorize Board to Fix His Remuneration	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for independence and accountability issues regarding the board structure. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Mengniu Dairy Company Limited	2319	06-Jun-19	Annual	Management	3b	Elect Zhang Xiaoya as Director and Authorize Board to Fix His Remuneration	For	For	
China Mengniu Dairy Company Limited	2319	06-Jun-19	Annual	Management	3c	Elect Yau Ka Chi as Director and Authorize Board to Fix His Remuneration	For	For	
China Mengniu Dairy Company Limited	2319	06-Jun-19	Annual	Management	3d	Elect Chen Lang as Director and Authorize Board to Fix His Remuneration	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Mengniu Dairy Company Limited	2319	06-Jun-19	Annual	Management	4	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
China Mengniu Dairy Company Limited	2319	06-Jun-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
China Mengniu Dairy Company Limited	2319	06-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China Power International Development Limited	2380	06-Jun-19	Special	Management	1	Approve Financial Services Framework Agreement, Annual Caps, and Related Transactions	For	Against	This proposal is not in shareholders' best interests.
China Power International Development Ltd.	2380	06-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Power International Development Ltd.	2380	06-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
China Power International Development Ltd.	2380	06-Jun-19	Annual	Management	3	Elect Guan Qihong as Director	For	For	
China Power International Development Ltd.	2380	06-Jun-19	Annual	Management	4	Elect Li Fang as Director	For	For	
China Power International Development Ltd.	2380	06-Jun-19	Annual	Management	5	Authorize Board to Fix Remuneration of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Power International Development Ltd.	2380	06-Jun-19	Annual	Management	6	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Power International Development Ltd.	2380	06-Jun-19	Annual	Management	7A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Power International Development Ltd.	2380	06-Jun-19	Annual	Management	7B	Authorize Repurchase of Issued Share Capital	For	For	
China Power International Development Ltd.	2380	06-Jun-19	Annual	Management	7C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Resources Land Limited	1109	06-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Resources Land Limited	1109	06-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
China Resources Land Limited	1109	06-Jun-19	Annual	Management	3.1	Elect Li Xin as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Resources Land Limited	1109	06-Jun-19	Annual	Management	3.2	Elect Shen Tongdong as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Resources Land Limited	1109	06-Jun-19	Annual	Management	3.3	Elect Wu Bingqi as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Resources Land Limited	1109	06-Jun-19	Annual	Management	3.4	Elect Chen Rong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
China Resources Land Limited	1109	06-Jun-19	Annual	Management	3.5	Elect Wang Yan as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.

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China Resources Land Limited	1109	06-Jun-19	Annual	Management	3.6	Elect Zhong Wei as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Resources Land Limited	1109	06-Jun-19	Annual	Management	3.7	Elect Sun Zhe as Director	For	For	
China Resources Land Limited	1109	06-Jun-19	Annual	Management	3.8	Authorize Board to Fix Remuneration of Directors	For	For	
China Resources Land Limited	1109	06-Jun-19	Annual	Management	4	Approve Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Resources Land Limited	1109	06-Jun-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
China Resources Land Limited	1109	06-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Resources Land Limited	1109	06-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Dividends of EUR 1.33 per Share	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Sp ecial	Management	4	Reelect Anne-Marie Idrac as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Sp ecial	Management	5	Reelect Dominique Leroy as Director	For	Against	This director is overboarded.
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Sp ecial	Management	6	Reelect Denis Ranque as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Sp ecial	Management	7	Reelect Jacques Pestre as Representative of Employee Shareholders to the Board	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Sp ecial	Management	8	Approve Compensation of Pierre-Andre de Chalendar, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Sp ecial	Management	9	Approve Remuneration Policy of Chairman and CEO	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	10	Approve Remuneration Policy of Vice-CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	11	Approve Severance Agreement of Benoit Bazin, Vice-CEO	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	12	Approve Additional Pension Scheme Agreement with Benoit Bazin	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	13	Approve Health Insurance Agreement with Benoit Bazin	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	15	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 437 Million	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	16	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 218 Million	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	17	Approve Issuance of Equity or Equity-Linked Securities for Private Placements up to Aggregate Nominal Amount of EUR 218 Million	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	18	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	19	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	20	Authorize Capitalization of Reserves of Up to EUR 109 Million for Bonus Issue or Increase in Par Value	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	21	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	23	Authorize up to 1.5 Percent of Issued Capital for Use in Stock Option Plans Reserved For Executive Officers	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	24	Authorize up to 1.2 Percent of Issued Capital for Use in Restricted Stock Plans Reserved For Executive Officers	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	25	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Compagnie de Saint-Gobain SA	SGO	06-Jun-19	Annual/Special	Management	26	Authorize Filing of Required Documents/Other Formalities	For	For	
D'leteren SA	DIE	06-Jun-19	Annual/Special	Management	1	Receive Directors' and Auditors' Reports (Non-Voting)	None	None	
D'leteren SA	DIE	06-Jun-19	Annual/Special	Management	2	Approve Financial Statements and Allocation of Income	For	For	
D'leteren SA	DIE	06-Jun-19	Annual/Special	Management	3	Approve Remuneration Report	For	For	
D'leteren SA	DIE	06-Jun-19	Annual/Special	Management	4.1	Approve Discharge of Directors	For	For	
D'leteren SA	DIE	06-Jun-19	Annual/Special	Management	4.2	Approve Discharge of Auditor	For	For	
D'leteren SA	DIE	06-Jun-19	Annual/Special	Management	5.1	Reelect Nicolas D'leteren as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.We are voting against this director due to concerns over tenure.
D'leteren SA	DIE	06-Jun-19	Annual/Special	Management	5.2	Reelect Olivier Perier as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.We are voting against this director due to concerns over tenure.
D'leteren SA	DIE	06-Jun-19	Annual/Special	Management	5.3	Reelect Michele Sioen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.This director is overboarded.

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D'leteren SA	DIE	06-Jun-19	Annual/Special	Management	5.4	Elect Gemms Partners SARL, Permanently Represented by Sophie Gasperment, as Independent Director	For	For	
D'leteren SA	DIE	06-Jun-19	Annual/Special	Management	5.5	Receive Information on End of Mandate of Axel Miller as Director	None	None	
D'leteren SA	DIE	06-Jun-19	Annual/Special	Management	1	Renew Authorization to Increase Share Capital within the Framework of Authorized Capital	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Diamondback Energy, Inc.	FANG	06-Jun-19	Annual	Management	1.1	Elect Director Steven E. West	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Diamondback Energy, Inc.	FANG	06-Jun-19	Annual	Management	1.2	Elect Director Travis D. Stice	For	For	
Diamondback Energy, Inc.	FANG	06-Jun-19	Annual	Management	1.3	Elect Director Michael L. Hollis	For	Against	We do not support insiders on the board other than the CEO.
Diamondback Energy, Inc.	FANG	06-Jun-19	Annual	Management	1.4	Elect Director Michael P. Cross	For	For	
Diamondback Energy, Inc.	FANG	06-Jun-19	Annual	Management	1.5	Elect Director David L. Houston	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Diamondback Energy, Inc.	FANG	06-Jun-19	Annual	Management	1.6	Elect Director Mark L. Plaumann	For	For	
Diamondback Energy, Inc.	FANG	06-Jun-19	Annual	Management	1.7	Elect Director Melanie M. Trent	For	For	
Diamondback Energy, Inc.	FANG	06-Jun-19	Annual	Management	2	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Diamondback Energy, Inc.	FANG	06-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Diamondback Energy, Inc.	FANG	06-Jun-19	Annual	Management	4	Ratify Grant Thornton LLP as Auditors	For	For	
Gerresheimer AG	GXI	06-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Gerresheimer AG	GXI	06-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 1.15 per Share	For	For	
Gerresheimer AG	GXI	06-Jun-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Gerresheimer AG	GXI	06-Jun-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Gerresheimer AG	GXI	06-Jun-19	Annual	Management	5	Ratify Deloitte GmbH as Auditors for Fiscal 2019	For	For	
Gerresheimer AG	GXI	06-Jun-19	Annual	Management	6	Approve Remuneration of Supervisory Board	For	For	
Gerresheimer AG	GXI	06-Jun-19	Annual	Management	7	Approve Creation of EUR 6.3 Million Pool of Capital with Partial Exclusion of Preemptive Rights	For	For	

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Gerresheimer AG	GXI	06-Jun-19	Annual	Management	8	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 750 Million; Approve Creation of EUR 6.3 Million Pool of Capital to Guarantee Conversion Rights	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	3	Approve Financial Statements	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	5	Approve Profit Distribution	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	6.1	Approve Daily Related-party Transactions with Yuanda Group	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	6.2	Approve Daily Related-party Transactions with Huadong Group	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	6.3	Approve Daily Related-party Transactions 1 with Other Related Parties	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	6.4	Approve Daily Related-party Transactions 2 with Other Related Parties	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	7	Approve Appointment of Financial and Internal Control Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	8	Approve Guarantee Provision Plan	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	9	Approve Additional Company's Business Address	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	10	Approve Amendments to Articles of Association	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	11	Approve Allowance of Appointed Directors and Independent Directors	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	12	Approve Allowance of Appointed Supervisors	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Shareholder	13.1	Elect Lv Liang as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Shareholder	13.2	Elect Li Yuedong as Non-Independent Director	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Shareholder	13.3	Elect Niu Zhanqi as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

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Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Shareholder	13.4	Elect Kang Wei as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Shareholder	13.5	Elect Jin Xuhu as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Shareholder	13.6	Elect Zhu Liang as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	14.1	Elect Zhong Xiaoming as Independent Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	14.2	Elect Yang Lan as Independent Director	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Management	14.3	Elect Yang Jun as Independent Director	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Shareholder	15.1	Elect Bai Xinhua as Supervisor	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Shareholder	15.2	Elect Qin Yun as Supervisor	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Shareholder	15.3	Elect Liu Chengwei as Supervisor	For	For	
Huadong Medicine Co., Ltd.	000963	06-Jun-19	Annual	Shareholder	15.4	Elect Hu Baozhen as Supervisor	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1a	Elect Director Kirk E. Arnold	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1b	Elect Director Ann C. Berzin	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1c	Elect Director John Bruton	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1d	Elect Director Jared L. Cohon	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1e	Elect Director Gary D. Forsee	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1f	Elect Director Linda P. Hudson	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1g	Elect Director Michael W. Lamach	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1h	Elect Director Myles P. Lee	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1i	Elect Director Karen B. Peetz	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1j	Elect Director John P. Surma	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1k	Elect Director Richard J. Swift	For	Against	We are voting against this director due to concerns over tenure.
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	1l	Elect Director Tony L. White	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	4	Authorize Issue of Equity	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	5	Renew Directors' Authority to Issue Shares for Cash	For	For	
Ingersoll-Rand Public Limited Company	IR	06-Jun-19	Annual	Management	6	Authorize Reissuance of Repurchased Shares	For	For	
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	1.1	Elect Director Robert M. Beil	For	For	
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	1.2	Elect Director Frank Di Tomaso	For	For	
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	1.3	Elect Director Robert J. Foster	For	For	
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	1.4	Elect Director James Pantelidis	For	For	
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	1.5	Elect Director Jorge N. Quintas	For	For	
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	1.6	Elect Director Mary Pat Salomone	For	For	
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	1.7	Elect Director Gregory A.C. Yull	For	For	
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	1.8	Elect Director Melbourne F. Yull	For	For	
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	2	Ratify Raymond Chabot Grant Thornton LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	4	Approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Intertape Polymer Group Inc.	ITP	06-Jun-19	Annual/Special	Management	5	Approve Shareholder Rights Plan	For	For	
Ionis Pharmaceuticals, Inc.	IONS	06-Jun-19	Annual	Management	1.1	Elect Director Stanley T. Crooke	For	For	
Ionis Pharmaceuticals, Inc.	IONS	06-Jun-19	Annual	Management	1.2	Elect Director Joseph Klein, III	For	Withhold	We are voting against this director due to concerns over tenure.
Ionis Pharmaceuticals, Inc.	IONS	06-Jun-19	Annual	Management	1.3	Elect Director Joseph Loscalzo	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent, for inadequate gender diversity on the board, and for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position.
Ionis Pharmaceuticals, Inc.	IONS	06-Jun-19	Annual	Management	1.4	Elect Director Michael Hayden	For	For	

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Ionis Pharmaceuticals, Inc.	IONS	06-Jun-19	Annual	Management	2	Ratify the Appointment Peter N. Reikes as Director	For	For	
Ionis Pharmaceuticals, Inc.	IONS	06-Jun-19	Annual	Management	3	Ratify the Appointment Brett Monia as Director	For	Against	We do not support insiders on the board other than the CEO.
Ionis Pharmaceuticals, Inc.	IONS	06-Jun-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Ionis Pharmaceuticals, Inc.	IONS	06-Jun-19	Annual	Management	5	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks disclosure.
Ionis Pharmaceuticals, Inc.	IONS	06-Jun-19	Annual	Management	6	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
K-Bro Linen Inc.	KBL	06-Jun-19	Annual/Sp ecial	Management	1.1	Elect Director Matthew B. Hills	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are also voting against this director due to concerns over tenure.
K-Bro Linen Inc.	KBL	06-Jun-19	Annual/Sp ecial	Management	1.2	Elect Director Steven E. Matyas	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We are also voting against this director due to concerns over tenure.
K-Bro Linen Inc.	KBL	06-Jun-19	Annual/Sp ecial	Management	1.3	Elect Director Linda J. McCurdy	For	For	
K-Bro Linen Inc.	KBL	06-Jun-19	Annual/Sp ecial	Management	1.4	Elect Director Michael B. Percy	For	For	
K-Bro Linen Inc.	KBL	06-Jun-19	Annual/Sp ecial	Management	1.5	Elect Director Ross S. Smith	For	Withhold	We are voting against this director due to concerns over tenure.
K-Bro Linen Inc.	KBL	06-Jun-19	Annual/Sp ecial	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
K-Bro Linen Inc.	KBL	06-Jun-19	Annual/Sp ecial	Management	3	Approve Shareholder Rights Plan	For	For	
Kangde Xin Composite Material Group Co., Ltd.	002450	06-Jun-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Kangde Xin Composite Material Group Co., Ltd.	002450	06-Jun-19	Annual	Management	2	Approve Annual Report and Summary	For	Against	This proposal is not in shareholders' best interests.
Kangde Xin Composite Material Group Co., Ltd.	002450	06-Jun-19	Annual	Management	3	Approve Financial Statements	For	Against	This proposal is not in shareholders' best interests.

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Kangde Xin Composite Material Group Co., Ltd.	002450	06-Jun-19	Annual	Management	4	Approve Remuneration of Directors, Supervisors and Senior Management Members	For	For	
Kangde Xin Composite Material Group Co., Ltd.	002450	06-Jun-19	Annual	Management	5	Approve Non-distribution of Profit	For	For	
Kangde Xin Composite Material Group Co., Ltd.	002450	06-Jun-19	Annual	Management	6	Approve Internal Control Self-Evaluation Report	For	For	
Kangde Xin Composite Material Group Co., Ltd.	002450	06-Jun-19	Annual	Management	7	Approve Additional Guarantee Provision Plan	For	For	
Kangde Xin Composite Material Group Co., Ltd.	002450	06-Jun-19	Annual	Management	8	Approve Special Report on the Deposit and Usage of Raised Funds	For	For	
Kangde Xin Composite Material Group Co., Ltd.	002450	06-Jun-19	Annual	Management	9	Approve Report of the Board of Supervisors	For	For	
Kangde Xin Composite Material Group Co., Ltd.	002450	06-Jun-19	Annual	Management	10.1	Elect Qin Li as Independent Director	For	For	
Kangde Xin Composite Material Group Co., Ltd.	002450	06-Jun-19	Annual	Management	10.2	Elect Li Ling as Independent Director	For	For	
Karyopharm Therapeutics Inc.	KPTI	06-Jun-19	Annual	Management	1.1	Elect Director Garen G. Bohlin	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Karyopharm Therapeutics Inc.	KPTI	06-Jun-19	Annual	Management	1.2	Elect Director Mikael Dolsten	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
Karyopharm Therapeutics Inc.	KPTI	06-Jun-19	Annual	Management	1.3	Elect Director Michael G. Kauffman	For	For	
Karyopharm Therapeutics Inc.	KPTI	06-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and risk mitigation features, and as there are features that are not in line with best practice
Karyopharm Therapeutics Inc.	KPTI	06-Jun-19	Annual	Management	3	Advisory Vote on Say on Pay Frequency	One Year	One Year	
Karyopharm Therapeutics Inc.	KPTI	06-Jun-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditors	For	For	
Karyopharm Therapeutics Inc.	KPTI	06-Jun-19	Annual	Management	5	Increase Authorized Common Stock	For	For	
King Yuan Electronics Co., Ltd.	2449	06-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
King Yuan Electronics Co., Ltd.	2449	06-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
King Yuan Electronics Co., Ltd.	2449	06-Jun-19	Annual	Management	3	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Korian SA	KORI	06-Jun-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.60 per Share	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	4	Approve Stock Dividend Program	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	5	Approve Compensation of Sophie Boissard, CEO	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	6	Approve Compensation of Christian Chautard, Chairman of the Board	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	7	Approve Remuneration Policy of Sophie Boissard, CEO	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	8	Approve Remuneration Policy of Christian Chautard, Chairman of the Board	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	9	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	10	Approve Non-Compete Agreement with Sophie Boissard	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	11	Reelect Jean-Pierre Duprieu as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Korian SA	KORI	06-Jun-19	Annual/Special	Management	12	Reelect Anne Lalou as Director	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	13	Elect Jean-Francois Brin as Director	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	15	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Korian SA	KORI	06-Jun-19	Annual/Special	Management	16	Amend Article 11 of Bylaws Re: Employee Representative	For	For	
Korian SA	KORI	06-Jun-19	Annual/Special	Management	17	Authorize Filing of Required Documents/Other Formalities	For	For	
Kunlun Energy Company Limited	135	06-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Kunlun Energy Company Limited	135	06-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Kunlun Energy Company Limited	135	06-Jun-19	Annual	Management	3A	Elect Zhao Zhongxun as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Kunlun Energy Company Limited	135	06-Jun-19	Annual	Management	3B	Elect Liu Xiao Feng as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Kunlun Energy Company Limited	135	06-Jun-19	Annual	Management	3C	Elect Sun Patrick as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded.
Kunlun Energy Company Limited	135	06-Jun-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
Kunlun Energy Company Limited	135	06-Jun-19	Annual	Management	5	Approve KPMG as Auditor and Authorize Board to Fix Their Remuneration	For	For	
Kunlun Energy Company Limited	135	06-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Kunlun Energy Company Limited	135	06-Jun-19	Annual	Management	7	Authorize Share Repurchase Program	For	For	
Kunlun Energy Company Limited	135	06-Jun-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	3	Elect Kong Jianmin as Director and Authorize Board to Fix His Remuneration	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are voting against this director due to concerns over tenure.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	4	Elect Kong Jiantao as Director and Authorize Board to Fix His Remuneration	For	For	
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	5	Elect Lee Ka Sze, Carmelo as Director and Authorize Board to Fix His Remuneration	For	Against	We are voting against this director due to concerns over tenure. This director is overboarded.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	6	Approve Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	8	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	9	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	10a	Approve Specific Mandate to Issue Connected Awarded Shares Under the Share Award Scheme	For	Against	The restricted stock plan does not meet our guidelines.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	10b	Authorize Board to Deal with All Matters in Relation to the Issuance of Connected Awarded Shares	For	Against	The restricted stock plan does not meet our guidelines.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	11	Approve Grant of Connected Awarded Shares to Tsui Kam Tim Under the Share Award Scheme	For	Against	The restricted stock plan does not meet our guidelines.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	12	Approve Grant of Connected Awarded Shares to Cai Fengjia Under the Share Award Scheme	For	Against	The restricted stock plan does not meet our guidelines.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	13	Approve Grant of Connected Awarded Shares to Chen Guangchuan Under the Share Award Scheme	For	Against	The restricted stock plan does not meet our guidelines.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	14	Approve Grant of Connected Awarded Shares to Chen Wende Under the Share Award Scheme	For	Against	The restricted stock plan does not meet our guidelines.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	15	Approve Grant of Connected Awarded Shares to Huang Yanping Under the Share Award Scheme	For	Against	The restricted stock plan does not meet our guidelines.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	16	Approve Grant of Connected Awarded Shares to Jin Yanlong Under the Share Award Scheme	For	Against	The restricted stock plan does not meet our guidelines.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	17	Approve Grant of Connected Awarded Shares to Mai Lihua Under the Share Award Scheme	For	Against	The restricted stock plan does not meet our guidelines.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	18	Approve Grant of Connected Awarded Shares to Ou Jian Under the Share Award Scheme	For	Against	The restricted stock plan does not meet our guidelines.
KWG Group Holdings Limited	1813	06-Jun-19	Annual	Management	19	Approve Grant of Connected Awarded Shares to Tang Wen Under the Share Award Scheme	For	Against	The restricted stock plan does not meet our guidelines.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.1	Elect Director Mark Carleton	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.2	Elect Director Maverick Carter	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.3	Elect Director Ariel Emanuel	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.4	Elect Director Robert Ted Enloe, III	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.

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Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.5	Elect Director Ping Fu	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.6	Elect Director Jeffrey T. Hinson	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.7	Elect Director James Iovine	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.8	Elect Director James S. Kahan	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.9	Elect Director Gregory B. Maffei	For	Against	This director is overboarded. We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.10	Elect Director Randall T. Mays	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place. We are voting against the Chair of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.11	Elect Director Michael Rapino	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.12	Elect Director Mark S. Shapiro	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	1.13	Elect Director Dana Walden	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Live Nation Entertainment, Inc.	LYV	06-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	1.1	Elect Director Rodney C. Sacks	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	1.2	Elect Director Hilton H. Schlosberg	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	1.3	Elect Director Mark J. Hall	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	1.4	Elect Director Kathleen E. Ciaramello	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	1.5	Elect Director Gary P. Fayard	For	For	
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	1.6	Elect Director Jeanne P. Jackson	For	For	
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	1.7	Elect Director Steven G. Pizula	For	For	
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	1.8	Elect Director Benjamin M. Polk	For	Withhold	We are voting against this director due to concerns over tenure. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	1.9	Elect Director Sydney Selati	For	For	
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	1.10	Elect Director Mark S. Vidergauz	For	For	
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Monster Beverage Corporation	MNST	06-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and risk mitigation features, and as there are features that are not in line with best practice.
Netflix, Inc.	NFLX	06-Jun-19	Annual	Management	1a	Elect Director Timothy M. Haley	For	Withhold	We are holding all incumbent members accountable for failing to fully implement a shareholder proposal that received majority support.
Netflix, Inc.	NFLX	06-Jun-19	Annual	Management	1b	Elect Director Leslie Kilgore	For	Withhold	We are holding all incumbent members accountable for failing to fully implement a shareholder proposal that received majority support.
Netflix, Inc.	NFLX	06-Jun-19	Annual	Management	1c	Elect Director Ann Mather	For	Withhold	This director is overboarded. We are holding all incumbent members accountable for failing to fully implement a shareholder proposal that received majority support.

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Netflix, Inc.	NFLX	06-Jun-19	Annual	Management	1d	Elect Director Susan Rice	For	Withhold	We are holding all incumbent members accountable for failing to fully implement a shareholder proposal that received majority support.
Netflix, Inc.	NFLX	06-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Netflix, Inc.	NFLX	06-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, lacks disclosure and certain risk mitigation features, and contains features that are not in line with best practice.
Netflix, Inc.	NFLX	06-Jun-19	Annual	Shareholder	4	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Netflix, Inc.	NFLX	06-Jun-19	Annual	Shareholder	5	Adopt Simple Majority Vote	Against	For	We are voting in favor of this proposal as it enhances shareholders' rights.
NexGen Energy Ltd.	NXE	06-Jun-19	Annual	Management	1	Fix Number of Directors at Eight	For	For	
NexGen Energy Ltd.	NXE	06-Jun-19	Annual	Management	2.1	Elect Director Leigh Curyer	For	For	
NexGen Energy Ltd.	NXE	06-Jun-19	Annual	Management	2.2	Elect Director Warren Gilman	For	For	
NexGen Energy Ltd.	NXE	06-Jun-19	Annual	Management	2.3	Elect Director Karri Howlett	For	For	
NexGen Energy Ltd.	NXE	06-Jun-19	Annual	Management	2.4	Elect Director Christopher McFadden	For	Withhold	This director is overboarded.
NexGen Energy Ltd.	NXE	06-Jun-19	Annual	Management	2.5	Elect Director Richard Patricio	For	Withhold	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues. This director is also overboarded.
NexGen Energy Ltd.	NXE	06-Jun-19	Annual	Management	2.6	Elect Director Trevor Thiele	For	For	
NexGen Energy Ltd.	NXE	06-Jun-19	Annual	Management	2.7	Elect Director Sybil Veenman	For	For	
NexGen Energy Ltd.	NXE	06-Jun-19	Annual	Management	2.8	Elect Director Brad Wall	For	For	

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NexGen Energy Ltd.	NXE	06-Jun-19	Annual	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
NexGen Energy Ltd.	NXE	06-Jun-19	Annual	Management	4	Re-approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Proofpoint, Inc.	PFPT	06-Jun-19	Annual	Management	1a	Elect Director R. Scott Herren	For	For	
Proofpoint, Inc.	PFPT	06-Jun-19	Annual	Management	1b	Elect Director Michael Johnson	For	For	
Proofpoint, Inc.	PFPT	06-Jun-19	Annual	Management	1c	Elect Director Richard Wallace	For	Against	This director is overboarded. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Proofpoint, Inc.	PFPT	06-Jun-19	Annual	Management	2	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Proofpoint, Inc.	PFPT	06-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and risk mitigation features, and as there are features that are not in line with best practice.
Proofpoint, Inc.	PFPT	06-Jun-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Proofpoint, Inc.	PFPT	06-Jun-19	Annual	Management	5	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Radius Health, Inc.	RDUS	06-Jun-19	Annual	Management	1a	Elect Director Catherine J. Friedman	For	For	
Radius Health, Inc.	RDUS	06-Jun-19	Annual	Management	1b	Elect Director Jean-Pierre Garnier	For	For	
Radius Health, Inc.	RDUS	06-Jun-19	Annual	Management	1c	Elect Director Jessica Hopfield	For	For	
Radius Health, Inc.	RDUS	06-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Radius Health, Inc.	RDUS	06-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1a	Elect Director Marc Benioff	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1b	Elect Director Keith Block	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1c	Elect Director Parker Harris	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1d	Elect Director Craig Conway	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1e	Elect Director Alan Hassenfeld	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1f	Elect Director Neelie Kroes	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1g	Elect Director Colin Powell	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1h	Elect Director Sanford Robertson	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1i	Elect Director John V. Roos	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1j	Elect Director Bernard Tyson	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1k	Elect Director Robin Washington	For	For	

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salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1l	Elect Director Maynard Webb	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	1m	Elect Director Susan Wojcicki	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	2a	Eliminate Supermajority Vote Requirement to Amend Certificate of Incorporation and Bylaws	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	2b	Eliminate Supermajority Vote Requirement to Remove Directors	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditors	For	For	
salesforce.com, inc.	CRM	06-Jun-19	Annual	Management	5	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and contains features that are not in line with best practice.
salesforce.com, inc.	CRM	06-Jun-19	Annual	Shareholder	6	Disclose Board Diversity and Qualifications Matrix	Against	Against	We believe that this proposal is overly prescriptive.
Shutterstock, Inc.	SSTK	06-Jun-19	Annual	Management	1	Elect Director Jonathan Oringer	For	For	
Shutterstock, Inc.	SSTK	06-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Shutterstock, Inc.	SSTK	06-Jun-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Sichuan Swellfun Co., Ltd.	600779	06-Jun-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Sichuan Swellfun Co., Ltd.	600779	06-Jun-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Sichuan Swellfun Co., Ltd.	600779	06-Jun-19	Annual	Management	3	Approve Financial Statements	For	For	
Sichuan Swellfun Co., Ltd.	600779	06-Jun-19	Annual	Management	4	Approve Profit Distribution and Capitalization of Capital Reserves	For	For	
Sichuan Swellfun Co., Ltd.	600779	06-Jun-19	Annual	Management	5	Approve Annual Report and Summary	For	For	
Sichuan Swellfun Co., Ltd.	600779	06-Jun-19	Annual	Management	6	Amend Articles of Association	For	For	
Sichuan Swellfun Co., Ltd.	600779	06-Jun-19	Annual	Management	7	Approve Appointment of Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Sichuan Swellfun Co., Ltd.	600779	06-Jun-19	Annual	Management	8	Approve Purchase of Liability Insurance for Directors, Supervisors and Senior Manager	For	For	
Sichuan Swellfun Co., Ltd.	600779	06-Jun-19	Annual	Management	9	Elect Wei Yongbiao as Non-Independent Director	For	For	
Synnex Technology International Corp.	2347	06-Jun-19	Annual	Management	1	Approve Financial Statements	For	For	
Synnex Technology International Corp.	2347	06-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Synnex Technology International Corp.	2347	06-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	
Synnex Technology International Corp.	2347	06-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Synnex Technology International Corp.	2347	06-Jun-19	Annual	Management	5	Amend Trading Procedures Governing Derivatives Products	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	2	Approve Deficit Compensation	For	For	
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	3.1	Elect James Chang with Shareholder No. 13 as Non-Independent Director	For	For	
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	3.2	Elect Frank Chen, Representative of Chang Chun Investment, with Shareholder No. 4508 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	3.3	Elect Lung-Yeh Cho, Representative of Ruentex Industries Co., Ltd., with Shareholder No. 6 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	3.4	Elect Tamon Tseng, Representative of Ruentex Development Co., Ltd., with Shareholder No. 7 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	3.5	Elect Lu-Ping Chou, Representative of National Development Fund, with Shareholder No. 2 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	3.6	Elect Liu Der-Zen, Representative of National Development Fund, with Shareholder No. 2 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	3.7	Elect Ming-Ching Chen with Shareholder No. 18999 as Independent Director	For	For	
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	3.8	Elect Tay-Chang Wang with ID No. H12000XXX (H1200XXXX) as Independent Director	For	For	
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	3.9	Elect Howard S. Lee with ID No. A123143XXX (A1231XXXX) as Independent Director	For	For	
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
TaiMed Biologics, Inc.	4147	06-Jun-19	Annual	Management	6	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
Telefonica SA	TEF	06-Jun-19	Annual	Management	1.1	Approve Consolidated and Standalone Financial Statements	For	For	
Telefonica SA	TEF	06-Jun-19	Annual	Management	1.2	Approve Non-Financial Information Report	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Telefonica SA	TEF	06-Jun-19	Annual	Management	1.3	Approve Discharge of Board	For	For	
Telefonica SA	TEF	06-Jun-19	Annual	Management	2	Approve Allocation of Income	For	For	
Telefonica SA	TEF	06-Jun-19	Annual	Management	3	Approve Dividends	For	For	
Telefonica SA	TEF	06-Jun-19	Annual	Management	4	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Telefonica SA	TEF	06-Jun-19	Annual	Management	5	Advisory Vote on Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Tricon Capital Group, Inc.	TCN	06-Jun-19	Special	Management	1	Issue Shares in Connection with Acquisition of Starlight U.S. Multi-Family (No. 5) Core Fund	For	For	
Vodafone Idea Limited	532822	06-Jun-19	Court	Management	1	Approve Scheme of Arrangement	For	For	
W.R. Berkley Corporation	WRB	06-Jun-19	Annual	Management	1a	Elect Director W. Robert Berkley, Jr.	For	For	
W.R. Berkley Corporation	WRB	06-Jun-19	Annual	Management	1b	Elect Director Ronald E. Blaylock	For	Against	We are voting against this director due to concerns over tenure. We are voting against the members of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to a non-independent Chair position.
W.R. Berkley Corporation	WRB	06-Jun-19	Annual	Management	1c	Elect Director Mary C. Farrell	For	Against	We are voting against the members of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to a non-independent Chair position.
W.R. Berkley Corporation	WRB	06-Jun-19	Annual	Management	1d	Elect Director Leigh Ann Pusey	For	Against	We are voting against the members of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to a non-independent Chair position.
W.R. Berkley Corporation	WRB	06-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
W.R. Berkley Corporation	WRB	06-Jun-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
XING SE	O1BC	06-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Audentes Therapeutics, Inc.	BOLD	07-Jun-19	Annual	Management	1.1	Elect Director Scott Morrison	For	For	
Audentes Therapeutics, Inc.	BOLD	07-Jun-19	Annual	Management	1.2	Elect Director Matthew R. Patterson	For	For	

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Audentes Therapeutics, Inc.	BOLD	07-Jun-19	Annual	Management	1.3	Elect Director Julie Anne Smith	For	Withhold	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Audentes Therapeutics, Inc.	BOLD	07-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Audentes Therapeutics, Inc.	BOLD	07-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it lacks certain risk mitigation features.
Audentes Therapeutics, Inc.	BOLD	07-Jun-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	Against	This proposal is not in shareholders' best interests.
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	2	Approve Remuneration Report	For	For	
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	3	Approve Final Dividend	For	For	
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	4	Elect Lucio Genovese as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	5	Re-elect Vitalii Lisovento as Director	For	For	
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	6	Re-elect Stephen Lucas as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	7	Re-elect Christopher Mawe as Director	For	Against	We do not support insiders on the board other than the CEO.
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	8	Re-elect Kostyantyn Zhevago as Director	For	For	
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	9	Authorise Issue of Equity	For	For	
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	10	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	11	Authorise Market Purchase of Ordinary Shares	For	For	
Ferrexpo Plc	FXPO	07-Jun-19	Annual	Management	12	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Five Prime Therapeutics, Inc.	FPRX	07-Jun-19	Annual	Management	1a	Elect Director Franklin M. Berger	For	Withhold	This director is overboarded.
Five Prime Therapeutics, Inc.	FPRX	07-Jun-19	Annual	Management	1b	Elect Director William Ringo	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Five Prime Therapeutics, Inc.	FPRX	07-Jun-19	Annual	Management	1c	Elect Director Lewis T. Williams	For	For	

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Five Prime Therapeutics, Inc.	FPRX	07-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program lacks disclosure. The executive compensation program lacks certain risk mitigation features.
Five Prime Therapeutics, Inc.	FPRX	07-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Five Prime Therapeutics, Inc.	FPRX	07-Jun-19	Annual	Management	4	Approve Stock Option Exchange Program	For	Against	The stock option exchange program plan does not meet our guidelines.
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	1	Accept Consolidated Financial Statements and Statutory Reports	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	3	Approve Dividends	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	4	Approve Discharge of Board and Senior Management	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	5.1	Elect Director Min H. Kao	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	5.2	Elect Director Jonathan C. Burrell	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	5.3	Elect Director Joseph J. Hartnett	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	5.4	Elect Director Charles W. Peffer	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	5.5	Elect Director Clifton A. Pemble	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	5.6	Elect Director Catherine A. Lewis	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	6	Elect Min H. Kao as Board Chairman	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	7.1	Appoint Joseph J. Hartnett as Member of the Compensation Committee	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	7.2	Appoint Charles W. Peffer as Member of the Compensation Committee	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	7.3	Appoint Jonathan C. Burrell as Member of the Compensation Committee	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.

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Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	7.4	Appoint Catherine A. Lewis as Member of the Compensation Committee	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	8	Designate Wuersch & Gering LLP as Independent Proxy	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	9	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	10	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	11	Approve Fiscal Year 2020 Maximum Aggregate Compensation for the Executive Management	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	12	Approve Maximum Aggregate Compensation for the Board of Directors for the Period Between the 2019 AGM and the 2020 AGM	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	13	Amend Qualified Employee Stock Purchase Plan	For	For	
Garmin Ltd.	GRMN	07-Jun-19	Annual	Management	14	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.00 per Share	For	For	
Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	4	Receive Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	5	Approve Remuneration Policy of Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	6	Approve Remuneration Policy of Vice-CEOs	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	7	Approve Compensation of Claude Guedj, Chairman and CEO	For	For	
Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	8	Approve Compensation of Karine Guedj, Vice-CEO	For	For	
Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	9	Approve Compensation of Nathalie Jaoui, Vice-CEO	For	For	

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Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	10	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	11	Amend Article 5 of Bylaws Re: Company Duration	For	For	
Groupe Crit SA	CEN	07-Jun-19	Annual/Special	Management	12	Authorize Filing of Required Documents/Other Formalities	For	For	
Hellenic Petroleum SA	ELPE	07-Jun-19	Annual	Management	1	Accept Statutory Reports	For	For	
Hellenic Petroleum SA	ELPE	07-Jun-19	Annual	Management	2	Accept Financial Statements	For	For	
Hellenic Petroleum SA	ELPE	07-Jun-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
Hellenic Petroleum SA	ELPE	07-Jun-19	Annual	Management	4	Approve Discharge of Board and Auditors	For	For	
Hellenic Petroleum SA	ELPE	07-Jun-19	Annual	Management	5	Approve Director Remuneration	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Hellenic Petroleum SA	ELPE	07-Jun-19	Annual	Management	6	Approve Auditors and Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Hellenic Petroleum SA	ELPE	07-Jun-19	Annual	Management	7	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	1	Open Meeting	None	None	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	5.1	Receive Financial Statements	None	None	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	5.2	Receive Consolidated Financial Statements	None	None	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	5.3	Receive Management Board Report on Company's and Group's Operations	None	None	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	6	Receive Management Board Proposal on Allocation of Income	None	None	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	7	Receive Management Board Report on Expenses Related to Representation, Legal Services, Marketing Services, Public Relations Services, Social Communication Services, and Management Advisory Services	None	None	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	8	Receive Supervisory Board Report on Review of Standalone and Consolidated Financial Statements, Management Board Reports on Company's and Group's Operations	None	None	

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KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	9	Receive Supervisory Board Report on Management Board Proposal on Allocation of Income	None	None	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	10.1	Receive Supervisory Board Report on Company's Standing, Internal Control System, Risk Management, Compliance, and Internal Audit Function	None	None	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	10.2	Receive Supervisory Board Report on Its Activities	None	None	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	11.1	Approve Financial Statements	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	11.2	Approve Consolidated Financial Statements	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	11.3	Approve Management Board Report on Company's and Group's Operations	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	11.4	Approve Allocation of Income	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.1a	Approve Discharge of Adam Bugajczuk (Management Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.1b	Approve Discharge of Marcin Chudzinski (Management Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.1c	Approve Discharge of Radoslaw Domagalski-Labedzki (Management Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.1d	Approve Discharge of Pawel Gruza (Management Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.1e	Approve Discharge of Ryszard Jaskowski (Management Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.1f	Approve Discharge of Michal Jezioro (Management Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.1g	Approve Discharge of Katarzyna Kreczmanska-Gigol (Management Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.1h	Approve Discharge of Rafal Pawelczak (Management Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.1i	Approve Discharge of Radoslaw Stach (Management Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.1j	Approve Discharge of Stefan Swiatkowski (Management Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2a	Approve Discharge of Leszek Banaszak (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2b	Approve Discharge of Michal Czarnik (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2c	Approve Discharge of Jozef Czyczerski (Supervisory Board Member)	For	For	

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KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2d	Approve Discharge of Leszek Hajdacki (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2e	Approve Discharge of Dominik Hunek (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2f	Approve Discharge of Jaroslaw Janas (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2g	Approve Discharge of Andrzej Kisilewicz (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2h	Approve Discharge of Janusz Kowalski (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2i	Approve Discharge of Wojciech Myslecki (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2j	Approve Discharge of Ireneusz Pasis (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2k	Approve Discharge of Bartosz Piechota (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2l	Approve Discharge of Marek Pietrzak (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2m	Approve Discharge of Boguslaw Szarek (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2n	Approve Discharge of Agnieszka Winnik-Kalemba (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	12.2o	Approve Discharge of Jaroslaw Witkowski (Supervisory Board Member)	For	For	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Shareholder	13	Approve Terms of Remuneration of Management Board Members; Cancel Jun 21, 2017 Resolution Re: Amend Dec 7, 2016, Resolution Re: Terms of Remuneration of Management Board Members	None	Against	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Shareholder	14	Approve Terms of Remuneration of Supervisory Board Members; Cancel Jun 21, 2017 Resolution Re: Amend Dec 7, 2016 Resolution Re: Terms of Remuneration of Supervisory Board Members	None	Against	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Shareholder	15	Amend Statute	None	Against	
KGHM Polska Miedz SA	KGH	07-Jun-19	Annual	Management	16	Close Meeting	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	1	Open Meeting; Elect Meeting Chairman	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	2	Acknowledge Proper Convening of Meeting; Prepare List of Participating Shareholders	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	3	Approve Agenda of Meeting	For	For	

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LPP SA	LPP	07-Jun-19	Annual	Management	4.1	Receive Supervisory Board Opinion on General Meeting Agenda	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	4.2	Receive Supervisory Board Report on Its Review of Management Board Report on Company's and Group's Operations	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	4.3	Receive Supervisory Board Report on Its Review of Standalone Financial Statements	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	4.4	Receive Supervisory Board Report on Its Review of Consolidated Financial Statements	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	4.5	Receive Management Board Proposal on Allocation of Income	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	4.6	Receive Supervisory Board Opinion on Management Board Proposal on Allocation of Income	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	4.7	Receive Supervisory Board Assessment of Company's Standing	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	4.8	Receive Supervisory Board Report on Board's Work	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	4.9	Receive Supervisory Board Report on Company's Compliance with Polish Corporate Governance Code	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	4.10	Receive Supervisory Board Report on Company's Policy on Charity Activities	None	None	
LPP SA	LPP	07-Jun-19	Annual	Management	5	Approve Management Board Report on Company's and Group's Operations	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	6	Approve Supervisory Board Report on Board's Work	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	7	Approve Financial Statements	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	8	Approve Consolidated Financial Statements	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	9.1	Approve Discharge of Marek Piechocki (CEO)	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	9.2	Approve Discharge of Jacek Kujawa (Deputy CEO)	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	9.3	Approve Discharge of Przemyslaw Lutkiewicz (Deputy CEO)	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	9.4	Approve Discharge of Slawomir Loboda (Deputy CEO)	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	10.1	Approve Discharge of Jerzy Lubianiec (Supervisory Board Chairman)	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	10.2	Approve Discharge of Wojciech Olejniczak (Supervisory Board Member)	For	For	

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LPP SA	LPP	07-Jun-19	Annual	Management	10.3	Approve Discharge of Magdalena Sekula (Supervisory Board Member)	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	10.4	Approve Discharge of Piotr Piechocki (Supervisory Board Member)	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	10.5	Approve Discharge of Antoni Tyminski (Supervisory Board Member)	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	10.6	Approve Discharge of Milosz Wisniewski (Supervisory Board Member)	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	11	Approve Allocation of Income and Dividends	For	For	
LPP SA	LPP	07-Jun-19	Annual	Management	12	Approve Performance Share Plan	For	Against	The incentive plan does not meet our guidelines.
LPP SA	LPP	07-Jun-19	Annual	Management	13	Close Meeting	None	None	
Novolipetsk Steel	NLMK	07-Jun-19	Special	Management	1	Approve Interim Dividends of RUB 7.34 per Share for First Quarter of Fiscal 2019	For	For	
Novolipetsk Steel	NLMK	07-Jun-19	Special	Management	1	Approve Interim Dividends of RUB 7.34 per Share for First Quarter of Fiscal 2019	For	For	
Petrobras Distribuidora SA	BRDT3	07-Jun-19	Special	Management	1	Amend Articles and Consolidate Bylaws	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Sandstorm Gold Ltd.	SSL	07-Jun-19	Annual/Special	Management	1	Fix Number of Directors at Seven	For	For	
Sandstorm Gold Ltd.	SSL	07-Jun-19	Annual/Special	Management	2.1	Elect Director Nolan Watson	For	For	
Sandstorm Gold Ltd.	SSL	07-Jun-19	Annual/Special	Management	2.2	Elect Director David Awram	For	Withhold	We do not support insiders on the board other than the CEO.
Sandstorm Gold Ltd.	SSL	07-Jun-19	Annual/Special	Management	2.3	Elect Director David E. De Witt	For	For	
Sandstorm Gold Ltd.	SSL	07-Jun-19	Annual/Special	Management	2.4	Elect Director Andrew T. Swarthout	For	For	
Sandstorm Gold Ltd.	SSL	07-Jun-19	Annual/Special	Management	2.5	Elect Director John P.A. Budreski	For	For	
Sandstorm Gold Ltd.	SSL	07-Jun-19	Annual/Special	Management	2.6	Elect Director Mary L. Little	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Sandstorm Gold Ltd.	SSL	07-Jun-19	Annual/Special	Management	2.7	Elect Director Vera Kobalia	For	Withhold	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Sandstorm Gold Ltd.	SSL	07-Jun-19	Annual/Special	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.

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Sandstorm Gold Ltd.	SSL	07-Jun-19	Annual/Special	Management	4	Re-approve Stock Option Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs).The stock option plan does not meet our guidelines.
Sandstorm Gold Ltd.	SSL	07-Jun-19	Annual/Special	Management	5	Amend Restricted Stock Plan	For	Against	The restricted stock plan does not meet our guidelines.
Severstal PAO	CHMF	07-Jun-19	Special	Management	1	Approve Interim Dividends for First Quarter of Fiscal 2019	For	For	
Severstal PAO	CHMF	07-Jun-19	Special	Management	1	Approve Interim Dividends for First Quarter of Fiscal 2019	For	For	
TCF Financial Corporation	TCF	07-Jun-19	Special	Management	1	Approve Merger Agreement	For	For	
TCF Financial Corporation	TCF	07-Jun-19	Special	Management	2	Advisory Vote on Golden Parachutes	For	For	
TCF Financial Corporation	TCF	07-Jun-19	Special	Management	3	Adjourn Meeting	For	For	
The Macerich Company	MAC	07-Jun-19	Annual	Management	1a	Elect Director Peggy Alford	For	For	
The Macerich Company	MAC	07-Jun-19	Annual	Management	1b	Elect Director John H. Alschuler	For	For	
The Macerich Company	MAC	07-Jun-19	Annual	Management	1c	Elect Director Eric K. Brandt	For	For	
The Macerich Company	MAC	07-Jun-19	Annual	Management	1d	Elect Director Edward C. Coppola	For	Against	We do not support insiders on the board other than the CEO.
The Macerich Company	MAC	07-Jun-19	Annual	Management	1e	Elect Director Steven R. Hash	For	For	
The Macerich Company	MAC	07-Jun-19	Annual	Management	1f	Elect Director Daniel J. Hirsch	For	For	
The Macerich Company	MAC	07-Jun-19	Annual	Management	1g	Elect Director Diana M. Laing	For	For	
The Macerich Company	MAC	07-Jun-19	Annual	Management	1h	Elect Director Thomas E. O'Hern	For	For	
The Macerich Company	MAC	07-Jun-19	Annual	Management	1i	Elect Director Steven L. Soboroff	For	For	
The Macerich Company	MAC	07-Jun-19	Annual	Management	1j	Elect Director Andrea M. Stephen	For	For	
The Macerich Company	MAC	07-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
The Macerich Company	MAC	07-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it contains features that are not in line with best practice.
Titan Cement Co. SA	TITK	07-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Titan Cement Co. SA	TITK	07-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends	For	For	
Titan Cement Co. SA	TITK	07-Jun-19	Annual	Management	3	Approve Discharge of Board and Auditors	For	For	
Titan Cement Co. SA	TITK	07-Jun-19	Annual	Management	4	Approve Director Remuneration	For	For	
Titan Cement Co. SA	TITK	07-Jun-19	Annual	Management	5	Elect Directors (Bundled)	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.

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Titan Cement Co. SA	TITK	07-Jun-19	Annual	Management	6	Elect Members of Audit Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Titan Cement Co. SA	TITK	07-Jun-19	Annual	Management	7	Ratify Auditors	For	For	
Titan Cement Co. SA	TITK	07-Jun-19	Annual	Management	8	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Titan Cement Co. SA	TITK	07-Jun-19	Annual	Management	9	Amend Company Articles	For	For	
Titan Cement Co. SA	TITK	07-Jun-19	Annual	Management	10	Authorize Board to Participate in Companies with Similar Business Interests	For	For	
Titan Cement Co. SA	TITK	07-Jun-19	Annual	Management	11	Receive Information on Tender Offer by Titan Cement International SA	None	None	
CES Energy Solutions Corp.	CEU	10-Jun-19	Annual/Sp ecial	Management	1	Fix Number of Directors at Seven	For	For	
CES Energy Solutions Corp.	CEU	10-Jun-19	Annual/Sp ecial	Management	2.1	Elect Director Kyle D. Kitagawa	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
CES Energy Solutions Corp.	CEU	10-Jun-19	Annual/Sp ecial	Management	2.2	Elect Director Spencer D. Armour, III	For	For	
CES Energy Solutions Corp.	CEU	10-Jun-19	Annual/Sp ecial	Management	2.3	Elect Director Rodney L. Carpenter	For	For	
CES Energy Solutions Corp.	CEU	10-Jun-19	Annual/Sp ecial	Management	2.4	Elect Director Stella Cosby	For	For	
CES Energy Solutions Corp.	CEU	10-Jun-19	Annual/Sp ecial	Management	2.5	Elect Director John M. Hooks	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
CES Energy Solutions Corp.	CEU	10-Jun-19	Annual/Sp ecial	Management	2.6	Elect Director Philip J. Scherman	For	For	
CES Energy Solutions Corp.	CEU	10-Jun-19	Annual/Sp ecial	Management	2.7	Elect Director Thomas J. Simons	For	For	
CES Energy Solutions Corp.	CEU	10-Jun-19	Annual/Sp ecial	Management	3	Approve Shareholder Rights Plan	For	For	

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CES Energy Solutions Corp.	CEU	10-Jun-19	Annual/Special	Management	4	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
COSCO SHIPPING Energy Transportation Co., Ltd.	1138	10-Jun-19	Annual	Management	1	Approve 2018 Annual Report	For	For	
COSCO SHIPPING Energy Transportation Co., Ltd.	1138	10-Jun-19	Annual	Management	2	Approve 2018 Audited Financial Statements	For	For	
COSCO SHIPPING Energy Transportation Co., Ltd.	1138	10-Jun-19	Annual	Management	3	Approve 2018 Final Dividend	For	For	
COSCO SHIPPING Energy Transportation Co., Ltd.	1138	10-Jun-19	Annual	Management	4	Approve 2018 Report of the Board of Directors	For	For	
COSCO SHIPPING Energy Transportation Co., Ltd.	1138	10-Jun-19	Annual	Management	5	Approve 2018 Report of the Supervisory Committee	For	For	
COSCO SHIPPING Energy Transportation Co., Ltd.	1138	10-Jun-19	Annual	Management	6	Approve Remuneration of Directors and Supervisors	For	For	
COSCO SHIPPING Energy Transportation Co., Ltd.	1138	10-Jun-19	Annual	Management	7	Elect Zhu Maijin as Director	For	For	
COSCO SHIPPING Energy Transportation Co., Ltd.	1138	10-Jun-19	Annual	Management	8	Approve Provision of Guarantees for China Shipping Development (Hong Kong) Marine Co., Limited, COSCO SHIPPING Tanker (Singapore) PTE LTD. and Pan Cosmos Shipping & Enterprises Co., Limited	For	For	
COSCO SHIPPING Energy Transportation Co., Ltd.	1138	10-Jun-19	Annual	Shareholder	9	Approve PricewaterhouseCoopers as International Auditors and ShineWing Certified Public Accountants as Domestic Auditors and Authorize Board to Fix Their Remuneration	For	For	
Delta Electronics, Inc.	2308	10-Jun-19	Annual	Management	1	Approve Financial Statements	For	For	
Delta Electronics, Inc.	2308	10-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Delta Electronics, Inc.	2308	10-Jun-19	Annual	Management	3	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Delta Electronics, Inc.	2308	10-Jun-19	Annual	Management	4	Amend Procedures for Lending Funds to Other Parties	For	For	
Delta Electronics, Inc.	2308	10-Jun-19	Annual	Management	5	Amend Procedures for Endorsement and Guarantees	For	For	
Delta Electronics, Inc.	2308	10-Jun-19	Annual	Management	6	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
Geely Automobile Holdings Limited	175	10-Jun-19	Special	Management	1	Approve YW Acquisition Agreement and Related Transactions	For	For	
Highwealth Construction Corp.	2542	10-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Highwealth Construction Corp.	2542	10-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Highwealth Construction Corp.	2542	10-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Highwealth Construction Corp.	2542	10-Jun-19	Annual	Management	4	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	Against	This proposal is not in shareholders' best interests.

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Highwealth Construction Corp.	2542	10-Jun-19	Annual	Management	5	Amend Procedures for Endorsement and Guarantees	For	For	
Highwealth Construction Corp.	2542	10-Jun-19	Annual	Management	6	Amend Procedures for Lending Funds to Other Parties	For	For	
MercadoLibre, Inc.	MELI	10-Jun-19	Annual	Management	1.1	Elect Director Emiliano Calemzuk	For	Withhold	We are voting against this director due to concerns over tenure. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
MercadoLibre, Inc.	MELI	10-Jun-19	Annual	Management	1.2	Elect Director Marcos Galperin	For	For	
MercadoLibre, Inc.	MELI	10-Jun-19	Annual	Management	1.3	Elect Director Roberto Balls Sallouti	For	Withhold	This director is overboarded.
MercadoLibre, Inc.	MELI	10-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks certain risk mitigation features.
MercadoLibre, Inc.	MELI	10-Jun-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
MercadoLibre, Inc.	MELI	10-Jun-19	Annual	Management	4	Ratify Deloitte & Co. S.A. as Auditor	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	1	Approve Annual Report	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	2	Approve Financial Statements	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	3	Approve Consolidated Financial Statements	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	4	Approve Allocation of Income and Dividends of RUB 792.52 per Share	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.1	Elect Sergei Barbashev as Director	None	Against	We do not support insiders on the board other than the CEO.
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.2	Elect Aleksei Bashkirov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.3	Elect Sergei Bratukhin as Director	None	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.4	Elect Andrei Bugrov as Director	None	Against	We do not support insiders on the board other than the CEO.
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.5	Elect Sergei Volk as Director	None	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.6	Elect Marianna Zakharova as Director	None	Against	We do not support insiders on the board other than the CEO.

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MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.7	Elect Roger Munnings as Director	None	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.8	Elect Stalbek Mishakov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. (
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.9	Elect Gareth Penny as Director	None	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.10	Elect Maksim Poletaev as Director	None	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.11	Elect Viacheslav Solomin as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.12	Elect Evgenii Shvarts as Director	None	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	5.13	Elect Robert Edwards as Director	None	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	6.1	Elect Aleksei Dzybalov as Member of Audit Commission	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	6.2	Elect Anna Masalova as Member of Audit Commission	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	6.3	Elect Georgii Svanidze as Members of Audit Commission	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	6.4	Elect Vladimir Shilkov as Member of Audit Commission	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	6.5	Elect Elena Ianevich as Member of Audit Commission	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	7	Ratify RAS Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	8	Ratify IFRS Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	9	Approve Remuneration of Directors	For	Against	The director remuneration plan does not meet our guidelines.
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	10	Approve Remuneration of Members of Audit Commission	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	11	Approve Related-Party Transactions Re: Indemnification Agreements with Directors and Executives	For	For	

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MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	12	Approve Related-Party Transaction Re: Liability Insurance for Directors and Executives	For	For	
MMC Norilsk Nickel PJSC	GMKN	10-Jun-19	Annual	Management	13	Approve Company's Membership in Association	For	For	
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	1.1	Elect Director Shellye L. Archambeau	For	For	
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	1.2	Elect Director Amy Woods Brinkley	For	For	
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	1.3	Elect Director John F. Fort, III	For	For	
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	1.4	Elect Director L. Neil Hunn	For	For	
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	1.5	Elect Director Robert D. Johnson	For	For	
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	1.6	Elect Director Robert E. Knowling, Jr.	For	Withhold	We are holding this nominee accountable, as Chair of the Compensation Committee, for what we believe are excessive levels of director compensation.
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	1.7	Elect Director Wilbur J. Prezzano	For	For	
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	1.8	Elect Director Laura G. Thatcher	For	For	
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	1.9	Elect Director Richard F. Wallman	For	For	
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	1.10	Elect Director Christopher Wright	For	Withhold	We are voting against this director due to concerns over tenure.
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Roper Technologies, Inc.	ROP	10-Jun-19	Annual	Shareholder	4	Report on Political Contributions Disclosure	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Sangamo Therapeutics, Inc.	SGMO	10-Jun-19	Annual	Management	1.1	Elect Director H. Stewart Parker	For	For	
Sangamo Therapeutics, Inc.	SGMO	10-Jun-19	Annual	Management	1.2	Elect Director Robert F. Carey	For	For	
Sangamo Therapeutics, Inc.	SGMO	10-Jun-19	Annual	Management	1.3	Elect Director Stephen G. Dilly	For	For	
Sangamo Therapeutics, Inc.	SGMO	10-Jun-19	Annual	Management	1.4	Elect Director Alexander D. Macrae	For	For	
Sangamo Therapeutics, Inc.	SGMO	10-Jun-19	Annual	Management	1.5	Elect Director Saira Ramasastry	For	For	
Sangamo Therapeutics, Inc.	SGMO	10-Jun-19	Annual	Management	1.6	Elect Director Karen L. Smith	For	For	
Sangamo Therapeutics, Inc.	SGMO	10-Jun-19	Annual	Management	1.7	Elect Director Joseph S. Zakrzewski	For	For	

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Sangamo Therapeutics, Inc.	SGMO	10-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, lacks certain riskmitigation features and contains features that are not in line with best practice.
Sangamo Therapeutics, Inc.	SGMO	10-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Shanghai Electric Group Company Limited	2727	10-Jun-19	Annual	Management	1	Approve 2018 Annual Report	For	For	
Shanghai Electric Group Company Limited	2727	10-Jun-19	Annual	Management	2	Approve 2018 Report of the Board	For	For	
Shanghai Electric Group Company Limited	2727	10-Jun-19	Annual	Management	3	Approve 2018 Report of the Supervisory Committee	For	For	
Shanghai Electric Group Company Limited	2727	10-Jun-19	Annual	Management	4	Approve 2018 Report of the Financial Results	For	For	
Shanghai Electric Group Company Limited	2727	10-Jun-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	
Shanghai Electric Group Company Limited	2727	10-Jun-19	Annual	Management	6	Approve PwC Zhong Tian as PRC Auditor and PricewaterhouseCoopers as International Auditor and Authorize Board to Fix Their Remuneration	For	For	
Shanghai Electric Group Company Limited	2727	10-Jun-19	Annual	Management	7	Approve Ratification of Emoluments Paid to Directors and Supervisors for the Year of 2018 and Approve Emoluments of Directors and Supervisors for the Year of 2019	For	For	
Shanghai Electric Group Company Limited	2727	10-Jun-19	Annual	Management	8	Approve Renewal of Liability Insurance for Directors, Supervisors and Senior Management	For	For	
Shanghai Electric Group Company Limited	2727	10-Jun-19	Annual	Management	9	Approve Connected Transactions under the Onshore Contract and the Offshore Contract for the Coal Mine Project	For	For	
Shanghai Electric Group Company Limited	2727	10-Jun-19	Annual	Management	10	Approve 2019 External Guarantees	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Shanghai Electric Group Company Limited	2727	10-Jun-19	Annual	Shareholder	11	Approve Revision of Annual Caps for Continuing Connected Transactions with State Grid Shanghai Municipal Electric Power Company	For	For	
Syndax Pharmaceuticals, Inc.	SNDX	10-Jun-19	Annual	Management	1a	Elect Director Keith A. Katkin	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights. This director is overboarded.
Syndax Pharmaceuticals, Inc.	SNDX	10-Jun-19	Annual	Management	1b	Elect Director Briggs W. Morrison	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.

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Syndax Pharmaceuticals, Inc.	SNDX	10-Jun-19	Annual	Management	1c	Elect Director Dennis G. Podlesak	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Syndax Pharmaceuticals, Inc.	SNDX	10-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	3	Elect Li Guoqiang as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	4	Elect Du Qingshan as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	5	Elect Zhang Zhicheng as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	6	Elect Lin Yong as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	7	Elect Chin Siu Wa Alfred as Director	For	For	
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	8	Authorize Board to Fix Remuneration of Directors	For	For	
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	9	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	10	Authorize Repurchase of Issued Share Capital	For	For	
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Zhongsheng Group Holdings Limited	881	10-Jun-19	Annual	Management	12	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Beijing Enterprises Holdings Limited	392	11-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Beijing Enterprises Holdings Limited	392	11-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Beijing Enterprises Holdings Limited	392	11-Jun-19	Annual	Management	3.1	Elect Li Yongcheng as Director	For	Against	We do not support insiders on the board other than the CEO.
Beijing Enterprises Holdings Limited	392	11-Jun-19	Annual	Management	3.2	Elect E Meng as Director	For	Against	We do not support insiders on the board other than the CEO.
Beijing Enterprises Holdings Limited	392	11-Jun-19	Annual	Management	3.3	Elect Jiang Xinhao as Director	For	Against	We do not support insiders on the board other than the CEO.

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Beijing Enterprises Holdings Limited	392	11-Jun-19	Annual	Management	3.4	Elect Yu Sun Say as Director	For	For	
Beijing Enterprises Holdings Limited	392	11-Jun-19	Annual	Management	3.5	Authorize Board to Fix Remuneration of Directors	For	For	
Beijing Enterprises Holdings Limited	392	11-Jun-19	Annual	Management	4	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Beijing Enterprises Holdings Limited	392	11-Jun-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Beijing Enterprises Holdings Limited	392	11-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Beijing Enterprises Holdings Limited	392	11-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1a	Elect Director Corie S. Barry	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1b	Elect Director Lisa M. Caputo	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1c	Elect Director J. Patrick Doyle	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1d	Elect Director Russell P. Fradin	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1e	Elect Director Kathy J. Higgins Victor	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1f	Elect Director Hubert Joly	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1g	Elect Director David W. Kenny	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1h	Elect Director Cindy R. Kent	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1i	Elect Director Karen A. McLoughlin	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1j	Elect Director Thomas L. "Tommy" Millner	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1k	Elect Director Claudia F. Munce	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1l	Elect Director Richelle P. Parham	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	1m	Elect Director Eugene A. Woods	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	For	
Best Buy Co., Inc.	BBY	11-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Formosa Plastics Corp.	1301	11-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Formosa Plastics Corp.	1301	11-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Formosa Plastics Corp.	1301	11-Jun-19	Annual	Management	3	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Formosa Plastics Corp.	1301	11-Jun-19	Annual	Management	4	Amend Trading Procedures Governing Derivatives Products	For	For	
Formosa Plastics Corp.	1301	11-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Formosa Plastics Corp.	1301	11-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	3	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	4	Re-elect Ian Watson as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	5	Re-elect Morgan Jones as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	6	Re-elect Rick Lowes as Director	For	Against	We do not support insiders on the board other than the CEO.
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	7	Re-elect Melvyn Egglenton as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	8	Re-elect David Rough as Director	For	For	
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	9	Re-elect Jim Clarke as Director	For	For	
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	10	Reappoint Deloitte LLP as Auditors	For	For	
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	11	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	12	Authorise EU Political Donations and Expenditure	For	For	
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	13	Authorise Issue of Equity	For	For	
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	14	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	16	Authorise Market Purchase of Ordinary Shares	For	For	
Hansteen Holdings Plc	HSTN	11-Jun-19	Annual	Management	17	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
HengTen Networks Group Limited	136	11-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
HengTen Networks Group Limited	136	11-Jun-19	Annual	Management	2a	Elect Huang Xiangui as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
HengTen Networks Group Limited	136	11-Jun-19	Annual	Management	2b	Elect Zhuo Yueqiang as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
HengTen Networks Group Limited	136	11-Jun-19	Annual	Management	2c	Elect Shi Zhuomin as Director	For	For	
HengTen Networks Group Limited	136	11-Jun-19	Annual	Management	3	Authorize Board to Fix Remuneration of Directors	For	For	
HengTen Networks Group Limited	136	11-Jun-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
HengTen Networks Group Limited	136	11-Jun-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
HengTen Networks Group Limited	136	11-Jun-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
HengTen Networks Group Limited	136	11-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 1.10 per Share	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	4	Approve Stock Dividend Program	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	5	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	6	Approve Severance Agreement with Nicolas Huss, CEO	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	7	Ratify Appointment of Nicolas Huss as Director	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	8	Reelect Nicolas Huss as Director	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	9	Reelect Diaa Elyaacoubi as Director	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	10	Reelect Sophie Stabile as Director	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	11	Elect Agnes Audier as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	12	Elect Nazan Somer Ozelgin as Director	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	13	Elect Michael Stollarz as Director	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	14	Approve Compensation of Philippe Lazare, Chairman and CEO Until Nov. 5, 2018	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	15	Approve Compensation of Nicolas Huss, CEO Since Nov. 5, 2018	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	16	Approve Compensation of Bernard Bourigeaud, Chairman of the Board Since Nov. 5, 2018	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	17	Approve Remuneration Policy of CEO	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	18	Approve Remuneration Policy of Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	19	Approve Remuneration of Directors in the Aggregate Amount of EUR 750,000	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	20	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	21	Authorize Capitalization of Reserves of Up to EUR 10 Million for Bonus Issue or Increase in Par Value	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	24	Authorize up to 3 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	25	Amend Article 13 of Bylaws Re: Age Limit for Chairman of the Board	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	26	Amend Articles 12 and 13 of Bylaws Re: Vice-Chairman Nomination	For	For	
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	27	Amend Article 12 of Bylaws Re: Board-Ownership of Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ingenico Group SA	ING	11-Jun-19	Annual/Special	Management	28	Authorize Filing of Required Documents/Other Formalities	For	For	
Invitae Corporation	NVTA	11-Jun-19	Annual	Management	1.1	Elect Director Eric Aguiar	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Invitae Corporation	NVTA	11-Jun-19	Annual	Management	1.2	Elect Director Sean E. George	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Invitae Corporation	NVTA	11-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Liberty Global plc	LBTYA	11-Jun-19	Annual	Management	1	Elect Director Andrew J. Cole	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Liberty Global plc	LBTYA	11-Jun-19	Annual	Management	2	Elect Director Richard R. Green	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Liberty Global plc	LBTYA	11-Jun-19	Annual	Management	3	Elect Director David E. Rapley	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues. We are voting against this director due to concerns over tenure. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Liberty Global plc	LBTYA	11-Jun-19	Annual	Management	4	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and risk mitigation features, and as there are features that are not in line with best practice.
Liberty Global plc	LBTYA	11-Jun-19	Annual	Management	5	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Liberty Global plc	LBTYA	11-Jun-19	Annual	Management	6	Ratify KPMG LLP (U.S.) as Auditors	For	For	
Liberty Global plc	LBTYA	11-Jun-19	Annual	Management	7	Ratify KPMG LLP (U.K.) as Auditors	For	For	
Liberty Global plc	LBTYA	11-Jun-19	Annual	Management	8	Authorize the Audit Committee to Fix Remuneration of Auditors	For	For	
Liberty Global plc	LBTYA	11-Jun-19	Annual	Management	9	Authorize Share Repurchase Program	For	For	
Liberty Global plc	LBTYA	11-Jun-19	Annual	Management	10	Authorize Issue of Equity	For	Against	We do not support this share issuance due to potential dilution.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Liberty Global plc	LBTYA	11-Jun-19	Annual	Management	11	Authorize Issue of Equity without Pre-emptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Martinrea International Inc.	MRE	11-Jun-19	Annual	Management	1.1	Elect Director Rob Wildeboer	For	For	
Martinrea International Inc.	MRE	11-Jun-19	Annual	Management	1.2	Elect Director Fred Olson	For	For	
Martinrea International Inc.	MRE	11-Jun-19	Annual	Management	1.3	Elect Director Scott Balfour	For	For	
Martinrea International Inc.	MRE	11-Jun-19	Annual	Management	1.4	Elect Director Terry Lyons	For	For	
Martinrea International Inc.	MRE	11-Jun-19	Annual	Management	1.5	Elect Director Roman Doroniuk	For	For	
Martinrea International Inc.	MRE	11-Jun-19	Annual	Management	1.6	Elect Director David Schoch	For	For	
Martinrea International Inc.	MRE	11-Jun-19	Annual	Management	1.7	Elect Director Sandra Papatello	For	For	
Martinrea International Inc.	MRE	11-Jun-19	Annual	Management	1.8	Elect Director Pat D'Eramo	For	For	
Martinrea International Inc.	MRE	11-Jun-19	Annual	Management	1.9	Elect Director Molly Shoichet	For	For	
Martinrea International Inc.	MRE	11-Jun-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Martinrea International Inc.	MRE	11-Jun-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	3	Approve Financial Statements	For	For	
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	5	Approve Profit Distribution	For	For	
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	6	Approve Application of Comprehensive Bank Credit Lines	For	For	
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	7	Approve Use of Idle Own Funds for Cash Management	For	Against	This proposal is not in shareholders' best interests.
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	8	Approve External Guarantee	For	For	
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	9	Approve Daily Related Party Transactions	For	For	
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	10	Approve Related Party Transaction in Connection to Factoring and Financial Leasing Business	For	For	
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	11	Approve Appointment of Auditor and Internal Control Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Oppl Lighting Co., Ltd.	603515	11-Jun-19	Annual	Management	12	Amend Articles of Association and Handle Change of Business Registration	For	For	
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	1	Approve the Audited Financial Statements for the Fiscal Year Ending December 31, 2018 Contained in the Company's 2018 Annual Report	For	For	
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.1	Elect Bernido H. Liu as Director	For	For	
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.2	Elect Artemio V. Panganiban as Director	For	Withhold	This director is overboarded.
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.3	Elect Pedro E. Roxas as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.4	Elect Helen Y. Dee as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.5	Elect Ray C. Espinosa as Director	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. This director is overboarded.
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.6	Elect James L. Go as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.7	Elect Shigeki Hayashi as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.8	Elect Junichi Igarashi as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.9	Elect Aurora C. Ignacio as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.10	Elect Manuel V. Pangilinan as Director	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.11	Elect Ma. Lourdes C. Rausa-Chan as Director	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.

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PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.12	Elect Albert F. del Rosario as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
PLDT, Inc.	TEL	11-Jun-19	Annual	Management	2.13	Elect Marife B. Zamora as Director	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Principia Biopharma Inc.	PRNB	11-Jun-19	Annual	Management	1.1	Elect Director Martin Babler	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Principia Biopharma Inc.	PRNB	11-Jun-19	Annual	Management	1.2	Elect Director Shao-Lee Lin	For	For	
Principia Biopharma Inc.	PRNB	11-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Q2 Holdings, Inc.	QTWO	11-Jun-19	Annual	Management	1.1	Elect Director Michael J. Maples, Sr.	For	For	
Q2 Holdings, Inc.	QTWO	11-Jun-19	Annual	Management	1.2	Elect Director James R. Offerdahl	For	For	
Q2 Holdings, Inc.	QTWO	11-Jun-19	Annual	Management	1.3	Elect Director R. H. Seale, III	For	For	
Q2 Holdings, Inc.	QTWO	11-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
Q2 Holdings, Inc.	QTWO	11-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Q2 Holdings, Inc.	QTWO	11-Jun-19	Annual	Management	4	Declassify the Board of Directors	For	For	We support this proposal to declassify the board structure and institute annual elections of all directors.
Q2 Holdings, Inc.	QTWO	11-Jun-19	Annual	Management	5	Eliminate Supermajority Vote Requirement	For	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Ra Pharmaceuticals, Inc.	RARX	11-Jun-19	Annual	Management	1.1	Elect Director Aoife M. Brennan	For	For	
Ra Pharmaceuticals, Inc.	RARX	11-Jun-19	Annual	Management	1.2	Elect Director Timothy R. Pearson	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Ra Pharmaceuticals, Inc.	RARX	11-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	For	
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.1	Elect Director Alexandre Behring	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.2	Elect Director Marc Caira	For	For	
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.3	Elect Director Joao M. Castro-Neves	For	For	
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.4	Elect Director Martin E. Franklin	For	For	
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.5	Elect Director Paul J. Fribourg	For	For	
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.6	Elect Director Neil Golden	For	For	
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.7	Elect Director Ali G. Hedayat	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.8	Elect Director Golnar Khosrowshahi	For	For	
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.9	Elect Director Daniel S. Schwartz	For	For	
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.10	Elect Director Carlos Alberto Sicupira	For	For	
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.11	Elect Director Roberto Moses Thompson Motta	For	For	
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	1.12	Elect Director Alexandre Van Damme	For	For	
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Shareholder	4	Report on Minimum Requirements and Standards Related to Workforce Practices	Against	For	We are supporting this shareholder proposal calling for additional disclosure as we believe it helps investors better assess the related risks.
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Shareholder	5	Report on Policy to Reduce Deforestation in Supply Chain	Against	For	We are supportive of the shareholder resolution calling for additional information on how the company is managing its supply chain impact on deforestation and associated human rights issues. While the company has policies in place regarding sustainability, it lags some of its peers and shareholders would benefit from more specific disclosure as this issue has potential reputational risks for the company.
Restaurant Brands International Inc.	QSR	11-Jun-19	Annual	Shareholder	6	Report on Sustainable Packaging	Against	For	We are supportive of this proposal asking to assess and report on the environmental impacts and risks of continuing to use non-recyclable packaging. We consider that increased disclosure would be beneficial to shareholders considering growing consumer concerns.
S-Oil Corp.	010950	11-Jun-19	Special	Management	1.1	Elect Hussain A. Al-Qahtani as Inside Director	For	Against	We do not support insiders on the board other than the CEO.
S-Oil Corp.	010950	11-Jun-19	Special	Management	1.2	Elect Ziad T. Al-Murshed as Non-Independent Non-Executive Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Shriram Transport Finance Company Limited	511218	11-Jun-19	Special	Management	1	Approve Increase in Borrowing Powers	For	For	
Shriram Transport Finance Company Limited	511218	11-Jun-19	Special	Management	2	Approve Pledging of Assets for Debt	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shriram Transport Finance Company Limited	511218	11-Jun-19	Special	Management	3	Approve Issuance of Non-Convertible Debentures on Private Placement Basis	For	For	
SJM Holdings Limited	880	11-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
SJM Holdings Limited	880	11-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
SJM Holdings Limited	880	11-Jun-19	Annual	Management	3.1	Elect Ng Chi Sing as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
SJM Holdings Limited	880	11-Jun-19	Annual	Management	3.2	Elect Chau Tak Hay as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
SJM Holdings Limited	880	11-Jun-19	Annual	Management	4	Elect Tsang On Yip, Patrick as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
SJM Holdings Limited	880	11-Jun-19	Annual	Management	5	Elect Wong Yu Pok, Marina as Director	For	For	
SJM Holdings Limited	880	11-Jun-19	Annual	Management	6	Authorize Board to Fix Remuneration of Directors	For	For	
SJM Holdings Limited	880	11-Jun-19	Annual	Management	7	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
SJM Holdings Limited	880	11-Jun-19	Annual	Management	8	Approve Grant of Options Under the Share Option Scheme	For	Against	The stock option plan does not meet our guidelines.
SJM Holdings Limited	880	11-Jun-19	Annual	Management	9	Authorize Repurchase of Issued Share Capital	For	For	
Tesla, Inc.	TSLA	11-Jun-19	Annual	Management	1.1	Elect Director Ira Ehrenpreis	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. In addition, we are holding this director accountable for excessive pledging of shares by directors. We are also holding this director accountable, as a member of the Compensation Committee, for ratifying what we believe to be problematic compensation issues.
Tesla, Inc.	TSLA	11-Jun-19	Annual	Management	1.2	Elect Director Kathleen Wilson-Thompson	For	For	
Tesla, Inc.	TSLA	11-Jun-19	Annual	Management	2	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Tesla, Inc.	TSLA	11-Jun-19	Annual	Management	3	Approve Qualified Employee Stock Purchase Plan	For	For	
Tesla, Inc.	TSLA	11-Jun-19	Annual	Management	4	Eliminate Supermajority Vote Requirement	For	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Tesla, Inc.	TSLA	11-Jun-19	Annual	Management	5	Amend Certificate of Incorporation to Reduce Director Terms	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tesla, Inc.	TSLA	11-Jun-19	Annual	Management	6	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Tesla, Inc.	TSLA	11-Jun-19	Annual	Shareholder	7	Establish Public Policy Committee	Against	Against	We are not supportive of this shareholder proposal as we believe it is overly prescriptive and lacks the necessary disclosure.
Tesla, Inc.	TSLA	11-Jun-19	Annual	Shareholder	8	Adopt Simple Majority Vote	Against	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Teva Pharmaceutical Industries Limited	TEVA	11-Jun-19	Annual	Management	1a	Elect Director Amir Elstein	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Teva Pharmaceutical Industries Limited	TEVA	11-Jun-19	Annual	Management	1b	Elect Director Roberto A. Mignone	For	For	
Teva Pharmaceutical Industries Limited	TEVA	11-Jun-19	Annual	Management	1c	Elect Director Perry D. Nisen	For	For	
Teva Pharmaceutical Industries Limited	TEVA	11-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice. The executive compensation program lacks disclosure.
Teva Pharmaceutical Industries Limited	TEVA	11-Jun-19	Annual	Management	3	Approve Amended Compensation Policy for Executive Officers and Directors of the Company	For	For	
Teva Pharmaceutical Industries Limited	TEVA	11-Jun-19	Annual	Management	3a	Vote FOR if you are a controlling shareholder or have a personal interest in item 3, 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	None	Against	
Teva Pharmaceutical Industries Limited	TEVA	11-Jun-19	Annual	Management	4a	Approve Compensation of Non-Employee Directors	For	Against	The director remuneration plan does not meet our guidelines.
Teva Pharmaceutical Industries Limited	TEVA	11-Jun-19	Annual	Management	4b	Approve Compensation of the Non-Executive Chairman of the Board	For	Against	The director remuneration plan does not meet our guidelines.
Teva Pharmaceutical Industries Limited	TEVA	11-Jun-19	Annual	Management	5	Ratify Kesselman & Kesselman as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Tong Ren Tang Technologies Co. Ltd.	1666	11-Jun-19	Annual	Management	1	Approve 2018 Audited Consolidated Financial Statements	For	For	
Tong Ren Tang Technologies Co. Ltd.	1666	11-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Directors	For	For	
Tong Ren Tang Technologies Co. Ltd.	1666	11-Jun-19	Annual	Management	3	Approve 2018 Report of the Supervisory Committee	For	For	
Tong Ren Tang Technologies Co. Ltd.	1666	11-Jun-19	Annual	Management	4	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tong Ren Tang Technologies Co. Ltd.	1666	11-Jun-19	Annual	Management	5	Approve PricewaterhouseCoopers as Overseas Auditor and Authorize Board to Fix Their Remuneration	For	For	
Tong Ren Tang Technologies Co. Ltd.	1666	11-Jun-19	Annual	Management	6	Approve PricewaterhouseCoopers Zhong Tian LLP as Domestic Auditor and Authorize Board to Fix Their Remuneration	For	For	
Tong Ren Tang Technologies Co. Ltd.	1666	11-Jun-19	Annual	Management	7	Elect Gu Hai Ou as Director, Authorize Board to Fix His Remuneration, and Authorize Board to Enter Into a Service Contract with Gong Qin	For	Against	We do not support insiders on the board other than the CEO.
Tong Ren Tang Technologies Co. Ltd.	1666	11-Jun-19	Annual	Management	8	Adopt Rules and Procedures Regarding General Meetings of Shareholders	For	For	
Tong Ren Tang Technologies Co. Ltd.	1666	11-Jun-19	Annual	Management	9	Adopt Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Tong Ren Tang Technologies Co. Ltd.	1666	11-Jun-19	Annual	Management	10	Adopt Rules and Procedures Regarding Meetings of Board of Supervisors	For	For	
Tong Ren Tang Technologies Co. Ltd.	1666	11-Jun-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Domestic Shares or H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 80	For	For	
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	2.1	Elect Director Toyoda, Tetsuro	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	2.2	Elect Director Onishi, Akira	For	Against	We are holding the President accountable for the board not being one-third independent.
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	2.3	Elect Director Sasaki, Kazue	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	2.4	Elect Director Sasaki, Takuo	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	2.5	Elect Director Yamamoto, Taku	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	2.6	Elect Director Mizuno, Yojiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	2.7	Elect Director Ishizaki, Yuji	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	2.8	Elect Director Sumi, Shuzo	For	For	
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	2.9	Elect Director Yamanishi, Kenichiro	For	For	
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	2.10	Elect Director Kato, Mitsuhisa	For	For	
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	3	Appoint Statutory Auditor Tomozoe, Masanao	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.

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Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Takeuchi, Jun	For	For	
Toyota Industries Corp.	6201	11-Jun-19	Annual	Management	5	Approve Annual Bonus	For	For	
TripAdvisor, Inc.	TRIP	11-Jun-19	Annual	Management	1.1	Elect Director Gregory B. Maffei	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
TripAdvisor, Inc.	TRIP	11-Jun-19	Annual	Management	1.2	Elect Director Stephen Kaufer	For	For	
TripAdvisor, Inc.	TRIP	11-Jun-19	Annual	Management	1.3	Elect Director Trynka Shineman Blake	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TripAdvisor, Inc.	TRIP	11-Jun-19	Annual	Management	1.4	Elect Director Jay C. Hoag	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
TripAdvisor, Inc.	TRIP	11-Jun-19	Annual	Management	1.5	Elect Director Betsy L. Morgan	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TripAdvisor, Inc.	TRIP	11-Jun-19	Annual	Management	1.6	Elect Director Jeremy Philips	For	For	
TripAdvisor, Inc.	TRIP	11-Jun-19	Annual	Management	1.7	Elect Director Spencer M. Rascoff	For	For	
TripAdvisor, Inc.	TRIP	11-Jun-19	Annual	Management	1.8	Elect Director Albert E. Rosenthaler	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
TripAdvisor, Inc.	TRIP	11-Jun-19	Annual	Management	1.9	Elect Director Robert S. Wiesenthal	For	For	
TripAdvisor, Inc.	TRIP	11-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Ultragenyx Pharmaceutical, Inc.	RARE	11-Jun-19	Annual	Management	1a	Elect Director William Aliski	For	For	
Ultragenyx Pharmaceutical, Inc.	RARE	11-Jun-19	Annual	Management	1b	Elect Director Lars Ekman	For	For	
Ultragenyx Pharmaceutical, Inc.	RARE	11-Jun-19	Annual	Management	1c	Elect Director Matthew K. Fust	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Ultragenyx Pharmaceutical, Inc.	RARE	11-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Ultragenyx Pharmaceutical, Inc.	RARE	11-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and as it lacks disclosure.

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WFD Unibail-Rodamco N.V.		11-Jun-19	Annual	Management	i	Discuss Annual Report	None	None	
WFD Unibail-Rodamco N.V.		11-Jun-19	Annual	Management	ii	Discuss Implementation of Remuneration Policy	None	None	
WFD Unibail-Rodamco N.V.		11-Jun-19	Annual	Management	1	Adopt Financial Statements and Statutory Reports	For	For	
WFD Unibail-Rodamco N.V.		11-Jun-19	Annual	Management	iii	Receive Explanation on Dividend Policy	None	None	
WFD Unibail-Rodamco N.V.		11-Jun-19	Annual	Management	2	Approve Discharge of Management Board	For	For	
WFD Unibail-Rodamco N.V.		11-Jun-19	Annual	Management	3	Approve Discharge of Supervisory Board	For	For	
WFD Unibail-Rodamco N.V.		11-Jun-19	Annual	Management	4	Ratify Ernst & Young Accountants LLP as Auditors	For	For	
WFD Unibail-Rodamco N.V.		11-Jun-19	Annual	Management	5	Authorize Repurchase of Shares	For	For	
WFD Unibail-Rodamco N.V.		11-Jun-19	Annual	Management	6	Item Withdrawn (Amend Articles Re: Change Company Name and Technical Updates)	None	None	
WFD Unibail-Rodamco N.V.		11-Jun-19	Annual	Management	7	Approve Cancellation of Repurchased Shares	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	1a	Elect Director James F. Albaugh	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	1b	Elect Director Jeffrey D. Benjamin	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	1c	Elect Director John T. Cahill	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	1d	Elect Director Michael J. Embler	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	1e	Elect Director Matthew J. Hart	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	1f	Elect Director Susan D. Kronick	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	1g	Elect Director Martin H. Nesbitt	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	1h	Elect Director Denise M. O'Leary	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	1i	Elect Director W. Douglas Parker	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	1j	Elect Director Ray M. Robinson	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
American Airlines Group Inc.	AAL	12-Jun-19	Annual	Shareholder	4	Report on Political Contributions and Expenditures	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
Autodesk, Inc.	ADSK	12-Jun-19	Annual	Management	1a	Elect Director Andrew Anagnost	For	For	
Autodesk, Inc.	ADSK	12-Jun-19	Annual	Management	1b	Elect Director Karen Blasing	For	For	
Autodesk, Inc.	ADSK	12-Jun-19	Annual	Management	1c	Elect Director Reid French	For	For	
Autodesk, Inc.	ADSK	12-Jun-19	Annual	Management	1d	Elect Director Blake Irving	For	For	
Autodesk, Inc.	ADSK	12-Jun-19	Annual	Management	1e	Elect Director Mary T. McDowell	For	For	
Autodesk, Inc.	ADSK	12-Jun-19	Annual	Management	1f	Elect Director Stephen Milligan	For	Against	This director is overboarded.
Autodesk, Inc.	ADSK	12-Jun-19	Annual	Management	1g	Elect Director Lorrie M. Norrington	For	For	

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Autodesk, Inc.	ADSK	12-Jun-19	Annual	Management	1h	Elect Director Betsy Rafael	For	For	
Autodesk, Inc.	ADSK	12-Jun-19	Annual	Management	1i	Elect Director Stacy J. Smith	For	For	
Autodesk, Inc.	ADSK	12-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Autodesk, Inc.	ADSK	12-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
BizLink Holding, Inc.	3665	12-Jun-19	Annual	Management	1	Approve 2018 CPA Audited Financial Statements	For	For	
BizLink Holding, Inc.	3665	12-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
BizLink Holding, Inc.	3665	12-Jun-19	Annual	Management	3	Amend Procedures Governing the Acquisition or Disposal of Assets	For	Against	We do not believe that support for this proposal is in the interests of shareholders.
BizLink Holding, Inc.	3665	12-Jun-19	Annual	Management	4	Amend Procedures for Lending Funds to Other Parties	For	For	
BizLink Holding, Inc.	3665	12-Jun-19	Annual	Management	5	Amend Procedures for Endorsement and Guarantees	For	For	
BizLink Holding, Inc.	3665	12-Jun-19	Annual	Management	6	Amend Articles of Association	For	For	
BizLink Holding, Inc.	3665	12-Jun-19	Annual	Management	7	Approve Issuance of New Common Shares for Cash and/or Issue New Common Shares for Cash to Sponsor GDRs Offering	For	For	
BizLink Holding, Inc.	3665	12-Jun-19	Annual	Management	8.1	Elect CHIN-TEH HSU with ID No. C120307XXX as Independent Director	For	For	
BizLink Holding, Inc.	3665	12-Jun-19	Annual	Management	9	Approve the Release of the Prohibition on Directors or their Representatives from Participation in Competitive Businesses	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	4	Approve Amendments to Rules and Procedures Regarding Shareholder's General Meeting	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	7	Amend Procedures for Lending Funds to Other Parties	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	8	Approve Raising Funds by Issuance of Ordinary Shares or Issuance of Global Depository Receipt	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	9.1	Elect SHUI-SHU HUNG, with SHAREHOLDER NO. 3, as Non-Independent Director	For	For	

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Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	9.2	Elect TIEN-SZU HUNG, with SHAREHOLDER NO. 5, as Non-Independent Director	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	9.3	Elect SHUI SUNG HUNG, with SHAREHOLDER NO. 4, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	9.4	Elect MENG HUAN LEI, with ID NO. E121040XXX, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	9.5	Elect WEN-CHE TSENG, with ID NO. S100450XXX, as Independent Director	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	9.6	Elect TSORNG JUU LIANG, with ID NO. S120639XXX, as Independent Director	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	9.7	Elect MENG-YANG CHENG (Cheng Ming-Yang), with ID NO. R120715XXX, as Independent Director	For	For	
Catcher Technology Co. Ltd.	2474	12-Jun-19	Annual	Management	10	Approve Release of Restrictions of Competitive Activities of Newly Appointed Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.1	Elect Director Kelly A. Ayotte	For	For	
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.2	Elect Director David L. Calhoun	For	Against	We are voting against the Chair of the Nomination Committee as we are not supportive of recombining the position of Chair and CEO.
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.3	Elect Director Daniel M. Dickinson	For	For	
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.4	Elect Director Juan Gallardo	For	For	
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.5	Elect Director Dennis A. Muilenburg	For	For	
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.6	Elect Director William A. Osborn	For	For	
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.7	Elect Director Debra L. Reed-Klages	For	For	
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.8	Elect Director Edward B. Rust, Jr.	For	For	
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.9	Elect Director Susan C. Schwab	For	For	
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.10	Elect Director D. James Umpleby, III	For	For	
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.11	Elect Director Miles D. White	For	Against	This director is overboarded.
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	1.12	Elect Director Rayford Wilkins, Jr.	For	For	
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Caterpillar Inc.	CAT	12-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Caterpillar Inc.	CAT	12-Jun-19	Annual	Shareholder	4	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
Caterpillar Inc.	CAT	12-Jun-19	Annual	Shareholder	5	Report on Risks of Doing Business in Conflict-Affected Areas	Against	Against	We believe the company's current policies, practices, and related disclosure are sufficient.
Commercial International Bank (Egypt) SAE	COMI	12-Jun-19	Special	Management	1	Increase Authorized Capital Up to EGP 50 Billion and Amend Article 6 of Bylaws	For	For	
Commercial International Bank (Egypt) SAE	COMI	12-Jun-19	Special	Management	2	Amend Article 4 of Bylaws	For	For	
Commercial International Bank (Egypt) SAE	COMI	12-Jun-19	Special	Management	3	Amend Article 8 of Bylaws	For	For	
Commercial International Bank (Egypt) SAE	COMI	12-Jun-19	Special	Management	4	Amend Article 25 of Bylaws	For	For	
Commercial International Bank (Egypt) SAE	COMI	12-Jun-19	Special	Management	5	Amend Article 39 of Bylaws	For	For	
Commercial International Bank (Egypt) SAE	COMI	12-Jun-19	Special	Management	6	Amend Article 44 of Bylaws	For	For	
Commercial International Bank (Egypt) SAE	COMI	12-Jun-19	Special	Management	7	Amend Article 47 bis of Bylaws	For	For	
Commercial International Bank (Egypt) SAE	COMI	12-Jun-19	Special	Management	8	Amend Article 55 bis of Bylaws	For	For	
Delivery Hero SE	DHER	12-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Fidelity National Financial, Inc.	FNF	12-Jun-19	Annual	Management	1.1	Elect Director Richard N. Massey	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Fidelity National Financial, Inc.	FNF	12-Jun-19	Annual	Management	1.2	Elect Director Daniel D. "Ron" Lane	For	Withhold	We are voting against this director due to concerns over tenure.
Fidelity National Financial, Inc.	FNF	12-Jun-19	Annual	Management	1.3	Elect Director Cary H. Thompson	For	Withhold	We are voting against this director due to concerns over tenure.
Fidelity National Financial, Inc.	FNF	12-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Fidelity National Financial, Inc.	FNF	12-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
FleetCor Technologies Inc.	FLT	12-Jun-19	Annual	Management	1.1	Elect Director Ronald F. Clarke	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
FleetCor Technologies Inc.	FLT	12-Jun-19	Annual	Management	1.2	Elect Director Joseph W. Farrelly	For	Against	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues and poor responsiveness to shareholder concerns. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board and for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position
FleetCor Technologies Inc.	FLT	12-Jun-19	Annual	Management	1.3	Elect Director Richard Macchia	For	For	
FleetCor Technologies Inc.	FLT	12-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
FleetCor Technologies Inc.	FLT	12-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program lacks certain risk mitigation features. The executive compensation program contains features that are not in line with best practice.
FleetCor Technologies Inc.	FLT	12-Jun-19	Annual	Management	4	Declassify the Board of Directors	For	For	We support this proposal to declassify the board structure and institute annual elections of all directors.
FleetCor Technologies Inc.	FLT	12-Jun-19	Annual	Shareholder	5	Adopt Clawback Policy	Against	For	We are supportive of this proposal calling for an enhanced claw back policy in line with best practices.
FleetCor Technologies Inc.	FLT	12-Jun-19	Annual	Shareholder	6	Adjust Executive Compensation Metrics for Share Buybacks	Against	For	We believe support for this proposal is in shareholders' best interests.
Freeport-McMoRan Inc.	FCX	12-Jun-19	Annual	Management	1.1	Elect Director Richard C. Adkerson	For	For	
Freeport-McMoRan Inc.	FCX	12-Jun-19	Annual	Management	1.2	Elect Director Gerald J. Ford	For	Against	We are voting against this director due to concerns over tenure.
Freeport-McMoRan Inc.	FCX	12-Jun-19	Annual	Management	1.3	Elect Director Lydia H. Kennard	For	For	
Freeport-McMoRan Inc.	FCX	12-Jun-19	Annual	Management	1.4	Elect Director Dustan E. McCoy	For	For	
Freeport-McMoRan Inc.	FCX	12-Jun-19	Annual	Management	1.5	Elect Director Frances Fragos Townsend	For	For	
Freeport-McMoRan Inc.	FCX	12-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
Freeport-McMoRan Inc.	FCX	12-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Hanergy Thin Film Power Group Limited	566	12-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	Against	This proposal is not in shareholders' best interests.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hanergy Thin Film Power Group Limited	566	12-Jun-19	Annual	Management	2a	Elect Yuan Yabin as Director	For	For	
Hanergy Thin Film Power Group Limited	566	12-Jun-19	Annual	Management	2b	Elect Lam Yat Ming Eddie as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Hanergy Thin Film Power Group Limited	566	12-Jun-19	Annual	Management	2c	Elect Si Haijian as Director	For	For	
Hanergy Thin Film Power Group Limited	566	12-Jun-19	Annual	Management	2d	Elect Huang Songchun as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Hanergy Thin Film Power Group Limited	566	12-Jun-19	Annual	Management	2e	Authorize Board to Fix Remuneration of Directors	For	For	
Hanergy Thin Film Power Group Limited	566	12-Jun-19	Annual	Management	3	Approve Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hanergy Thin Film Power Group Limited	566	12-Jun-19	Annual	Management	4	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Hanergy Thin Film Power Group Limited	566	12-Jun-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Hanergy Thin Film Power Group Limited	566	12-Jun-19	Annual	Management	6	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Hellenic Telecommunications Organization SA	HTO	12-Jun-19	Annual	Management	1	Approve Financial Statements and Income Allocation	For	For	
Hellenic Telecommunications Organization SA	HTO	12-Jun-19	Annual	Management	2	Approve Discharge of Board and Auditors	For	For	
Hellenic Telecommunications Organization SA	HTO	12-Jun-19	Annual	Management	3	Ratify Auditors	For	For	
Hellenic Telecommunications Organization SA	HTO	12-Jun-19	Annual	Management	4	Approve Director Remuneration	For	For	
Hellenic Telecommunications Organization SA	HTO	12-Jun-19	Annual	Management	5	Approve Director Liability Contracts	For	For	
Hellenic Telecommunications Organization SA	HTO	12-Jun-19	Annual	Shareholder	6.2	Elect Alberto Horcajo as Independent Director	None	For	
Hellenic Telecommunications Organization SA	HTO	12-Jun-19	Annual	Shareholder	7.1	Elect Eelco Blok as a Member of Audit Committee	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Hellenic Telecommunications Organization SA	HTO	12-Jun-19	Annual	Shareholder	7.2	Elect Alberto Horcajo as a Member of Audit Committee	None	For	
Hellenic Telecommunications Organization SA	HTO	12-Jun-19	Annual	Management	8	Various Announcements	None	None	
Huaneng Power International, Inc.	902	12-Jun-19	Annual	Management	1	Approve 2018 Work Report of Board of Directors	For	For	
Huaneng Power International, Inc.	902	12-Jun-19	Annual	Management	2	Approve 2018 Work Report of Supervisory Committee	For	For	
Huaneng Power International, Inc.	902	12-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
Huaneng Power International, Inc.	902	12-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Huaneng Power International, Inc.	902	12-Jun-19	Annual	Management	5.1	Approve Issuance of Short-term Debentures	For	For	
Huaneng Power International, Inc.	902	12-Jun-19	Annual	Management	5.2	Approve Issuance of Super Short-term Debentures	For	For	
Huaneng Power International, Inc.	902	12-Jun-19	Annual	Management	5.3	Approve Issuance of Debt Financing Instruments	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Huaneng Power International, Inc.	902	12-Jun-19	Annual	Management	6	Approve General Mandate to Issue Domestic and/or Overseas Debt Financing Instruments	For	For	
Huaneng Power International, Inc.	902	12-Jun-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Domestic Shares and/or Overseas Listed Foreign Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Huaneng Power International, Inc.	902	12-Jun-19	Annual	Management	8	Approve Amendments to Articles of Association	For	For	
Huaneng Power International, Inc.	902	12-Jun-19	Annual	Management	9	Approve Provision of Guarantee	For	For	
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.1	Elect Director Edgar Bronfman, Jr.	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. We are voting against the members of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to a non-independent Chair position.
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.2	Elect Director Chelsea Clinton	For	For	
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.3	Elect Director Barry Diller	For	For	
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.4	Elect Director Michael D. Eisner	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding. We are voting against the members of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to a non-independent Chair position.
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.5	Elect Director Bonnie S. Hammer	For	For	
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.6	Elect Director Victor A. Kaufman	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.7	Elect Director Joseph Levin	For	For	
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.8	Elect Director Bryan Lourd	For	For	
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.9	Elect Director David Rosenblatt	For	For	
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.10	Elect Director Alan G. Spoon	For	For	
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.11	Elect Director Alexander von Furstenberg	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	1.12	Elect Director Richard F. Zannino	For	For	
IAC/InterActiveCorp	IAC	12-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Jounce Therapeutics, Inc.	JNCE	12-Jun-19	Annual	Management	1.1	Elect Director Luis Diaz, Jr.	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Jounce Therapeutics, Inc.	JNCE	12-Jun-19	Annual	Management	1.2	Elect Director Barbara Duncan	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights. This director is overboarded. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Jounce Therapeutics, Inc.	JNCE	12-Jun-19	Annual	Management	1.3	Elect Director Robert Kamen	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Jounce Therapeutics, Inc.	JNCE	12-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	For	
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	1	Approve Consolidated and Standalone Financial Statements	For	For	
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	2	Approve Non-Financial Information Report	For	For	
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	4	Approve Discharge of Board	For	For	
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	5.1	Reelect Jose Fernando de Almansa Moreno-Barreda as Director	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	5.2	Ratify Appointment of and Elect Marcos Pena Pinto as Director	For	For	
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	6	Approve Annual Maximum Remuneration	For	For	
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	7	Approve Remuneration Policy	For	For	
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	8	Authorize Share Repurchase Program	For	For	
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	9	Authorize Increase in Capital up to 50 Percent via Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	10	Authorize Issuance of Convertible Bonds, Debentures, Warrants, and Other Debt Securities without Preemptive Rights up to EUR 300 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	11	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Laboratorios Farmaceuticos Rovi SA	ROVI	12-Jun-19	Annual	Management	12	Advisory Vote on Remuneration Report	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	5	Amend Trading Procedures Governing Derivatives Products	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	6	Amend Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	7.1	Elect Yao-Ying Lin, Representative of Mao Yu Commemorate Co., Ltd., with Shareholder No. 74145, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are also voting against this director due to concerns over tenure.
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	7.2	Elect En-Chou Lin, Representative of Mao Yu Commemorate Co., Ltd., with Shareholder No. 74145, as Non-Independent Director	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	7.3	Elect En-Ping Lin, Representative of Mao Yu Commemorate Co., Ltd., with Shareholder No. 74145, as Non-Independent Director	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	7.4	Elect Shih-Ching Chen, with Shareholder No. 4, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are also voting against this director due to concerns over tenure.
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	7.5	Elect Ming-Yuan Hsieh, with Shareholder No. 6, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	7.6	Elect Shan-Chieh Yen, with ID No. L120856XXX, as Independent Director	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	7.7	Elect Ming-Hua Peng, with Shareholder No. 253, as Independent Director	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	7.8	Elect Chung-Jen Liang, with Shareholder No. 7, as Supervisor	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	7.9	Elect Tsui-Ying Chiang, with Shareholder No. 2, as Supervisor	For	For	
LARGAN Precision Co., Ltd.	3008	12-Jun-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities of Newly Appointed Directors	For	For	
Luye Pharma Group Ltd.	2186	12-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Luye Pharma Group Ltd.	2186	12-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Luye Pharma Group Ltd.	2186	12-Jun-19	Annual	Management	3a	Elect Liu Dian Bo as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Luye Pharma Group Ltd.	2186	12-Jun-19	Annual	Management	3b	Elect Zhang Hua Qiao as Director	For	Against	This director is overboarded.
Luye Pharma Group Ltd.	2186	12-Jun-19	Annual	Management	3c	Elect Choy Sze Chung Jojo as Director	For	For	
Luye Pharma Group Ltd.	2186	12-Jun-19	Annual	Management	3d	Authorize Board to Fix Remuneration of Directors	For	For	
Luye Pharma Group Ltd.	2186	12-Jun-19	Annual	Management	4	Approve Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Luye Pharma Group Ltd.	2186	12-Jun-19	Annual	Management	5A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Luye Pharma Group Ltd.	2186	12-Jun-19	Annual	Management	5B	Authorize Repurchase of Issued Share Capital	For	For	
Luye Pharma Group Ltd.	2186	12-Jun-19	Annual	Management	5C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Maanshan Iron & Steel Company Limited	323	12-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Maanshan Iron & Steel Company Limited	323	12-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Supervisory Committee	For	For	
Maanshan Iron & Steel Company Limited	323	12-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
Maanshan Iron & Steel Company Limited	323	12-Jun-19	Annual	Management	4	Approve Ernst & Young Hua Ming LLP as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Maanshan Iron & Steel Company Limited	323	12-Jun-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	
Maanshan Iron & Steel Company Limited	323	12-Jun-19	Annual	Management	6	Approve Remuneration of Directors, Supervisors and Senior Management For the Year 2018	For	For	
Maanshan Iron & Steel Company Limited	323	12-Jun-19	Annual	Management	7	Amend Articles of Association	For	For	
MAV Beauty Brands Inc.	MAV	12-Jun-19	Annual	Management	1a	Elect Director Marc Anthony Venere	For	For	
MAV Beauty Brands Inc.	MAV	12-Jun-19	Annual	Management	1b	Elect Director Chris Elshaw	For	For	
MAV Beauty Brands Inc.	MAV	12-Jun-19	Annual	Management	1c	Elect Director Jeffrey Barber	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.

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MAV Beauty Brands Inc.	MAV	12-Jun-19	Annual	Management	1d	Elect Director Thomas Ennis	For	For	
MAV Beauty Brands Inc.	MAV	12-Jun-19	Annual	Management	1e	Elect Director Jessica (Cohen) Gilligan	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
MAV Beauty Brands Inc.	MAV	12-Jun-19	Annual	Management	1f	Elect Director Stephen Smith	For	For	
MAV Beauty Brands Inc.	MAV	12-Jun-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Management	3	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Management	4	Approve Amendments to Trading Procedures Governing Derivatives Products	For	For	
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.1	Elect Chia Chau, Wu with Shareholder No. 16681 as Non-Independent Director	None	Against	We are voting against this director due to concerns over tenure.
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.2	Elect Wen Yuan, Wong with Shareholder No. 0273986 as Non-Independent Director	None	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.3	Elect Wilfred Wang, Representative of FORMOSA PETROCHEMICAL CORPORATION, with Shareholder No. 0260221 as Non-Independent Director	None	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.4	Elect Ruey Yu, Wang with Shareholder No. 0073127 as Non-Independent Director	None	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.5	Elect Ming Jen, Tzou, with Shareholder No. 0427610 as Non-Independent Director	None	For	
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.6	Elect Kuei Yung, Wang with Shareholder No. 0445487 as Non-Independent Director	None	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.7	Elect Shen Yi, Lee, Representative of Formosa Chemicals & Fibre Corp. with Shareholder No. 6090 as Non-Independent Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.8	Elect Fong Chin, Lin with Shareholder No. 0253418 as Non-Independent Director	None	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.9	Elect Zo Chun Jen, Representative of Formosa Plastics Corp., with Shareholder No. 5658 as Non-Independent Director	None	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.10	Elect Sin Yi, Huang with Shareholder No. 26459 as Non-Independent Director	None	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.11	Elect Cheng Chung Lee with ID No. A101797XXX as Non-Independent Director	None	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.12	Elect Ching Cheng, Chang, Representative of Freedom Internation Enterprise Company, with Shareholder No. 655362 as Non-Independent Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.13	Elect Chih Kang, Wang with ID No. F103335XXX as Independent Director	None	For	
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.14	Elect Yi Fu Lin with ID No. A103619XXX as Independent Director	None	For	
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Shareholder	7.15	Elect Yun Peng, Chu with Shareholder No. 0055680 as Independent Director	None	For	
Nan Ya Plastics Corp.	1303	12-Jun-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities of Newly Appointed Directors and Representatives	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Nektar Therapeutics	NKTR	12-Jun-19	Annual	Management	1a	Elect Director R. Scott Greer	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Nektar Therapeutics	NKTR	12-Jun-19	Annual	Management	1b	Elect Director Lutz Lingnau	For	Against	We are voting against this director due to concerns over tenure. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Nektar Therapeutics	NKTR	12-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Nektar Therapeutics	NKTR	12-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Phison Electronics Corp.	8299	12-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Phison Electronics Corp.	8299	12-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Phison Electronics Corp.	8299	12-Jun-19	Annual	Management	3	Approve Issuance of Shares via a Private Placement	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Phison Electronics Corp.	8299	12-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
Phison Electronics Corp.	8299	12-Jun-19	Annual	Management	5	Approve Amendment to the Procedures for Acquisition or Disposal of Assets, Procedures for Engaging in Derivatives Trading, Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
President Chain Store Corp.	2912	12-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
President Chain Store Corp.	2912	12-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
President Chain Store Corp.	2912	12-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
President Chain Store Corp.	2912	12-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
President Chain Store Corp.	2912	12-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
President Chain Store Corp.	2912	12-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
President Chain Store Corp.	2912	12-Jun-19	Annual	Management	7	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
ProSiebenSat.1 Media SE	PSM	12-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
PTC Therapeutics, Inc.	PTCT	12-Jun-19	Annual	Management	1.1	Elect Director Allan Jacobson	For	For	
PTC Therapeutics, Inc.	PTCT	12-Jun-19	Annual	Management	1.2	Elect Director David P. Southwell	For	For	
PTC Therapeutics, Inc.	PTCT	12-Jun-19	Annual	Management	1.3	Elect Director Dawn Svoronos	For	For	
PTC Therapeutics, Inc.	PTCT	12-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
PTC Therapeutics, Inc.	PTCT	12-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and risk mitigation features and as there are features that are not in line with best practice.
Realtek Semiconductor Corp.	2379	12-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Realtek Semiconductor Corp.	2379	12-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Realtek Semiconductor Corp.	2379	12-Jun-19	Annual	Management	3	Approve Cash Distribution from Capital Reserve	For	For	
Realtek Semiconductor Corp.	2379	12-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
Realtek Semiconductor Corp.	2379	12-Jun-19	Annual	Management	5	Amendments to Trading Procedures Governing Derivatives Products	For	For	
Realtek Semiconductor Corp.	2379	12-Jun-19	Annual	Management	6	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	

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Realtek Semiconductor Corp.	2379	12-Jun-19	Annual	Management	7	Approve Release of Restrictions of Competitive Activities of Newly Appointed Directors and Representatives	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 3.55 per Share	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	4	Receive Auditor's Special Reports Re: Remuneration of Redeemable Shares	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	5	Approve Auditors' Special Report on Related-Party Transactions	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	6	Approve Amendment of Transaction with Nissan Motor Co Ltd, Daimler AG, Renault-issan B V and Mitsubishi Motors Corporation Re: Master Cooperation Agreement	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	7	Ratify Appointment of Thomas Courbe as Director	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	8	Ratify Appointment of Jean-Dominique Senard as Director	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	9	Elect Annette Winkler as Director	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	10	Approve Compensation of Chairman and CEO	Against	Against	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	11	Approve Remuneration Policy of Chairman and CEO	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	12	Approve Remuneration Policy of Chairman of the Board	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	13	Approve Remuneration Policy of CEO	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	14	Approve Non-Compete Agreement with Thierry Bollore, CEO	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	15	Approve Additional Pension Scheme Agreement with Thierry Bollore, CEO	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Renault SA	RNO	12-Jun-19	Annual/Special	Management	18	Authorize up to 2 Percent of Issued Capital for Use in Restricted Stock Plans	For	For	
Renault SA	RNO	12-Jun-19	Annual/Special	Management	19	Authorize Filing of Required Documents/Other Formalities	For	For	
Resideo Technologies, Inc.	REZI	12-Jun-19	Annual	Management	1a	Elect Director Paul Deninger	For	For	
Resideo Technologies, Inc.	REZI	12-Jun-19	Annual	Management	1b	Elect Director Michael Nefkens	For	For	
Resideo Technologies, Inc.	REZI	12-Jun-19	Annual	Management	1c	Elect Director Sharon Wienbar	For	For	
Resideo Technologies, Inc.	REZI	12-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Resideo Technologies, Inc.	REZI	12-Jun-19	Annual	Management	3	Advisory Vote on Say on Pay Frequency	One Year	One Year	
Resideo Technologies, Inc.	REZI	12-Jun-19	Annual	Management	4	Ratify Deloitte & Touche LLP as Auditor	For	For	
ServiceNow, Inc.	NOW	12-Jun-19	Annual	Management	1a	Elect Director Teresa Briggs	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ServiceNow, Inc.	NOW	12-Jun-19	Annual	Management	1b	Elect Director Paul E. Chamberlain	For	Against	We are holding the Nomination Committee members accountable for not having addressed the CEO's overboarding.
ServiceNow, Inc.	NOW	12-Jun-19	Annual	Management	1c	Elect Director Tamar O. Yehoshua	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ServiceNow, Inc.	NOW	12-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
ServiceNow, Inc.	NOW	12-Jun-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Taiwan Cement Corp.	1101	12-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Taiwan Cement Corp.	1101	12-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Taiwan Cement Corp.	1101	12-Jun-19	Annual	Management	3	Approve the Issuance of New Shares by Capitalization of Profit	For	For	
Taiwan Cement Corp.	1101	12-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
Taiwan Cement Corp.	1101	12-Jun-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Taiwan Cement Corp.	1101	12-Jun-19	Annual	Management	6	Amend Procedures for Lending Funds to Other Parties	For	For	
Taiwan Cement Corp.	1101	12-Jun-19	Annual	Management	7	Amend Procedures for Endorsement and Guarantees	For	For	
Taiwan Mobile Co. Ltd.	3045	12-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Taiwan Mobile Co. Ltd.	3045	12-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Taiwan Mobile Co. Ltd.	3045	12-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Taiwan Mobile Co. Ltd.	3045	12-Jun-19	Annual	Management	4	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Taiwan Mobile Co. Ltd.	3045	12-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
Taiwan Mobile Co. Ltd.	3045	12-Jun-19	Annual	Management	6.1	Elect HSI-PENG LU, with ID NO. A120604XXX, as Independent Director	For	For	
Taiwan Mobile Co. Ltd.	3045	12-Jun-19	Annual	Management	7	Approve Release of Restrictions of Competitive Activities on DANIEL M. TSAI	For	For	
Taiwan Mobile Co. Ltd.	3045	12-Jun-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities on RICHARD M. TSAI	For	For	
Taiwan Mobile Co. Ltd.	3045	12-Jun-19	Annual	Management	9	Approve Release of Restrictions of Competitive Activities on HSUEH-JEN SUNG	For	For	
Taiwan Mobile Co. Ltd.	3045	12-Jun-19	Annual	Management	10	Approve Release of Restrictions of Competitive Activities on CHRIS TSAI	For	For	
Taiwan Mobile Co. Ltd.	3045	12-Jun-19	Annual	Management	11	Approve Release of Restrictions of Competitive Activities on HSI-PENG LU	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1a	Elect Director Roxanne S. Austin	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1b	Elect Director Douglas M. Baker, Jr.	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1c	Elect Director George S. Barrett	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1d	Elect Director Brian C. Cornell	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1e	Elect Director Calvin Darden	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1f	Elect Director Henrique De Castro	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1g	Elect Director Robert L. Edwards	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1h	Elect Director Melanie L. Healey	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1i	Elect Director Donald R. Knauss	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1j	Elect Director Monica C. Lozano	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1k	Elect Director Mary E. Minnick	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1l	Elect Director Kenneth L. Salazar	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	1m	Elect Director Dmitri L. Stockton	For	For	
Target Corporation	TGT	12-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Target Corporation	TGT	12-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Target Corporation	TGT	12-Jun-19	Annual	Shareholder	4	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	1	Amend Articles and By-Law No. 1	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.1	Elect Director H. Sanford Riley	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.2	Elect Director Brock Bulbuck	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.3	Elect Director Deepak Chopra	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.4	Elect Director Frank J. Coleman	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.5	Elect Director Wendy F. Evans	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.6	Elect Director Stewart Glendinning	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.7	Elect Director Edward S. Kennedy	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.8	Elect Director Robert J. Kennedy	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.9	Elect Director Annalisa King	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.10	Elect Director Violet (Vi) A.M. Konkle	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.11	Elect Director Jennefer Nepinak	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.12	Elect Director Eric L. Stefanson	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	2.13	Elect Director Victor Tootoo	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Sp ecial	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines. We are also voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The North West Company Inc.	NWC	12-Jun-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	For	
The North West Company Inc.	NWC	12-Jun-19	Annual/Special	Management	5	The Undersigned Hereby Certifies that the Shares Represented by this Proxy are Owned and Controlled by a Canadian: Vote FOR = Yes and ABSTAIN = No. A Vote Against will be treated as not voted.	None	For	
United Microelectronics Corp.	2303	12-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
United Microelectronics Corp.	2303	12-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
United Microelectronics Corp.	2303	12-Jun-19	Annual	Management	3	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
United Microelectronics Corp.	2303	12-Jun-19	Annual	Management	4	Amendments to Trading Procedures Governing Derivatives Products	For	For	
United Microelectronics Corp.	2303	12-Jun-19	Annual	Management	5	Approve Amendments to Lending Procedures and Caps	For	For	
United Microelectronics Corp.	2303	12-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Wistron Corp.	3231	12-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Wistron Corp.	3231	12-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Wistron Corp.	3231	12-Jun-19	Annual	Management	3	Approve Issuance of Common Shares to Sponsor the Issuance of GDR or Issuance of Common Shares Through Public Offering or Issuance of Shares Through Private Placement or Issuance of Shares to Sponsor the Issuance of GDR via Private Placement	For	For	
Wistron Corp.	3231	12-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
Wistron Corp.	3231	12-Jun-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Wistron Corp.	3231	12-Jun-19	Annual	Management	6	Amend Procedures for Lending Funds to Other Parties	For	For	
Wistron Corp.	3231	12-Jun-19	Annual	Management	7	Amend Procedures for Endorsement and Guarantees	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
WPP Plc	WPP	12-Jun-19	Annual	Management	3	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
WPP Plc	WPP	12-Jun-19	Annual	Management	4	Elect Mark Read as Director	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	5	Elect Cindy Rose as Director	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	6	Re-elect Roberto Quarta as Director	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	7	Re-elect Dr Jacques Aigrain as Director	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	8	Re-elect Tarek Farahat as Director	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	9	Re-elect Sir John Hood as Director	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	10	Re-elect Daniela Riccardi as Director	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	11	Re-elect Paul Richardson as Director	For	Against	We do not support insiders on the board other than the CEO.
WPP Plc	WPP	12-Jun-19	Annual	Management	12	Re-elect Nicole Seligman as Director	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	13	Re-elect Sally Susman as Director	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	14	Re-elect Solomon Trujillo as Director	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	15	Reappoint Deloitte LLP as Auditors	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	16	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	17	Authorise Issue of Equity	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	18	Authorise Market Purchase of Ordinary Shares	For	For	
WPP Plc	WPP	12-Jun-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	1a	Accept Standalone Financial Statements and Statutory Reports	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	1b	Accept Consolidated Financial Statements and Statutory Reports	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	2	Approve Dividend	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	3	Reelect Subhash Chander Kalia as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
YES BANK Limited	532648	12-Jun-19	Annual	Management	4	Elect Uttam Prakash Agarwal as Director	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	5	Elect Thai Salas Vijayan as Director	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	6	Elect Maheswar Sahu as Director	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	7	Elect Anil Jaggia as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
YES BANK Limited	532648	12-Jun-19	Annual	Management	8	Reelect Mukesh Sabharwal as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
YES BANK Limited	532648	12-Jun-19	Annual	Management	9	Reelect Brahm Dutt as Director	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	10	Approve Remuneration of Brahm Dutt as Non-Executive (Independent) Part-Time Chairman	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	11	Approve Appointment and Remuneration of Ajai Kumar as Interim Managing Director and Chief Executive Officer	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	12	Approve Use of Bank's Provided Accommodation and Car Facility by Rana Kapoor	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	13	Elect Ravneet Singh Gill as Director	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	14	Approve Appointment and Remuneration of Ravneet Singh Gill as Managing Director and Chief Executive Officer	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	15	Elect Ravinder Kumar Khanna as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
YES BANK Limited	532648	12-Jun-19	Annual	Management	16	Elect Shagun Kapur Gogia as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
YES BANK Limited	532648	12-Jun-19	Annual	Management	17	Approve Issuance of Non-Convertible Debentures on Private Placement Basis	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	18	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
YES BANK Limited	532648	12-Jun-19	Annual	Management	19	Amend YBL ESOS - 2018	For	Against	The stock option plan does not meet our guidelines.
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	1	Receive Directors' Reports (Non-Voting)	None	None	
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	2	Receive Auditors' Reports (Non-Voting)	None	None	
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	3	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	None	None	
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	4	Approve Financial Statements, Allocation of Income, and Dividends of EUR 0.70 per Share	For	For	
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	5	Accept Consolidated Financial Statements and Statutory Reports	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	6	Approve Discharge of Directors	For	For	
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	7	Approve Discharge of Auditor	For	For	
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	8	Reelect Jean-Franck Ricci as Director	For	For	
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	9	Reelect Alain Tisserand as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	10	Elect Charles Champion as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	11	Approve Remuneration of Directors	For	For	
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	12	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	13	Authorize Implementation of Approved Resolutions and Filing of Required Documents/Formalities at Trade Registry	For	For	
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	14	Transact Other Business	None	None	
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	1	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	2	Authorize Board to Repurchase Shares in the Event of a Serious and Imminent Harm	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	3	Authorize Board to Allocate New and Existing Shares for Free	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Akka Technologies	AKA	13-Jun-19	Annual/Sp ecial	Management	4	Receive Special Board Report Re: Authorized Capital	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	5	Renew Authorization to Increase Share Capital Up to EUR 31.046 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	6	Amend Article 7 Paragraph 4 Re: Item 5	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	7	Authorize Board to Issue Shares in the Event of a Public Tender Offer or Share Exchange Offer	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	8	Amend Article 7 Paragraph 8 Re: Item 5	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	9	Adopt New Article 16 Re: Statutory Thresholds and Renumber the Articles	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	10	Opt-in to New Belgian Code of Companies and Associations	For	For	
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	11	Amend Articles of Association Re: Alignment with the New Belgian Code on Companies and Associations	For	For	
Akka Technologies	AKA	13-Jun-19	Annual/Special	Management	12	Authorize Filing of Required Documents/Formalities at Trade Registry	For	For	
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	1.1	Elect Director Jayson Dallas	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	1.2	Elect Director Oliver Fetzer	For	For	
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	1.3	Elect Director Kieran T. Gallahue	For	Withhold	This director is overboarded.
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	1.4	Elect Director Jennifer Jarrett	For	For	
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	1.5	Elect Director Amit D. Munshi	For	For	
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	1.6	Elect Director Garry A. Neil	For	For	
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	1.7	Elect Director Tina S. Nova	For	For	
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	1.8	Elect Director Manmeet S. Soni	For	For	
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	1.9	Elect Director Randall E. Woods	For	For	
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, lacks disclosure, and contains features that are not in line with best practice.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	4	Approve Qualified Employee Stock Purchase Plan	For	For	
Arena Pharmaceuticals, Inc.	ARNA	13-Jun-19	Annual	Management	5	Ratify KPMG LLP as Auditor	For	For	
Artis Real Estate Investment Trust	AX.UN	13-Jun-19	Annual	Management	A	Fix Number of Trustees at Eight	For	For	
Artis Real Estate Investment Trust	AX.UN	13-Jun-19	Annual	Management	B1	Elect Trustee Ida Albo	For	For	
Artis Real Estate Investment Trust	AX.UN	13-Jun-19	Annual	Management	B2	Elect Trustee Bruce Jack	For	For	
Artis Real Estate Investment Trust	AX.UN	13-Jun-19	Annual	Management	B3	Elect Trustee Armin Martens	For	For	
Artis Real Estate Investment Trust	AX.UN	13-Jun-19	Annual	Management	B4	Elect Trustee Ben Rodney	For	For	
Artis Real Estate Investment Trust	AX.UN	13-Jun-19	Annual	Management	B5	Elect Trustee Victor Thielmann	For	For	
Artis Real Estate Investment Trust	AX.UN	13-Jun-19	Annual	Management	B6	Elect Trustee Wayne Townsend	For	For	
Artis Real Estate Investment Trust	AX.UN	13-Jun-19	Annual	Management	B7	Elect Trustee Edward Warkentin	For	For	
Artis Real Estate Investment Trust	AX.UN	13-Jun-19	Annual	Management	B8	Elect Trustee Lauren Zucker	For	For	
Artis Real Estate Investment Trust	AX.UN	13-Jun-19	Annual	Management	C	Approve Deloitte LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Artis Real Estate Investment Trust	AX.UN	13-Jun-19	Annual	Management	D	Advisory Vote on Executive Compensation Approach	For	For	
Brenntag AG	BNR	13-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Brighthouse Financial, Inc.	BHF	13-Jun-19	Annual	Management	1a	Elect Director Irene Chang Britt	For	For	
Brighthouse Financial, Inc.	BHF	13-Jun-19	Annual	Management	1b	Elect Director C. Edward (Chuck) Chaplin	For	For	
Brighthouse Financial, Inc.	BHF	13-Jun-19	Annual	Management	1c	Elect Director Eileen A. Mallesch	For	For	
Brighthouse Financial, Inc.	BHF	13-Jun-19	Annual	Management	1d	Elect Director Paul M. Wetzel	For	For	
Brighthouse Financial, Inc.	BHF	13-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Brighthouse Financial, Inc.	BHF	13-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Canadian Apartment Properties Real Estate Investment Trust	CAR.UN	13-Jun-19	Annual/Special	Management	1.1	Elect Trustee Harold Burke	For	For	
Canadian Apartment Properties Real Estate Investment Trust	CAR.UN	13-Jun-19	Annual/Special	Management	1.2	Elect Trustee Gina Parvaneh Cody	For	For	
Canadian Apartment Properties Real Estate Investment Trust	CAR.UN	13-Jun-19	Annual/Special	Management	1.3	Elect Trustee Paul Harris	For	For	
Canadian Apartment Properties Real Estate Investment Trust	CAR.UN	13-Jun-19	Annual/Special	Management	1.4	Elect Trustee Mark Kenney	For	For	
Canadian Apartment Properties Real Estate Investment Trust	CAR.UN	13-Jun-19	Annual/Special	Management	1.5	Elect Trustee Poonam Puri	For	For	
Canadian Apartment Properties Real Estate Investment Trust	CAR.UN	13-Jun-19	Annual/Special	Management	1.6	Elect Trustee Jamie Schwartz	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Canadian Apartment Properties Real Estate Investment Trust	CAR.UN	13-Jun-19	Annual/Special	Management	1.7	Elect Trustee Michael Stein	For	For	
Canadian Apartment Properties Real Estate Investment Trust	CAR.UN	13-Jun-19	Annual/Special	Management	1.8	Elect Trustee Elaine Todres	For	For	
Canadian Apartment Properties Real Estate Investment Trust	CAR.UN	13-Jun-19	Annual/Special	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Canadian Apartment Properties Real Estate Investment Trust	CAR.UN	13-Jun-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Canadian Apartment Properties Real Estate Investment Trust	CAR.UN	13-Jun-19	Annual/Special	Management	4	Approve Unitholders Rights Plan	For	For	
China Railway Signal & Communication Corporation Limited	3969	13-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Railway Signal & Communication Corporation Limited	3969	13-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
China Railway Signal & Communication Corporation Limited	3969	13-Jun-19	Annual	Management	3	Approve 2018 Financial Report	For	For	
China Railway Signal & Communication Corporation Limited	3969	13-Jun-19	Annual	Management	4	Approve 2018 Audit Report	For	For	
China Railway Signal & Communication Corporation Limited	3969	13-Jun-19	Annual	Management	5	Approve 2018 Profits Distribution Plan	For	For	
China Railway Signal & Communication Corporation Limited	3969	13-Jun-19	Annual	Management	6	Approve 2019 Remuneration Plan for Independent Non-Executive Directors	For	For	
China Railway Signal & Communication Corporation Limited	3969	13-Jun-19	Annual	Shareholder	7	Approve Ernst & Young Hua Ming LLP as the External Auditor Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Railway Signal & Communication Corporation Limited	3969	13-Jun-19	Annual	Management	8	Approve General Authorization for the Issuance of Debt Financing Instruments	For	For	
China Railway Signal & Communication Corporation Limited	3969	13-Jun-19	Annual	Shareholder	9	Amend Articles of Association	For	For	
CRH Medical Corporation	CRH	13-Jun-19	Annual	Management	1.1	Elect Director Anthony F. Holler	For	Withhold	We are voting against this director due to concerns over tenure.
CRH Medical Corporation	CRH	13-Jun-19	Annual	Management	1.2	Elect Director David Johnson	For	For	
CRH Medical Corporation	CRH	13-Jun-19	Annual	Management	1.3	Elect Director Todd Patrick	For	Withhold	We are voting against this director due to concerns over tenure.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CRH Medical Corporation	CRH	13-Jun-19	Annual	Management	1.4	Elect Director Ian Webb	For	Withhold	We are voting against this director due to concerns over tenure. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
CRH Medical Corporation	CRH	13-Jun-19	Annual	Management	1.5	Elect Director Tushar Ramani	For	For	
CRH Medical Corporation	CRH	13-Jun-19	Annual	Management	2	Approve KPMG LLP as Auditor and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Dino Polska SA	DNP	13-Jun-19	Annual	Management	1	Open Meeting	None	None	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	5	Receive Management Board Report on Company's and Group's Operations, Financial Statements, and Management Board Proposal on Allocation of Income and Dividends	None	None	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	6	Receive Supervisory Board Reports on Board's Work, Management Board Report on Company's and Group's Operations, Financial Statements, and Management Board Proposal on Allocation of Income and Dividends	None	None	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	7	Receive Supervisory Board Requests on Approval of Management Board Report on Company's and Group's Operations, Financial Statements, Management Board Proposal on Allocation of Income and Dividends, and Discharge of Management Board Members	None	None	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	8.1	Approve Management Board Report on Company's Operations	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	8.2	Approve Financial Statements	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	9	Approve Allocation of Income and Omission of Dividends	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	10.1	Approve Management Board Report on Group's Operations	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	10.2	Approve Consolidated Financial Statements	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	11.1	Approve Discharge of Szymon Piduch (CEO)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Dino Polska SA	DNP	13-Jun-19	Annual	Management	11.2	Approve Discharge of Michal Krauze (Management Board Member)	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	12.1	Approve Discharge of Tomasz Biernacki (Supervisory Board Chairman)	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	12.2	Approve Discharge of Eryk Bajer (Supervisory Board Member)	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	12.3	Approve Discharge of Pierre Detry (Supervisory Board Member)	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	12.4	Approve Discharge of Slawomir Jakszuk (Supervisory Board Member)	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	12.5	Approve Discharge of Piotr Nowjalis (Supervisory Board Member)	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	12.6	Approve Discharge of Maciej Polanowski (Supervisory Board Member)	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	13	Approve Discharge of Szymon Piduch (CEO) and Michal Krauze (Management Board Member)	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	14	Approve Discharge of Tomasz Biernacki (Supervisory Board Chairman), Maciej Polanowski (Supervisory Board Member), and Eryk Bajer (Supervisory Board Member)	For	For	
Dino Polska SA	DNP	13-Jun-19	Annual	Management	15	Close Meeting	None	None	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.1	Elect Director Arnold S. Barron	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.2	Elect Director Gregory M. Bridgeford	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.3	Elect Director Thomas W. Dickson	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.4	Elect Director Conrad M. Hall	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.5	Elect Director Lemuel E. Lewis	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.6	Elect Director Jeffrey G. Naylor	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.7	Elect Director Gary M. Philbin	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.8	Elect Director Bob Sasser	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.9	Elect Director Thomas A. Saunders, III	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.10	Elect Director Stephanie P. Stahl	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.11	Elect Director Carrie A. Wheeler	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.12	Elect Director Thomas E. Whiddon	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	1.13	Elect Director Carl P. Zeithaml	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Dollar Tree, Inc.	DLTR	13-Jun-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Dollarama Inc.	DOL	13-Jun-19	Annual	Management	1.1	Elect Director Joshua Bekenstein	For	For	
Dollarama Inc.	DOL	13-Jun-19	Annual	Management	1.2	Elect Director Gregory David	For	For	
Dollarama Inc.	DOL	13-Jun-19	Annual	Management	1.3	Elect Director Elisa D. Garcia C.	For	For	
Dollarama Inc.	DOL	13-Jun-19	Annual	Management	1.4	Elect Director Stephen Gunn	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Dollarama Inc.	DOL	13-Jun-19	Annual	Management	1.5	Elect Director Kristin Mugford	For	For	
Dollarama Inc.	DOL	13-Jun-19	Annual	Management	1.6	Elect Director Nicholas Nomicos	For	Withhold	We are voting against this director due to concerns over tenure.
Dollarama Inc.	DOL	13-Jun-19	Annual	Management	1.7	Elect Director Neil Rossy	For	For	
Dollarama Inc.	DOL	13-Jun-19	Annual	Management	1.8	Elect Director Richard Roy	For	For	
Dollarama Inc.	DOL	13-Jun-19	Annual	Management	1.9	Elect Director Huw Thomas	For	For	
Dollarama Inc.	DOL	13-Jun-19	Annual	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Dollarama Inc.	DOL	13-Jun-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Dollarama Inc.	DOL	13-Jun-19	Annual	Shareholder	4	SP 1: Production of an Annual Sustainability Report	Against	For	We support this proposal to issue an annual sustainability report describing the company's responses to ESG-related issues including quantitative indicators and goals. Considering the company's current disclosure is limited, information on policies and risk management practices and oversight would assist shareholders to assess the company's management of ESG risks and opportunities.
Dollarama Inc.	DOL	13-Jun-19	Annual	Shareholder	5	SP 2: Production of an Annual Report on Risks to Human Rights	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the company's exposure to human rights risk.
Dollarama Inc.	DOL	13-Jun-19	Annual	Shareholder	6	SP 3: Adoption of a Living Wage Policy	Against	Against	We are not supportive of this shareholder resolution as it is written in a prescriptive way.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.04 per Share	For	For	
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	5	Ratify Appointment of Aris Mulya Azof as Director	For	For	
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	6	Ratify Appointment of Narendra Widjajanto as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	7	Ratify Appointment of Ida Yusmiati as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	8	Reelect Aussie B Gautama as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	9	Reelect Denie S Tampubolon as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against the members of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the non-independent Chair position.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	10	Approve Remuneration of Directors in the Aggregate Amount of EUR 450,000	For	For	
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	11	Approve Compensation of Aussie B Gautama, Chairman of the Board	For	For	
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Special	Management	12	Approve Compensation of Michel Hochard, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	13	Approve Remuneration Policy of Chairman of the Board	For	For	
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	14	Approve Remuneration Policy of CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	16	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 100 Million	For	Against	We do not support this share issuance due to potential dilution.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	17	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 60 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	18	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 60 Million	For	Against	We do not support this share issuance due to potential dilution.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	19	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	For	Against	This proposal is not in shareholders' best interests.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	20	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	Against	We do not support this share issuance due to potential dilution.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	21	Authorize Capital Increase of Up to EUR 60 Million for Future Exchange Offers	For	Against	We do not support this share issuance due to potential dilution.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	22	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind, up to Aggregate Nominal Amount of EUR 60 Million	For	For	
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	23	Authorize Capitalization of Reserves of Up to EUR 100 Million for Bonus Issue or Increase in Par Value	For	For	
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	24	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	25	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Against	The employee stock purchase plan does not meet our guidelines.
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	26	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Etablissements Maurel & Prom SA	MAU	13-Jun-19	Annual/Sp ecial	Management	27	Authorize Filing of Required Documents/Other Formalities	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Feng Tay Enterprise Co., Ltd.	9910	13-Jun-19	Annual	Management	1	Approve Financial Statements and Business Report	For	For	
Feng Tay Enterprise Co., Ltd.	9910	13-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Feng Tay Enterprise Co., Ltd.	9910	13-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	
Feng Tay Enterprise Co., Ltd.	9910	13-Jun-19	Annual	Management	4	Approve Issuance of New Shares by Capitalization of Profit	For	For	
Feng Tay Enterprise Co., Ltd.	9910	13-Jun-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Grand Canyon Education, Inc.	LOPE	13-Jun-19	Annual	Management	1.1	Elect Director Brian E. Mueller	For	For	
Grand Canyon Education, Inc.	LOPE	13-Jun-19	Annual	Management	1.2	Elect Director Sara R. Dial	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Grand Canyon Education, Inc.	LOPE	13-Jun-19	Annual	Management	1.3	Elect Director Jack A. Henry	For	For	
Grand Canyon Education, Inc.	LOPE	13-Jun-19	Annual	Management	1.4	Elect Director Kevin F. Warren	For	For	
Grand Canyon Education, Inc.	LOPE	13-Jun-19	Annual	Management	1.5	Elect Director David J. Johnson	For	For	
Grand Canyon Education, Inc.	LOPE	13-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Grand Canyon Education, Inc.	LOPE	13-Jun-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	1.1	Elect Trustee Peter Aghar	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	1.2	Elect Trustee Remco Daal	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	1.3	Elect Trustee Kevan Gorrie	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	1.4	Elect Trustee Fern Grodner	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	1.5	Elect Trustee Kelly Marshall	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	1.6	Elect Trustee Al Mawani	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	1.7	Elect Trustee Gerald Miller	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	1.8	Elect Trustee Sheila A. Murray	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	1.9	Elect Trustee Jennifer Warren	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	2.1	Elect Director Peter Aghar of Granite REIT Inc.	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	2.2	Elect Director Remco Daal of Granite REIT Inc.	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	2.3	Elect Director Kevan Gorrie of Granite REIT Inc.	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	2.4	Elect Director Fern Grodner of Granite REIT Inc.	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	2.5	Elect Director Kelly Marshall of Granite REIT Inc.	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	2.6	Elect Director Al Mawani of Granite REIT Inc.	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	2.7	Elect Director Gerald Miller of Granite REIT Inc.	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	2.8	Elect Director Sheila A. Murray of Granite REIT Inc.	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	2.9	Elect Director Jennifer Warren of Granite REIT Inc.	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	3	Ratify Deloitte LLP as Auditors	For	For	
Granite Real Estate Investment Trust	GRT.UN	13-Jun-19	Annual	Management	4	Approve Deloitte LLP as Auditors of Granite REIT Inc. and Authorize Board to Fix Their Remuneration	For	For	
Hankyu Hanshin Holdings, Inc.	9042	13-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 20	For	For	
Hankyu Hanshin Holdings, Inc.	9042	13-Jun-19	Annual	Management	2.1	Elect Director Sumi, Kazuo	For	For	
Hankyu Hanshin Holdings, Inc.	9042	13-Jun-19	Annual	Management	2.2	Elect Director Sugiyama, Takehiro	For	For	
Hankyu Hanshin Holdings, Inc.	9042	13-Jun-19	Annual	Management	2.3	Elect Director Shin, Masao	For	Against	We do not support insiders on the board other than the President and Chairman.
Hankyu Hanshin Holdings, Inc.	9042	13-Jun-19	Annual	Management	2.4	Elect Director Fujiwara, Takaoki	For	Against	We do not support insiders on the board other than the President and Chairman.
Hankyu Hanshin Holdings, Inc.	9042	13-Jun-19	Annual	Management	2.5	Elect Director Inoue, Noriyuki	For	For	
Hankyu Hanshin Holdings, Inc.	9042	13-Jun-19	Annual	Management	2.6	Elect Director Mori, Shosuke	For	For	
Hankyu Hanshin Holdings, Inc.	9042	13-Jun-19	Annual	Management	2.7	Elect Director Shimatani, Yoshishige	For	Against	We do not support insiders on the board other than the President and Chairman.
Hankyu Hanshin Holdings, Inc.	9042	13-Jun-19	Annual	Management	2.8	Elect Director Araki, Naoya	For	Against	We do not support insiders on the board other than the President and Chairman.
Hankyu Hanshin Holdings, Inc.	9042	13-Jun-19	Annual	Management	2.9	Elect Director Endo, Noriko	For	For	
Hankyu Hanshin Holdings, Inc.	9042	13-Jun-19	Annual	Management	3	Approve Trust-Type Equity Compensation Plan	For	For	
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 50	For	For	
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.1	Elect Director Kobayashi, Tetsuya	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.2	Elect Director Yoshida, Yoshinori	For	Against	We are holding the President accountable for the board not being one-third independent.
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.3	Elect Director Yasumoto, Yoshihiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.4	Elect Director Morishima, Kazuhiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.5	Elect Director Shirakawa, Masaaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.6	Elect Director Murai, Hiroyuki	For	Against	We do not support insiders on the board other than the President and Chairman.

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Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.7	Elect Director Wakai, Takashi	For	Against	We do not support insiders on the board other than the President and Chairman.
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.8	Elect Director Nakayama, Tsutomu	For	Against	We do not support insiders on the board other than the President and Chairman.
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.9	Elect Director Kurahashi, Takahisa	For	Against	We do not support insiders on the board other than the President and Chairman.
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.10	Elect Director Okamoto, Kunie	For	For	
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.11	Elect Director Ueda, Tsuyoshi	For	For	
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.12	Elect Director Murata, Ryuichi	For	For	
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.13	Elect Director Yanagi, Masanori	For	For	
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	2.14	Elect Director Tsuji, Takashi	For	Against	We do not support insiders on the board other than the President and Chairman.
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	3	Appoint Statutory Auditor Suzuki, Kazumi	For	For	
Kintetsu Group Holdings Co., Ltd.	9041	13-Jun-19	Annual	Management	4	Approve Cash Compensation Ceiling and Restricted Stock Plan for Directors	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	1	Open Meeting	None	None	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	5	Receive Supervisory Board Report	None	None	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	6	Approve Supervisory Board Report	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	7	Approve Management Board Report on Company's and Group's Operations	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	8	Approve Financial Statements	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	9	Approve Consolidated Financial Statements	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	10.1	Approve Discharge of Dariusz Niedospial (CEO)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	10.2	Approve Discharge of Jakub Malski (Deputy CEO)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	10.3	Approve Discharge of Radoslaw Stefurak (Management Board Member)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	10.4	Approve Discharge of Tomasz Wrobel (Management Board Member)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	10.5	Approve Discharge of Miroslaw Kujawski (Management Board Member)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	10.6	Approve Discharge of Malgorzata Danek (Management Board Member)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	11.1	Approve Discharge of Michal Hulboj (Supervisory Board Chairman)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	11.2	Approve Discharge of Pawel Malyska (Supervisory Board Member)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
LC Corp. SA	LCC	13-Jun-19	Annual	Management	11.3	Approve Discharge of Michal Kowalczewski (Supervisory Board Deputy Chairman)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	11.4	Approve Discharge of Jacek Osowski (Supervisory Board Deputy Chairman)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	11.5	Approve Discharge of Krzysztof Kaczmarczyk (Supervisory Board Member)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	11.6	Approve Discharge of John Banka (Supervisory Board Member)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	11.7	Approve Discharge of Grzegorz Grabowicz (Supervisory Board Member)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	11.8	Approve Discharge of Michal Wnorowski (Supervisory Board Member)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	11.9	Approve Discharge of Piotr Kaczmarek (Supervisory Board Member)	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	12	Receive Management Board Proposal on Allocation of Income	None	None	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	13	Approve Allocation of Income and Dividends of PLN 0.27 per Share	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	14.1	Amend Statute Re: Company Name	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	14.2	Amend Statute Re: Management Board	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	14.3	Amend Statute Re: Share Capital	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	15	Amend Regulations on Supervisory Board	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	16	Approve Merger by Absorption with LC Corp Invest XX Sp. z o.o.	For	For	
LC Corp. SA	LCC	13-Jun-19	Annual	Management	17	Close Meeting	None	None	
Legend Holdings Corporation	3396	13-Jun-19	Annual	Management	1	Approve Directors' Report	For	For	
Legend Holdings Corporation	3396	13-Jun-19	Annual	Management	2	Approve Supervisors' Report	For	For	
Legend Holdings Corporation	3396	13-Jun-19	Annual	Management	3	Approve Audited Financial Statements and Independent Auditor's Report	For	For	
Legend Holdings Corporation	3396	13-Jun-19	Annual	Management	4	Approve Profit Distribution Plan	For	For	
Legend Holdings Corporation	3396	13-Jun-19	Annual	Management	5	Approve PricewaterhouseCoopers as Independent Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Legend Holdings Corporation	3396	13-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Legend Holdings Corporation	3396	13-Jun-19	Annual	Management	7	Approve 2019 Medium and Long-Term Incentive Plan	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs). The restricted stock plan does not meet our guidelines.
LHC Group, Inc.	LHCG	13-Jun-19	Annual	Management	1.1	Elect Director Monica F. Azare	For	For	
LHC Group, Inc.	LHCG	13-Jun-19	Annual	Management	1.2	Elect Director Teri G. Fontenot	For	For	
LHC Group, Inc.	LHCG	13-Jun-19	Annual	Management	1.3	Elect Director John L. Indest	For	For	
LHC Group, Inc.	LHCG	13-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
LHC Group, Inc.	LHCG	13-Jun-19	Annual	Management	3	Ratify KPMG LLP as Auditor	For	For	
MAG Silver Corp.	MAG	13-Jun-19	Annual/Sp ecial	Management	1	Fix Number of Directors at Seven	For	For	
MAG Silver Corp.	MAG	13-Jun-19	Annual/Sp ecial	Management	2.1	Elect Director Peter D. Barnes	For	For	
MAG Silver Corp.	MAG	13-Jun-19	Annual/Sp ecial	Management	2.2	Elect Director Richard P. Clark	For	Withhold	This director is overboarded.
MAG Silver Corp.	MAG	13-Jun-19	Annual/Sp ecial	Management	2.3	Elect Director Jill D. Leversage	For	For	
MAG Silver Corp.	MAG	13-Jun-19	Annual/Sp ecial	Management	2.4	Elect Director Daniel T. MacInnis	For	For	
MAG Silver Corp.	MAG	13-Jun-19	Annual/Sp ecial	Management	2.5	Elect Director George N. Paspalas	For	For	
MAG Silver Corp.	MAG	13-Jun-19	Annual/Sp ecial	Management	2.6	Elect Director Jonathan A. Rubenstein	For	For	
MAG Silver Corp.	MAG	13-Jun-19	Annual/Sp ecial	Management	2.7	Elect Director Derek C. White	For	For	
MAG Silver Corp.	MAG	13-Jun-19	Annual/Sp ecial	Management	3	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
MAG Silver Corp.	MAG	13-Jun-19	Annual/Sp ecial	Management	4	Approve Shareholder Rights Plan	For	For	
MAG Silver Corp.	MAG	13-Jun-19	Annual/Sp ecial	Management	5	Advisory Vote on Executive Compensation Approach	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	1.1	Elect Director Jeffrey J. McCaig	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	1.2	Elect Director Derek W. Evans	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	1.3	Elect Director Grant Billing	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	1.4	Elect Director Ian Bruce	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	1.5	Elect Director Harvey Doerr	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	1.6	Elect Director Judy Fairburn	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	1.7	Elect Director Robert Hodgins	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	1.8	Elect Director William R. Klesse	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	1.9	Elect Director James D. McFarland	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	1.10	Elect Director Diana J. McQueen	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	2	Re-approve Stock Option Plan	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	3	Re-approve Restricted Share Unit Plan	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	4	Amend By-Law No. 3 and By-Law No. 5	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	5	Advisory Vote on Executive Compensation Approach	For	For	
MEG Energy Corp.	MEG	13-Jun-19	Annual/Sp ecial	Management	6	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	2	Elect Zhaohua Chang as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	3	Elect Chunyang Shao as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	4	Elect Hongliang Yu as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	5	Authorize Board to Fix Remuneration of Directors	For	For	
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	6	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	7	Authorize Repurchase of Issued Share Capital	For	For	
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	9	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	10	Approve Refreshment of Scheme Mandate Limit Under the Share Option Scheme	For	Against	The stock option plan does not meet our guidelines.
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	11	Approve Final Dividend	For	For	
MicroPort Scientific Corporation	853	13-Jun-19	Annual	Management	12	Approve Proposed Amendments, Grant of Specific Mandate to Issue New Shares and Related Transactions	For	For	
MISUMI Group Inc.	9962	13-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 10.99	For	For	
MISUMI Group Inc.	9962	13-Jun-19	Annual	Management	2.1	Elect Director Ono, Ryusei	For	Against	We are holding the President accountable for the board not being one-third independent.
MISUMI Group Inc.	9962	13-Jun-19	Annual	Management	2.2	Elect Director Ikeguchi, Tokuya	For	Against	We do not support insiders on the board other than the President.
MISUMI Group Inc.	9962	13-Jun-19	Annual	Management	2.3	Elect Director Nishimoto, Kosuke	For	Against	We do not support insiders on the board other than the President.
MISUMI Group Inc.	9962	13-Jun-19	Annual	Management	2.4	Elect Director Otokozaawa, Ichiro	For	Against	We do not support insiders on the board other than the President.
MISUMI Group Inc.	9962	13-Jun-19	Annual	Management	2.5	Elect Director Sato, Toshinari	For	Against	We do not support insiders on the board other than the President.
MISUMI Group Inc.	9962	13-Jun-19	Annual	Management	2.6	Elect Director Ogi, Takehiko	For	For	
MISUMI Group Inc.	9962	13-Jun-19	Annual	Management	2.7	Elect Director Nakano, Yoichi	For	For	
Monolithic Power Systems, Inc.	MPWR	13-Jun-19	Annual	Management	1.1	Elect Director Michael R. Hsing	For	For	
Monolithic Power Systems, Inc.	MPWR	13-Jun-19	Annual	Management	1.2	Elect Director Herbert Chang	For	Withhold	We are voting against this director due to concerns over tenure. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Monolithic Power Systems, Inc.	MPWR	13-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Monolithic Power Systems, Inc.	MPWR	13-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 20	For	For	
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	2.1	Elect Director Yoshino, Takayuki	For	For	
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	2.2	Elect Director Arai, Toru	For	For	
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	2.3	Elect Director Kawaguchi, Takahisa	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	2.4	Elect Director Hirakawa, Shinji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	2.5	Elect Director Takeshita, Takafumi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	2.6	Elect Director Tanaka, Takuya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	2.7	Elect Director Shinoura, Fumihiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	2.8	Elect Director Kawakami, Kunio	For	For	
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	2.9	Elect Director Imai, Mitsuo	For	For	
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	2.10	Elect Director Nishikawa, Rieko	For	For	
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	2.11	Elect Director Hayano, Ryugo	For	For	
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	3	Appoint Statutory Auditor Matsuda, Toru	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Net One Systems Co., Ltd.	7518	13-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	
Norwegian Cruise Line Holdings Ltd.	NCLH	13-Jun-19	Annual	Management	1a	Elect Director Frank J. Del Rio	For	For	
Norwegian Cruise Line Holdings Ltd.	NCLH	13-Jun-19	Annual	Management	1b	Elect Director Chad A. Leat	For	For	
Norwegian Cruise Line Holdings Ltd.	NCLH	13-Jun-19	Annual	Management	1c	Elect Director Steve Martinez	For	For	
Norwegian Cruise Line Holdings Ltd.	NCLH	13-Jun-19	Annual	Management	1d	Elect Director Pamela Thomas-Graham	For	For	
Norwegian Cruise Line Holdings Ltd.	NCLH	13-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it contains features that are not in line with best practice.
Norwegian Cruise Line Holdings Ltd.	NCLH	13-Jun-19	Annual	Management	3	Amend Bylaws	For	For	
Norwegian Cruise Line Holdings Ltd.	NCLH	13-Jun-19	Annual	Management	4	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
PetroChina Company Limited	857	13-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
PetroChina Company Limited	857	13-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
PetroChina Company Limited	857	13-Jun-19	Annual	Management	3	Approve 2018 Financial Report	For	For	
PetroChina Company Limited	857	13-Jun-19	Annual	Management	4	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PetroChina Company Limited	857	13-Jun-19	Annual	Management	5	Authorize Board to Determine the Distribution of Interim Dividends	For	For	
PetroChina Company Limited	857	13-Jun-19	Annual	Management	6	Approve KPMG Huazhen as Domestic Auditors and KPMG as International Auditors and Authorize Board to Fix Their Remuneration	For	For	
PetroChina Company Limited	857	13-Jun-19	Annual	Management	7	Approve Provision of Guarantee and Relevant Authorizations	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
PetroChina Company Limited	857	13-Jun-19	Annual	Management	8	Authorize Board to Issue Debt Financing Instruments	For	For	
PetroChina Company Limited	857	13-Jun-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Domestic Shares and/or H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
PetroChina Company Limited	857	13-Jun-19	Annual	Shareholder	10.1	Elect Zhang Wei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
PetroChina Company Limited	857	13-Jun-19	Annual	Shareholder	10.2	Elect Jiao Fangzheng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Portola Pharmaceuticals, Inc.	PTLA	13-Jun-19	Annual	Management	1.1	Elect Director Laura A. Brege	For	For	
Portola Pharmaceuticals, Inc.	PTLA	13-Jun-19	Annual	Management	1.2	Elect Director Scott Garland	For	For	
Portola Pharmaceuticals, Inc.	PTLA	13-Jun-19	Annual	Management	1.3	Elect Director Hollings C. Renton	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Portola Pharmaceuticals, Inc.	PTLA	13-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Portola Pharmaceuticals, Inc.	PTLA	13-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	4	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	7.1	Elect Chan Lu Min, a Representative of PC Brothers Corporation with SHAREHOLDER NO.00000011, as Non-Independent Director	For	For	
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	7.2	Elect Tsai Pei Chun, with SHAREHOLDER NO.00179619, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.This director is overboarded.
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	7.3	Elect Tsai Min Chieh, a Representative of Tzong Ming Investments Co Ltd with SHAREHOLDER NO.00065990, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	7.4	Elect Lu Chin Chu, as Representative of Ever Green Investments Corporation with SHAREHOLDER NO.00065988, as Non-Independent Director	For	For	
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	7.5	Elect Tsai Ming Lun, a Representative of Sheachang Enterprise Corporation with SHAREHOLDER NO.00031497, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	7.6	Elect Ho Yue Ming, a Representative of Lai Chia Investments Co Ltd with SHAREHOLDER NO.00055639, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	7.7	Elect Chen Bor Liang with SHAREHOLDER NO.00315185 as Independent Director	For	For	
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	7.8	Elect Chiu Tien I with ID NO.H120511XXX as Independent Director	For	For	
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	7.9	Elect Chen Huan Chung, with ID NO.D101445XXX as Independent Director	For	For	
Pou Chen Corp.	9904	13-Jun-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities of Newly Appointed Directors	For	For	
R1 RCM Inc.	RCM	13-Jun-19	Annual	Management	1.1	Elect Director Michael C. Feiner	For	For	
R1 RCM Inc.	RCM	13-Jun-19	Annual	Management	1.2	Elect Director Joseph G. Flanagan	For	For	
R1 RCM Inc.	RCM	13-Jun-19	Annual	Management	1.3	Elect Director John B. Henneman, III	For	For	
R1 RCM Inc.	RCM	13-Jun-19	Annual	Management	1.4	Elect Director Joseph R. Impicicche	For	Withhold	We do not support insiders on the board other than the CEO.
R1 RCM Inc.	RCM	13-Jun-19	Annual	Management	1.5	Elect Director Alex J. Mandl	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
R1 RCM Inc.	RCM	13-Jun-19	Annual	Management	1.6	Elect Director Neal Moszkowski	For	Withhold	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
R1 RCM Inc.	RCM	13-Jun-19	Annual	Management	1.7	Elect Director Ian Sacks	For	Withhold	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
R1 RCM Inc.	RCM	13-Jun-19	Annual	Management	1.8	Elect Director Jill Smith	For	For	
R1 RCM Inc.	RCM	13-Jun-19	Annual	Management	1.9	Elect Director Anthony J. Speranzo	For	Withhold	We do not support insiders on the board other than the CEO.
R1 RCM Inc.	RCM	13-Jun-19	Annual	Management	1.10	Elect Director Albert R. Zimmerli	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
R1 RCM Inc.	RCM	13-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Raiffeisen Bank International AG	RBI	13-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Raiffeisen Bank International AG	RBI	13-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.93 per Share	For	For	
Raiffeisen Bank International AG	RBI	13-Jun-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Raiffeisen Bank International AG	RBI	13-Jun-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Raiffeisen Bank International AG	RBI	13-Jun-19	Annual	Management	5	Ratify KPMG Austria GmbH as Auditors for Fiscal 2020	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Raiffeisen Bank International AG	RBI	13-Jun-19	Annual	Management	6	Reelect Martin Schaller as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. As the board's overall independence is low, we are voting against all non-independent directors on the ballot, except the CEO.
Raiffeisen Bank International AG	RBI	13-Jun-19	Annual	Management	7	Approve Creation of EUR 501.6 Million Pool of Capital without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Raiffeisen Bank International AG	RBI	13-Jun-19	Annual	Management	8	Amend Articles Re: Annulment of the Share Capital and Shares, and the Participation and Voting Rights Clause	For	For	
Silergy Corp.	6415	13-Jun-19	Annual	Management	1.1	Elect WEI CHEN, with Shareholder No. 55, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Silergy Corp.	6415	13-Jun-19	Annual	Management	1.2	Elect BUDONG YOU, with Shareholder No. 6, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Silergy Corp.	6415	13-Jun-19	Annual	Management	1.3	Elect JIUN-HUEI SHIH, with ID No. A123828XXX, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Silergy Corp.	6415	13-Jun-19	Annual	Management	1.4	Elect LAI-JUH CHEN, with ID No. A121498XXX, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Silergy Corp.	6415	13-Jun-19	Annual	Management	1.5	Elect SHUN-HSIUNG KO, with ID No. Q120322XXX, as Independent Director	For	For	
Silergy Corp.	6415	13-Jun-19	Annual	Management	1.6	Elect YONG-SONG TSAI, with ID No. A104631XXX, as Independent Director	For	For	
Silergy Corp.	6415	13-Jun-19	Annual	Management	1.7	Elect HENRY KING, with ID No. A123643XXX, as Independent Director	For	For	
Silergy Corp.	6415	13-Jun-19	Annual	Management	2	Approve Business Operations Report and Financial Statements	For	For	
Silergy Corp.	6415	13-Jun-19	Annual	Management	3	Approve Profit Distribution	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Silergy Corp.	6415	13-Jun-19	Annual	Management	4	Amend Articles of Association	For	For	
Silergy Corp.	6415	13-Jun-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets, Procedures for Lending Funds to Other Parties, and Procedures for Endorsement and Guarantees	For	For	
Silergy Corp.	6415	13-Jun-19	Annual	Management	6	Approve Issuance of Restricted Stocks	For	For	
Silergy Corp.	6415	13-Jun-19	Annual	Management	7	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
Solid Biosciences Inc.	SLDB	13-Jun-19	Annual	Management	1.1	Elect Director Robert Huffines	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Solid Biosciences Inc.	SLDB	13-Jun-19	Annual	Management	1.2	Elect Director Adam Koppel	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Solid Biosciences Inc.	SLDB	13-Jun-19	Annual	Management	1.3	Elect Director Sukumar Nagendran	For	For	
Solid Biosciences Inc.	SLDB	13-Jun-19	Annual	Management	1.4	Elect Director Rajeev Shah	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
Solid Biosciences Inc.	SLDB	13-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	1.1	Accept Financial Statements and Statutory Reports	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	1.2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends of CHF 2.90 per Share	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.1.1	Reelect Robert Spoerry as Director and Board Chairman	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.1.2	Reelect Beat Hess as Director	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.1.3	Reelect Lynn Bleil as Director	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.1.4	Reelect Lukas Braunschweiler as Director	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.1.5	Reelect Michael Jacobi as Director	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.1.6	Reelect Stacy Seng as Director	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.1.7	Reelect Ronald van der Vis as Director	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.1.8	Reelect Jinlong Wang as Director	For	For	

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Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.2.1	Reappoint Robert Spoerry as Member of the Nomination and Compensation Committee	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.2.2	Reappoint Beat Hess as Member of the Nomination and Compensation Committee	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.2.3	Reappoint Stacy Enxing Seng as Member of the Nomination and Compensation Committee	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.3	Ratify PricewaterhouseCoopers AG as Auditors	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	4.4	Designate Keller KLG as Independent Proxy	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	5.1	Approve Remuneration of Directors in the Amount of CHF 2.9 Million	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	5.2	Approve Remuneration of Executive Committee in the Amount of CHF 15.3 Million	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	6	Approve CHF 46,637 Reduction in Share Capital via Cancellation of Registered Shares	For	For	
Sonova Holding AG	SOON	13-Jun-19	Annual	Management	7	Transact Other Business (Voting)	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Splunk Inc.	SPLK	13-Jun-19	Annual	Management	1a	Elect Director Mark Carges	For	For	
Splunk Inc.	SPLK	13-Jun-19	Annual	Management	1b	Elect Director Elisa Steele	For	For	
Splunk Inc.	SPLK	13-Jun-19	Annual	Management	1c	Elect Director Sri Viswanath	For	For	
Splunk Inc.	SPLK	13-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
Splunk Inc.	SPLK	13-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and contains features that are not in line with best practice.
Splunk Inc.	SPLK	13-Jun-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Standard Foods Corp.	1227	13-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Standard Foods Corp.	1227	13-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Standard Foods Corp.	1227	13-Jun-19	Annual	Management	3	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Standard Foods Corp.	1227	13-Jun-19	Annual	Management	4.1	Elect Xuan Jian Sheng, Representative of Mu De Investment Co., Ltd., with Shareholder No. 101183 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Standard Foods Corp.	1227	13-Jun-19	Annual	Management	4.2	Elect Cao De Feng, Representative of Mu De Investment Co., Ltd., with Shareholder No. 101183 as Non-Independent Director	For	Against	We are voting against this director due to concerns over tenure.
Standard Foods Corp.	1227	13-Jun-19	Annual	Management	4.3	Elect Cao De Hua, Representative of Mu De Investment Co., Ltd., with Shareholder No. 101183 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Standard Foods Corp.	1227	13-Jun-19	Annual	Management	4.4	Elect Cao Bo Rui, Representative of Chang Hui Co., Ltd., with Shareholder No. 23899 as Non-Independent Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Standard Foods Corp.	1227	13-Jun-19	Annual	Management	4.5	Elect Zhang Zhong Ben with ID No. D100235XXX (D100235794) as Independent Director	For	For	
Standard Foods Corp.	1227	13-Jun-19	Annual	Management	4.6	Elect Zhou Zong Qi with ID No. Q100668XXX (Q100668097) as Independent Director	For	For	
Standard Foods Corp.	1227	13-Jun-19	Annual	Management	4.7	Elect Jiang Feng Nian with ID No. Q120123XXX (Q120123160) as Independent Director	For	For	
Standard Foods Corp.	1227	13-Jun-19	Annual	Management	5	Approve Release the Elected 13th Directors from Non-competition Restrictions under Same Business Category	For	For	
Sun Hydraulics Corporation	SNHY	13-Jun-19	Annual	Management	1.1	Elect Director Marc Bertoneche	For	For	
Sun Hydraulics Corporation	SNHY	13-Jun-19	Annual	Management	1.2	Elect Director Douglas M. Britt	For	For	
Sun Hydraulics Corporation	SNHY	13-Jun-19	Annual	Management	1.3	Elect Director Philippe Lemaitre	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Sun Hydraulics Corporation	SNHY	13-Jun-19	Annual	Management	1.4	Elect Director Kennon H. Guglielmo	For	For	
Sun Hydraulics Corporation	SNHY	13-Jun-19	Annual	Management	2	Change Company Name to Helios Technologies, Inc.	For	For	
Sun Hydraulics Corporation	SNHY	13-Jun-19	Annual	Management	3	Increase Authorized Common Stock	For	For	
Sun Hydraulics Corporation	SNHY	13-Jun-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Sun Hydraulics Corporation	SNHY	13-Jun-19	Annual	Management	5	Ratify Grant Thornton LLP as Auditor	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sun Hydraulics Corporation	SNHY	13-Jun-19	Annual	Management	6	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it lacks disclosure and certain risk mitigation features.
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	Against	This proposal is not in shareholders' best interests.
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.80 per Share	For	For	
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	5	Renew Appointment of Aplitec Audit et Conseil as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	6	Appoint Saint Honore BK and A as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	7	Acknowledge End of Mandate of Maud Bodin-Veraldi as Alternate Auditor and Decision Not to Renew	For	For	
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	8	Acknowledge End of Mandate of Patrick Piochaud as Alternate Auditor and Decision Not to Renew	For	For	
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	9	Approve Remuneration Policy of Chairman of the Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	10	Approve Remuneration Policy of Management Board Members and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	11	Approve Remuneration Policy of Other Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	12	Approve Remuneration Policy of Chairman and Members of the Supervisory Board	For	For	
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	13	Approve Remuneration of Supervisory Board Members in the Aggregate Amount of EUR 100,000	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	14	Authorize Repurchase of Up to 4 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	15	Authorize Filing of Required Documents/Other Formalities	For	For	
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	16	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	17	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Against	Against	
Synergie SA	SDG	13-Jun-19	Annual/Special	Management	18	Eliminate Preemptive Rights Pursuant to Item Above	For	For	
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.1	Elect Director Srikant M. Datar	For	For	
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.2	Elect Director Srini Gopalan	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.3	Elect Director Lawrence H. Guffey	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.4	Elect Director Timotheus Hottges	For	Withhold	We are holding certain directors accountable for lack of risk oversight that led to major controversies. This director is overboarded.
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.5	Elect Director Christian P. Illek	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair.
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.6	Elect Director Bruno Jacobfeuerborn	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.7	Elect Director Raphael Kubler	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair.
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.8	Elect Director Thorsten Langheim	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We do not support insiders on the board other than the CEO and Executive Chair.
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.9	Elect Director John J. Legere	For	For	
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.10	Elect Director G. Michael "Mike" Sievert	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.

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T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.11	Elect Director Teresa A. Taylor	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	1.12	Elect Director Kelvin R. Westbrook	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
T-Mobile US, Inc.	TMUS	13-Jun-19	Annual	Shareholder	3	Limit Accelerated Vesting of Equity Awards Upon a Change in Control	Against	For	We are supporting this shareholder proposal calling for pro-rata vesting of outstanding equity in the event of a change-in-control considering this is best practice.
Tata Consultancy Services Limited	532540	13-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Tata Consultancy Services Limited	532540	13-Jun-19	Annual	Management	2	Confirm Interim Dividend and Declare Final Dividend	For	For	
Tata Consultancy Services Limited	532540	13-Jun-19	Annual	Management	3	Reelect N Ganapathy Subramaniam as Director	For	Against	We do not support insiders on the board other than the CEO.
Tata Consultancy Services Limited	532540	13-Jun-19	Annual	Management	4	Elect Hanne Birgitte Breinbjerg Sorensen as Director	For	For	
Tata Consultancy Services Limited	532540	13-Jun-19	Annual	Management	5	Elect Keki Minoo Mistry as Director	For	Against	This director is overboarded.
Tata Consultancy Services Limited	532540	13-Jun-19	Annual	Management	6	Elect Daniel Hughes Callahan as Director	For	For	
Tata Consultancy Services Limited	532540	13-Jun-19	Annual	Management	7	Reelect Om Prakash Bhatt as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Tata Consultancy Services Limited	532540	13-Jun-19	Annual	Management	8	Approve Commission to Non-Wholetime Directors	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	2	Approve Remuneration Report	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	3	Approve Final Dividend	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	4	Elect Melissa Bethell as Director	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	5	Re-elect John Allan as Director	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	6	Re-elect Mark Armour as Director	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	7	Re-elect Stewart Gilliland as Director	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	8	Re-elect Steve Golsby as Director	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	9	Re-elect Byron Grote as Director	For	For	

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Tesco Plc	TSCO	13-Jun-19	Annual	Management	10	Re-elect Dave Lewis as Director	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	11	Re-elect Mikael Olsson as Director	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	12	Re-elect Deanna Oppenheimer as Director	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	13	Re-elect Simon Patterson as Director	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	14	Re-elect Alison Platt as Director	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	15	Re-elect Lindsey Pownall as Director	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	16	Re-elect Alan Stewart as Director	For	Against	We do not support insiders on the board other than the CEO.
Tesco Plc	TSCO	13-Jun-19	Annual	Management	17	Reappoint Deloitte LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Tesco Plc	TSCO	13-Jun-19	Annual	Management	18	Authorise Board to Fix Remuneration of Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Tesco Plc	TSCO	13-Jun-19	Annual	Management	19	Approve Deferred Bonus Plan	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	20	Authorise Issue of Equity	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	21	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	22	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	23	Authorise Market Purchase of Ordinary Shares	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	24	Approve Scrip Dividend	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	25	Authorise EU Political Donations and Expenditure	For	For	
Tesco Plc	TSCO	13-Jun-19	Annual	Management	26	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	1.1	Elect Director Uchiyamada, Takeshi	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	1.2	Elect Director Hayakawa, Shigeru	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	1.3	Elect Director Toyoda, Akio	For	Against	We are holding the President accountable for the board not being one-third independent.
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	1.4	Elect Director Kobayashi, Koji	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	1.5	Elect Director Didier Leroy	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	1.6	Elect Director Terashi, Shigeki	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	1.7	Elect Director Sugawara, Ikuro	For	For	

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Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	1.8	Elect Director Sir Philip Craven	For	For	
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	1.9	Elect Director Kudo, Teiko	For	For	
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Kato, Haruhiko	For	Against	We are not supportive of insiders on the board of statutory auditors.
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Ogura, Katsuyuki	For	Against	We are not supportive of insiders on the board of statutory auditors.
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Wake, Yoko	For	For	
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	2.4	Appoint Statutory Auditor Ozu, Hiroshi	For	For	
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Sakai, Ryuji	For	For	
Toyota Motor Corp.	7203	13-Jun-19	Annual	Management	4	Approve Cash Compensation Ceiling and Restricted Stock Plan for Directors	For	For	
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	1a	Elect Director Mark A. Alexander	For	For	
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	1b	Elect Director Peter J. Farrell	For	For	
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	1c	Elect Director Robert J. Flanagan	For	For	
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	1d	Elect Director Jason E. Fox	For	For	
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	1e	Elect Director Benjamin H. Griswold, IV	For	For	
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	1f	Elect Director Axel K.A. Hansing	For	For	
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	1g	Elect Director Jean Hoysradt	For	For	
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	1h	Elect Director Margaret G. Lewis	For	For	
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	1i	Elect Director Christopher J. Niehaus	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	1j	Elect Director Nick J.M. van Ommen	For	For	
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
W.P. Carey, Inc.	WPC	13-Jun-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	3	Approve Final Dividend	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	4	Approve Special Dividend	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	5	Re-elect Andrew Higginson as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	6	Re-elect David Potts as Director	For	For	

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Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	7	Re-elect Trevor Strain as Director	For	Against	We do not support insiders on the board other than the CEO.
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	8	Re-elect Rooney Anand as Director	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	9	Re-elect Neil Davidson as Director	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	10	Re-elect Kevin Havelock as Director	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	11	Re-elect Belinda Richards as Director	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	12	Re-elect Tony van Kralingen as Director	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	13	Re-elect Paula Vennells as Director	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	14	Reappoint PricewaterhouseCoopers LLP as Auditors	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	15	Authorise Board to Fix Remuneration of Auditors	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	16	Authorise EU Political Donations and Expenditure	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	For	
Wm Morrison Supermarkets Plc	MRW	13-Jun-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Acer, Inc.	2353	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Acer, Inc.	2353	14-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Acer, Inc.	2353	14-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Acer, Inc.	2353	14-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets, Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
Alacer Gold Corp.	ASR	14-Jun-19	Annual/Special	Management	1.1	Elect Director Rodney P. Antal	For	For	
Alacer Gold Corp.	ASR	14-Jun-19	Annual/Special	Management	1.2	Elect Director Thomas R. Bates, Jr.	For	For	
Alacer Gold Corp.	ASR	14-Jun-19	Annual/Special	Management	1.3	Elect Director Edward C. Dowling, Jr.	For	For	
Alacer Gold Corp.	ASR	14-Jun-19	Annual/Special	Management	1.4	Elect Director Richard P. Graff	For	For	
Alacer Gold Corp.	ASR	14-Jun-19	Annual/Special	Management	1.5	Elect Director Anna Kolonchina	For	For	
Alacer Gold Corp.	ASR	14-Jun-19	Annual/Special	Management	1.6	Elect Director Alan P. Krusi	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.

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Alacer Gold Corp.	ASR	14-Jun-19	Annual/Special	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Withhold	The auditor's tenure exceeds our guidelines.
Alacer Gold Corp.	ASR	14-Jun-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	1.1	Elect Shuang-Lang (Paul) Peng with Shareholder No. 00000086, as Non-Independent Director	For	For	
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	1.2	Elect Kuen-Yao (K.Y.) Lee with Shareholder No. 00000003, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	1.3	Elect Kuo-Hsin (Michael) Tsai, a Representative of AUO Foundation with Shareholder No. 01296297, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	1.4	Elect Peter Chen, a Representative of BenQ Foundation with Shareholder No. 00843652, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is also overboarded.
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	1.5	Elect Mei-Yueh Ho with ID No. Q200495XXX as Independent Director	For	For	
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	1.6	Elect Chin-Bing (Philip) Peng with Shareholder No. 00000055 as Independent Director	For	Against	This director is overboarded.
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	1.7	Elect Yen-Shiang Shih with ID No. B100487XXX as Independent Director	For	For	
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	1.8	Elect Yen-Hsueh Su with ID No. S221401XXX as Independent Director	For	For	
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	1.9	Elect Jang-Lin (John) Chen with ID No. S100242XXX as Independent Director	For	For	
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	2	Approve Business Report and Financial Statements	For	For	
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	3	Approve Profit Distribution	For	For	
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	4	Approve Issuance of New Common Shares for Cash to Sponsor Issuance of the Overseas Depositary Shares and/or for Cash in Public Offering and/or for Cash in Private Placement and/or Issuance of Overseas or Domestic Convertible Bonds in Private Placement	For	For	
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	5	Approve Amendments to Articles of Association	For	For	

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AU Optronics Corp.	2409	14-Jun-19	Annual	Management	6	Amend Procedures Governing the Acquisition or Disposal of Assets, Trading Procedures Governing Derivatives Products, Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
AU Optronics Corp.	2409	14-Jun-19	Annual	Management	7	Approve to Lift Non-competition Restrictions on Board Members	For	For	
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	1	Fix Number of Directors at Eight	For	For	
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	2.1	Elect Director Kevin Bullock	For	For	
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	2.2	Elect Director Robert Cross	For	Withhold	This director is overboarded. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	2.3	Elect Director Robert Gayton	For	For	
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	2.4	Elect Director Clive Johnson	For	For	
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	2.5	Elect Director George Johnson	For	For	
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	2.6	Elect Director Jerry Korpan	For	For	
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	2.7	Elect Director Bongani Mtshisi	For	For	
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	2.8	Elect Director Robin Weisman	For	For	
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	4	Approve Performance Share Unit Plan	For	Against	The performance share unit plan does not meet our guidelines.
B2Gold Corp.	BTO	14-Jun-19	Annual/Special	Management	5	Advisory Vote on Executive Compensation Approach	For	For	
Banco BTG Pactual SA	BPAC5	14-Jun-19	Special	Management	1	Approve Listing of Company Shares in Nivel 2 Listing Segment of the Sao Paulo Stock Exchange	For	For	
Banco BTG Pactual SA	BPAC5	14-Jun-19	Special	Management	2	Amend Articles and Consolidate Bylaws	For	For	

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Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Management	1.1	Elect Director M. Elyse Allan	For	For	
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Management	1.2	Elect Director Angela F. Braly	For	For	
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Management	1.3	Elect Director Maureen Kempston Darkes	For	For	
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Management	1.4	Elect Director Murilo Ferreira	For	For	
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Management	1.5	Elect Director Frank J. McKenna	For	Withhold	We are voting against this director due to concerns over tenure.
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Management	1.6	Elect Director Rafael Miranda	For	For	
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Management	1.7	Elect Director Seek Ngee Huat	For	For	
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Management	1.8	Elect Director Diana L. Taylor	For	For	
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Management	2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Management	4	Approve Stock Option Plan	For	For	
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Shareholder	5	SP 1: Report on the Feasibility of Integrating Workplace Sexual Misconduct Measures into the Performance Metrics for Executive Compensation	Against	For	We are supportive of the company reviewing the feasibility of integrating such measures into its executive incentive plan. Enhanced disclosure and aligned incentives will help investors better assess how such risks can affect a company's activities and longer-term financial results.
Brookfield Asset Management Inc.	BAM.A	14-Jun-19	Annual/Special	Shareholder	6	SP 2: Inclusion of Key Performance Indicators (KPIs) in the Annual Disclosure to Shareholders	Against	Against	We consider the company's current policies and practices to be sufficient.
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends of EUR 0.46 per Share	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	4	Ratify Change Location of Registered Office to 93 Avenue de Paris, 91300 Massy	For	For	

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Carrefour SA	CA	14-Jun-19	Annual/Special	Management	5	Ratify Appointment of Claudia Almeida e Silva as Director	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	6	Ratify Appointment of Alexandre Arnault as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	7	Reelect Thierry Breton as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	8	Reelect Flavia Buarque de Almeida as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	9	Reelect Abilio Diniz as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	10	Reelect Charles Edelstenne as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	11	Approve Remuneration of Directors in the Aggregate Amount of EUR 1.28 Million	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	12	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	13	Approve Non-Compete Agreement with Alexandre Bompard, Chairman and CEO	For	Against	We are voting against this advisory vote as the structure of this compensation arrangement is not in line with best practice.
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	14	Approve Compensation of Alexandre Bompard, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	15	Approve Remuneration Policy of Alexandre Bompard, Chairman and CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	17	Amend Bylaws Re: Adding a Preamble	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	18	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	19	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 500 Million	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	20	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 175 Million	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	21	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 175 Million	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	22	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	23	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	24	Authorize Capitalization of Reserves of Up to EUR 500 Million for Bonus Issue or Increase in Par Value	For	For	
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	25	Authorize up to 0.8 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Carrefour SA	CA	14-Jun-19	Annual/Special	Management	27	Authorize Filing of Required Documents/Other Formalities	For	For	
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	3	Approve Cash Distribution from Capital Reserve	For	For	
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	4	Amend Articles of Association	For	For	
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	6	Amend Rules and Procedures for Election of Directors	For	For	
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	7	Approve to Raise Long-term Capital	For	For	
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.1	Elect Cheng-Ta Tsai, a Representative of Chia Yi Capital Co., Ltd. with Shareholder No. 572870, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.2	Elect Hong-Tu Tsai with Shareholder No. 1372, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.3	Elect Cheng-Chiu Tsai, a Representative of Chen-Sheng Industrial Co., Ltd. with Shareholder No. 552922, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.4	Elect Tsu-Pei Chen, a Representative of Culture and Charity Foundation of the CUB with Shareholder No. 579581, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.5	Elect Chi-Wei Joong, a Representative of Chia Yi Capital Co., Ltd. with Shareholder No. 572870, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.6	Elect Andrew Ming-Jian Kuo, a Representative of Culture and Charity Foundation of the CUB with Shareholder No. 579581, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.7	Elect Tiao-Kuei Huang, a Representative of Cathay Life Insurance Co., Ltd. Employees' Welfare Committee with Shareholder No. 1237, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.8	Elect Ming- Ho Hsiung, a Representative of Cathay Life Insurance Co., Ltd. Employees' Welfare Committee with Shareholder No. 1237, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.9	Elect Chang-Ken Lee, a Representative of Cathay Life Insurance Co., Ltd. Employees' Welfare Committee with Shareholder No. 1237, as Non-Independent Director	For	For	
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.10	Elect Feng-Chiang Miao with ID No. A131723XXX as Independent Director	For	Against	This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.11	Elect Edward Yung Do Way with ID No. A102143XXX as Independent Director	For	Against	This director is overboarded.
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.12	Elect Li-Ling Wang with ID No. M220268XXX as Independent Director	For	For	
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	8.13	Elect Tang-Chieh Wu with ID No. R120204XXX as Independent Director	For	For	
Cathay Financial Holdings Co. Ltd.	2882	14-Jun-19	Annual	Management	9	Approve Discussion on the Relief of Certain Directors from their Non-Competition Obligations	For	For	
Chang Hwa Commercial Bank Ltd.	2801	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Chang Hwa Commercial Bank Ltd.	2801	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Chang Hwa Commercial Bank Ltd.	2801	14-Jun-19	Annual	Management	3	Approve the Issuance of New Shares by Capitalization of Profit	For	For	
Chang Hwa Commercial Bank Ltd.	2801	14-Jun-19	Annual	Management	4	Approve Amendment to Rules and Procedures for Election of Directors	For	For	
Chang Hwa Commercial Bank Ltd.	2801	14-Jun-19	Annual	Management	5	Approve Amendments to Rules and Procedures Regarding Shareholder's General Meeting	For	For	
Chang Hwa Commercial Bank Ltd.	2801	14-Jun-19	Annual	Management	6	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Cheng Shin Rubber Ind Co., Ltd.	2105	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Cheng Shin Rubber Ind Co., Ltd.	2105	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Cheng Shin Rubber Ind Co., Ltd.	2105	14-Jun-19	Annual	Management	3	Amend Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
Cheng Shin Rubber Ind Co., Ltd.	2105	14-Jun-19	Annual	Management	4	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	3	Approve Cash Distribution from Capital Reserve	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	6.1	Elect Chia-Juch Chang, Representative of Chi Jie Investment Co., Ltd., with Shareholder No. 01115973, as Non-Independent Director	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	6.2	Elect Alan Wang, Representative of Chi Jie Investment Co., Ltd., with Shareholder No. 01115973, as Non-Independent Director	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	6.3	Elect Daw-Yi Hsu, Representative of Jing Hui Investment Co., Ltd., with Shareholder No. 01608077, as Non-Independent Director	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	6.4	Elect Mark Wei, Representative of Jing Hui Investment Co., Ltd., with Shareholder No. 01608077, as Non-Independent Director	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	6.5	Elect Yu-Ling Kuo, Representative of GPPC Chemical Corp., with Shareholder No. 01116025, as Non-Independent Director	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	6.6	Elect Paul Yang, with ID No. A123777XXX, as Non-Independent Director	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	6.8	Elect Hsiou-Wei, Lin, with ID No. A121298XXX, as Independent Director	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	6.9	Elect Tyzz-Jiun DUH, with ID No. T120363XXX, as Independent Director	For	For	
China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	6.10	Elect Hsing-Cheng Tai, with ID No. H101424XXX, as Independent Director	For	For	

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China Development Financial Holding Corp.	2883	14-Jun-19	Annual	Management	7	Approve Release of Restrictions on Competitive Activities of Newly Appointed Directors and Representatives	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	1	Approve 2018 Financial Report and Financial Statements	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Special	Management	1	Authorize Repurchase of Issued H Share Capital	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	2	Approve 2019 Budget Report	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	3	Approve 2018 Profit Distribution Plan	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	4	Approve 2018 Report of the Board of Directors	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	5	Approve 2018 Report of the Supervisory Committee	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	6	Approve 2018 Annual Report	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	7	Approve Appointment of 2019 External Auditor	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	8	Approve Purchase of Structured Deposit with Internal Idle Fund	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	9	Approve Purchase of Wealth Management or Entrusted Wealth Management Products with Internal Idle Funds	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	10	Approve Provision of Financial Guarantee to Direct or Indirect Wholly-owned Subsidiaries	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	11	Authorize Board to Deal with All Matters in Relation to the Distribution of 2019 Interim and Quarterly Dividend	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	12	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for A Shares and/or H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	13	Authorize Repurchase of Issued H Share Capital	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	14	Approve Material Asset Acquisition of the Company Satisfying Conditions of Material Asset Reorganization of Listed Companies	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	15	Approve Plan of Material Asset Acquisition of the Company	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	16	Approve Material Approve Asset Acquisition of the Company Not Constituting a Related Party Transaction	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	17	Approve Material Asset Acquisition of the Company Not Constituting a Reverse Takeover	For	For	

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China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	18	Approve Material Asset Acquisition of the Company Satisfying the Requirements Under Article 4 of the Regulations Concerning the Standardization of Certain Issues of Material Asset Reorganization of Listed Companies	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	19	Approve Explanation of Whether the Fluctuation in Share Price as a Result of the Material Asset Acquisition Reached the Relevant Standards Under Article 5 of the Notice	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	20	Approve Material Asset Acquisition Report (Draft) of China Molybdenum Co., Ltd. and Its Summary	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	21	Approve Effect on Major Financial Indicators from the Dilution of Current Returns as a Result of the Material Asset Acquisition and Its Remedial Measures	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	22	Authorize Board to Handle All Matters in Relation to the Material Asset Acquisition	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Management	23	Approve Shareholder Return Plan For the Next Three Years (2019 to 2021)	For	For	
China Molybdenum Co., Ltd.	3993	14-Jun-19	Annual	Shareholder	24	Approve Proposed Provision of Financing Guarantee to a Joint Venture of the Company	For	For	
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	3a	Elect Yan Jianguo as Director	For	For	
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	3b	Elect Luo Liang as Director	For	Against	We do not support insiders on the board other than the CEO.
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	3c	Elect Guo Guanghui as Director	For	Against	We do not support insiders on the board other than the CEO.
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	3d	Elect Chang Ying as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	5	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	8	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Overseas Land & Investment Ltd.	688	14-Jun-19	Annual	Management	9	Approve 2019 Master Engagement Agreement, Continuing Connected Transactions and the Cap	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	1	Fix Number of Directors at Ten	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	2.1	Elect Director Craig Bryksa	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	2.2	Elect Director Laura A. Cillis	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	2.3	Elect Director James E. Craddock	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	2.4	Elect Director John P. Dielwart	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	2.5	Elect Director Ted Goldthorpe	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	2.6	Elect Director Robert F. Heinemann	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	2.7	Elect Director Mike Jackson	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	2.8	Elect Director Jennifer F. Koury	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	2.9	Elect Director Francois Langlois	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	2.10	Elect Director Barbara Munroe	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	4	Approve Reduction in Stated Capital	For	For	
Crescent Point Energy Corp.	CPG	14-Jun-19	Annual/Special	Management	5	Advisory Vote on Executive Compensation Approach	For	For	
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Management	3	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Management	5.1	Elect SHIH-CHIEH CHANG, with SHAREHOLDER NO.814409, as Independent Director	For	For	
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Management	5.2	Elect CHEUNG-CHUN LAU, with ID NO.507605XXX, as Independent Director	For	For	
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Management	5.3	Elect SHENG-YUNG YANG, with SHAREHOLDER NO.1018764, as Independent Director	For	For	
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Management	5.4	Elect CHIH-CHENG, WANG with ID NO.R121764XXX, as Independent Director	For	For	
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Management	5.6	Elect CHAO-CHIN, TUNG, a Representative of CHUNG YUAN INVESTMENT CO., LTD. with SHAREHOLDER NO.883288, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Management	5.7	Elect THOMAS K. S. CHEN, a Representative of YI CHUAN INVESTMENT CO., LTD. with SHAREHOLDER NO.883341, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Shareholder	5.8	Elect YUAN-YUAN WANG, a Representative of BANK OF TAIWAN CO., LTD. with SHAREHOLDER NO.771829, as Non-Independent Director	Against	Against	We believe support for the other nominee is in the best interests of shareholders.
CTBC Financial Holding Co. Ltd.	2891	14-Jun-19	Annual	Management	6	Approve Release of Restrictions of Competitive Activities of Newly Appointed Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Dongfeng Motor Group Company Limited	489	14-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Dongfeng Motor Group Company Limited	489	14-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Dongfeng Motor Group Company Limited	489	14-Jun-19	Annual	Management	3	Approve 2018 International Auditors' Report and Audited Financial Statements	For	For	
Dongfeng Motor Group Company Limited	489	14-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan and Authorize Board to Deal With Issues in Relation to the Distribution of Final Dividend	For	For	
Dongfeng Motor Group Company Limited	489	14-Jun-19	Annual	Management	5	Authorize Board to Deal With All Issues in Relation to the Distribution of Interim Dividend for 2019	For	For	

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Dongfeng Motor Group Company Limited	489	14-Jun-19	Annual	Management	6	Approve PricewaterhouseCoopers as International Auditors and PricewaterhouseCoopers Zhong Tian LLP as Domestic Auditors and Authorize Board to Fix Their Remuneration	For	For	
Dongfeng Motor Group Company Limited	489	14-Jun-19	Annual	Management	7	Authorize Board to Fix Remuneration of Directors and Supervisors	For	For	
Dongfeng Motor Group Company Limited	489	14-Jun-19	Annual	Management	8	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Dongfeng Motor Group Company Limited	489	14-Jun-19	Annual	Management	9	Approve Application for Debt Financing	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Dongfeng Motor Group Company Limited	489	14-Jun-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Domestic Shares and H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
E.SUN Financial Holding Co., Ltd.	2884	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
E.SUN Financial Holding Co., Ltd.	2884	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
E.SUN Financial Holding Co., Ltd.	2884	14-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
E.SUN Financial Holding Co., Ltd.	2884	14-Jun-19	Annual	Management	4	Approve Capitalization of Profit and Employee Bonuses	For	For	
E.SUN Financial Holding Co., Ltd.	2884	14-Jun-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
E.SUN Financial Holding Co., Ltd.	2884	14-Jun-19	Annual	Management	6	Approve Amendments to Rules and Procedures Regarding Shareholder's General Meeting	For	For	
E.SUN Financial Holding Co., Ltd.	2884	14-Jun-19	Annual	Management	7	Approve Amendment to Rules and Procedures for Election of Directors	For	For	
Fubon Financial Holding Co., Ltd.	2881	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Fubon Financial Holding Co., Ltd.	2881	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Fubon Financial Holding Co., Ltd.	2881	14-Jun-19	Annual	Management	3	Approve Plan to Raise Long-term Capital	For	For	
Fubon Financial Holding Co., Ltd.	2881	14-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
Fubon Financial Holding Co., Ltd.	2881	14-Jun-19	Annual	Management	5	Approve Amendments to Rules and Procedures Regarding Shareholder's General Meeting	For	For	
Fubon Financial Holding Co., Ltd.	2881	14-Jun-19	Annual	Management	6	Approve Amendment to Rules and Procedures for Election of Directors	For	For	
Fubon Financial Holding Co., Ltd.	2881	14-Jun-19	Annual	Management	7	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	

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Fubon Financial Holding Co., Ltd.	2881	14-Jun-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities of Director RICHARD M. TSAI	For	For	
Fubon Financial Holding Co., Ltd.	2881	14-Jun-19	Annual	Management	9	Approve Release of Restrictions of Competitive Activities of Director DANIEL M. TSAI	For	For	
Fubon Financial Holding Co., Ltd.	2881	14-Jun-19	Annual	Management	10	Approve Release of Restrictions of Competitive Activities of Director BEN CHEN	For	For	
Greentown Service Group Co. Ltd.	2869	14-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Greentown Service Group Co. Ltd.	2869	14-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Greentown Service Group Co. Ltd.	2869	14-Jun-19	Annual	Management	3.1	Elect Wu Zhihua as Director	For	For	
Greentown Service Group Co. Ltd.	2869	14-Jun-19	Annual	Management	3.2	Elect Chen Hao as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Greentown Service Group Co. Ltd.	2869	14-Jun-19	Annual	Management	3.3	Elect Poon Chiu Kwok as Director	For	Against	This director is overboarded.
Greentown Service Group Co. Ltd.	2869	14-Jun-19	Annual	Management	4	Authorize Board to Fix Remuneration of Directors	For	For	
Greentown Service Group Co. Ltd.	2869	14-Jun-19	Annual	Management	5	Approve KPMG as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Greentown Service Group Co. Ltd.	2869	14-Jun-19	Annual	Management	6A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Greentown Service Group Co. Ltd.	2869	14-Jun-19	Annual	Management	6B	Authorize Repurchase of Issued Share Capital	For	For	
Greentown Service Group Co. Ltd.	2869	14-Jun-19	Annual	Management	6C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	4	Amend Rules and Procedures Regarding Shareholder's General Meeting	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	6	Approve Issuance of New Shares by Capitalization of Profit	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.1	Elect YUN-PENG CHANG, a Representative of MINISTRY OF FINANCE with Shareholder No. 2, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.2	Elect PAO-CHU LO, a Representative of MINISTRY OF FINANCE with Shareholder No. 2, as Non-Independent Director	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.3	Elect SHIH-CHING JENG, a Representative of BANK OF TAIWAN with Shareholder No. 3, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.4	Elect KEH-HER SHIH, a Representative of BANK OF TAIWAN with Shareholder No. 3, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.5	Elect CHOU-WEN WANG, a Representative of BANK OF TAIWAN with Shareholder No. 3, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.6	Elect HO-CHYUAN CHEN, a Representative of BANK OF TAIWAN with Shareholder No. 3, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.7	Elect CHIAO-HSIANG CHANG, a Representative of BANK OF TAIWAN with Shareholder No. 3, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.8	Elect YU-MIN YEN, a Representative of BANK OF TAIWAN with Shareholder No. 3, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.9	Elect MING-CHENG LIN, a Representative of THE MEMORIAL SCHOLARSHIP FOUNDATION TO MR. LIN HSIUNG-CHEN with Shareholder No. 7899, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.10	Elect T. LIN, a Representative of THE MEMORIAL SCHOLARSHIP FOUNDATION TO MR. LIN HSIUNG-CHEN with Shareholder No. 7899, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.11	Elect CHIH-YU LIN, a Representative of THE MEMORIAL SCHOLARSHIP FOUNDATION TO MR. LIN HSIUNG-CHEN with Shareholder No. 7899, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.12	Elect CHIH-YANG LIN, a Representative of THE MEMORIAL SCHOLARSHIP FOUNDATION TO MR. LIN HSIUNG-CHEN with Shareholder No. 7899, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.13	Elect AN-LAN HSU CHEN, a Representative of HE QUAN INVESTMENT CO., LTD with Shareholder No. 372640, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.14	Elect MICHAEL, YUAN-JEN HSU, a Representative of HE QUAN INVESTMENT CO., LTD with Shareholder No. 372640, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.15	Elect VIVIEN, CHIA-YING SHEN, a Representative of CHINA MAN-MADE FIBER CORPORATION with Shareholder No. 7963, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.16	Elect KUEI-SUN WU with ID No. P102266XXX as Independent Director	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.17	Elect KUO-CHUAN LIN with ID No. A104286XXX as Independent Director	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.18	Elect MING-HSIEN YANG with ID No. P101133XXX as Independent Director	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	7.19	Elect SUNG-TUNG CHEN with ID No. H101275XXX as Independent Director	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities of Director: MINISTRY OF FINANCE	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	9	Approve Release of Restrictions of Competitive Activities of Director: BANK OF TAIWAN	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	10	Approve Release of Restrictions of Competitive Activities of Director PAO-CHU LO, a Representative of MINISTRY OF FINANCE	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	11	Approve Release of Restrictions of Competitive Activities of Director AN-LAN HSU CHEN, a Representative of HE QUAN INVESTMENT CO., LTD.	For	For	
Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	12	Approve Release of Restrictions of Competitive Activities of Director MICHAEL, YUAN-JEN HSU, a Representative of HE QUAN INVESTMENT CO., LTD.	For	For	

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Hua Nan Financial Holdings Co., Ltd.	2880	14-Jun-19	Annual	Management	13	Approve Release of Restrictions of Competitive Activities of Director CHIH-YANG LIN, a Representative of MEMORIAL SCHOLARSHIP FOUNDATION TO MR. LIN HSIUNG-CHEN	For	For	
Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Innovent Biologics, Inc.	1801	14-Jun-19	Special	Management	1	Approve Grant of Options to De-Chao Michael Yu Under the Post-IPO Share Option Scheme	For	Against	The stock option plan does not meet our guidelines.We do not support the granting of stock options to non-executive directors (NEDs).
Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	2.1	Elect De-Chao Michael Yu as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Innovent Biologics, Inc.	1801	14-Jun-19	Special	Management	2	Authorize Board, With the Exception of De-Chao Michael Yu, to Deal with All Matters in Relation to the Issuance of Ordinary Shares Pursuant to the Proposed Option Grant Under the Specific Mandate	For	Against	The stock option plan does not meet our guidelines.We do not support the granting of stock options to non-executive directors (NEDs).
Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	2.2	Elect Ronald Hao Xi Ede as Director	For	Against	We do not support insiders on the board other than the CEO.
Innovent Biologics, Inc.	1801	14-Jun-19	Special	Management	3	Approve Grant of Restricted Shares to De-Chao Michael Yu Under the Restricted Share Plan	For	Against	The restricted stock plan does not meet our guidelines.
Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	2.3	Elect Shuyun Chen as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Innovent Biologics, Inc.	1801	14-Jun-19	Special	Management	4	Authorize Board to Deal with All Matters in Relation to the Issuance of Ordinary Shares Pursuant to the Proposed RS Grant Under the Specific Mandate	For	Against	The restricted stock plan does not meet our guidelines.
Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	2.4	Elect Charles Leland Cooney as Director	For	For	
Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	2.5	Elect Joyce I-Yin Hsu as Director	For	For	
Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	2.6	Elect Kaixian Chen as Director	For	For	
Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	3	Authorize Board to Fix Remuneration of Directors	For	For	
Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	4	Approve Deloitte Touche Tohmatsu Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.

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Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Innovent Biologics, Inc.	1801	14-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Inventec Corp.	2356	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Inventec Corp.	2356	14-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Inventec Corp.	2356	14-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Inventec Corp.	2356	14-Jun-19	Annual	Management	4	Amend Rules and Procedures Regarding Shareholder's General Meeting	For	For	
Inventec Corp.	2356	14-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Inventec Corp.	2356	14-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Inventec Corp.	2356	14-Jun-19	Annual	Management	7	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Inventec Corp.	2356	14-Jun-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities of CHEN, RUEY-LONG AND SHYU, JYUO-MIN	For	For	
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	3	Elect Kwok Ying Shing as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	4	Elect Weng Hao as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

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Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	5	Elect Chen Shaohuan as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	6	Elect Rao Yong as Director	For	For	
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	7	Authorize Board to Fix Remuneration of Directors	For	For	
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	8	Approve Grant Thornton Hong Kong Limited as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	9	Authorize Repurchase of Issued Share Capital	For	For	
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	11	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	12	Adopt Share Option Scheme and Terminate Existing Share Option Scheme	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
Kaisa Group Holdings Ltd.	1638	14-Jun-19	Annual	Management	13	Adopt Subsidiary Share Option Scheme	For	Against	The stock option plan does not meet our guidelines. We do not support the granting of stock options to non-executive directors (NEDs).
KEYENCE Corp.	6861	14-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 100	For	Against	We are voting against the proposed dividend as it does not meet expectations.
KEYENCE Corp.	6861	14-Jun-19	Annual	Management	2.1	Elect Director Takizaki, Takemitsu	For	Against	We do not support insiders on the board other than the President.
KEYENCE Corp.	6861	14-Jun-19	Annual	Management	2.2	Elect Director Yamamoto, Akinori	For	Against	We are holding the President accountable for the board not being one-third independent.
KEYENCE Corp.	6861	14-Jun-19	Annual	Management	2.3	Elect Director Kimura, Keiichi	For	Against	We do not support insiders on the board other than the President.
KEYENCE Corp.	6861	14-Jun-19	Annual	Management	2.4	Elect Director Yamaguchi, Akiji	For	Against	We do not support insiders on the board other than the President.
KEYENCE Corp.	6861	14-Jun-19	Annual	Management	2.5	Elect Director Miki, Masayuki	For	Against	We do not support insiders on the board other than the President.

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KEYENCE Corp.	6861	14-Jun-19	Annual	Management	2.6	Elect Director Nakata, Yu	For	Against	We do not support insiders on the board other than the President.
KEYENCE Corp.	6861	14-Jun-19	Annual	Management	2.7	Elect Director Kanzawa, Akira	For	Against	We do not support insiders on the board other than the President.
KEYENCE Corp.	6861	14-Jun-19	Annual	Management	2.8	Elect Director Tanabe, Yoichi	For	For	
KEYENCE Corp.	6861	14-Jun-19	Annual	Management	2.9	Elect Director Taniguchi, Seiichi	For	For	
KEYENCE Corp.	6861	14-Jun-19	Annual	Management	3	Appoint Statutory Auditor Komura, Koichiro	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
KEYENCE Corp.	6861	14-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Yamamoto, Masaharu	For	For	
Kinaxis Inc.	KXS	14-Jun-19	Annual	Management	1.1	Elect Director John (Ian) Giffen	For	For	
Kinaxis Inc.	KXS	14-Jun-19	Annual	Management	1.2	Elect Director Angel Mendez	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Kinaxis Inc.	KXS	14-Jun-19	Annual	Management	1.3	Elect Director Jill Denham	For	For	
Kinaxis Inc.	KXS	14-Jun-19	Annual	Management	1.4	Elect Director Robert Courteau	For	For	
Kinaxis Inc.	KXS	14-Jun-19	Annual	Management	1.5	Elect Director Pamela Passman	For	For	
Kinaxis Inc.	KXS	14-Jun-19	Annual	Management	1.6	Elect Director Kelly Thomas	For	For	
Kinaxis Inc.	KXS	14-Jun-19	Annual	Management	1.7	Elect Director John Sicard	For	For	
Kinaxis Inc.	KXS	14-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Li Ning Company Limited	2331	14-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Li Ning Company Limited	2331	14-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Li Ning Company Limited	2331	14-Jun-19	Annual	Management	3.1a	Elect Koo Fook Sun, Louis as Director	For	Against	We are voting against this director due to concerns over tenure.
Li Ning Company Limited	2331	14-Jun-19	Annual	Management	3.1b	Elect Su Jing Shyh, Samuel as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Li Ning Company Limited	2331	14-Jun-19	Annual	Management	3.2	Authorize Board to Fix the Remuneration of Directors	For	For	
Li Ning Company Limited	2331	14-Jun-19	Annual	Management	4	Approve PricewaterhouseCoopers, Certified Public Accountants as Auditor and Authorize Board to Fix Their Remuneration	For	For	
Li Ning Company Limited	2331	14-Jun-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Li Ning Company Limited	2331	14-Jun-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Li Ning Company Limited	2331	14-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
MediaTek, Inc.	2454	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
MediaTek, Inc.	2454	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
MediaTek, Inc.	2454	14-Jun-19	Annual	Management	3	Approve Cash Distribution from Capital Reserve	For	For	
MediaTek, Inc.	2454	14-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
MediaTek, Inc.	2454	14-Jun-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
MediaTek, Inc.	2454	14-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
MediaTek, Inc.	2454	14-Jun-19	Annual	Management	7	Amend Procedures for Lending Funds to Other Parties	For	For	
Micro-Star International Co., Ltd.	2377	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Micro-Star International Co., Ltd.	2377	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Micro-Star International Co., Ltd.	2377	14-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Micro-Star International Co., Ltd.	2377	14-Jun-19	Annual	Management	4	Amend Procedures for Lending Funds to Other Parties	For	For	
Micro-Star International Co., Ltd.	2377	14-Jun-19	Annual	Management	5	Amend Procedures for Endorsement and Guarantees	For	For	
Micro-Star International Co., Ltd.	2377	14-Jun-19	Annual	Management	6	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Micro-Star International Co., Ltd.	2377	14-Jun-19	Annual	Management	7	Approve Cash Distribution from Capital Reserve	For	For	
Nine Dragons Paper (Holdings) Limited	2689	14-Jun-19	Special	Management	1	Approve Tianjin ACN Supplemental Agreement, Revised Annual Caps and Related Transactions	For	For	
OceanaGold Corporation	OGC	14-Jun-19	Annual/Special	Management	1.1	Elect Director Ian M. Reid	For	For	
OceanaGold Corporation	OGC	14-Jun-19	Annual/Special	Management	1.2	Elect Director Geoff W. Raby	For	For	
OceanaGold Corporation	OGC	14-Jun-19	Annual/Special	Management	1.3	Elect Director Michael F. Wilkes	For	For	
OceanaGold Corporation	OGC	14-Jun-19	Annual/Special	Management	1.4	Elect Director Paul B. Sweeney	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
OceanaGold Corporation	OGC	14-Jun-19	Annual/Special	Management	1.5	Elect Director Nora L. Scheinkestel	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
OceanaGold Corporation	OGC	14-Jun-19	Annual/Special	Management	1.6	Elect Director Craig J. Nelsen	For	For	
OceanaGold Corporation	OGC	14-Jun-19	Annual/Special	Management	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
OceanaGold Corporation	OGC	14-Jun-19	Annual/Special	Management	3	Advisory Vote on Executive Compensation Approach	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	1	Open Meeting	None	None	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	5	Elect Members of Vote Counting Commission	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	6	Receive Management Board Report on Company's and Group's Operations	None	None	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	7	Receive Financial Statements and Management Board Proposal on Allocation of Income	None	None	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	8	Receive Consolidated Financial Statements	None	None	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	9	Receive Supervisory Board Report	None	None	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	10	Receive Management Board Report on Expenses Related to Representation, Legal Services, Marketing Services, Public Relations Services, Social Communication Services, and Management Advisory Services	None	None	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	11	Approve Management Board Report on Company's and Group's Operations	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	12	Approve Financial Statements	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	13	Approve Consolidated Financial Statements	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	14	Approve Allocation of Income and Dividends of PLN 3.5 per Share	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.1	Approve Discharge of Daniel Obajtek (CEO)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.2	Approve Discharge of Armen Artwich (Management Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.3	Approve Discharge of Patrycja Klarecka (Management Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.4	Approve Discharge of Jadwiga Lesisz (Management Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.5	Approve Discharge of Zbigniew Leszczynski (Management Board Member)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.6	Approve Discharge of Wieslaw Protasewicz (Management Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.7	Approve Discharge of Michal Rog (Management Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.8	Approve Discharge of Jozef Wegrecki (Management Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.9	Approve Discharge of Jozef Wegrecki (Management Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.10	Approve Discharge of Wojciech Jasinski (CEO)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.11	Approve Discharge of Miroslaw Kochalski (Deputy CEO)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.12	Approve Discharge of Krystian Pater (Management Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	15.13	Approve Discharge of Maria Sosnowska (Management Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.1	Approve Discharge of Izabela Felczak-Poturnicka (Supervisory Board Member and Chairman)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.2	Approve Discharge of Radoslaw Kwasnicki (Supervisory Board Deputy Chairman)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.3	Approve Discharge of Mateusz Bochacik (Supervisory Board Secretary)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.4	Approve Discharge of Agnieszka Biernat-Wiatrak (Supervisory Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.5	Approve Discharge of Andrzej Kapala (Supervisory Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.6	Approve Discharge of Wojciech Krynski (Supervisory Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.7	Approve Discharge of Jadwiga Lesisz (Supervisory Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.8	Approve Discharge of Malgorzata Niezgoda (Supervisory Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.9	Approve Discharge of Jozef Wegrecki (Supervisory Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.10	Approve Discharge of Anna Wojcik (Supervisory Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.11	Approve Discharge of Angelina Sarota (Supervisory Board Chairman)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.12	Approve Discharge of Adrian Dworzynski (Supervisory Board Member)	For	For	

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Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	16.13	Approve Discharge of Agnieszka Krzetowska (Supervisory Board Member)	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	17	Fix Number of Supervisory Board Members	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	18.1	Elect Chairman of Supervisory Board	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	18.2	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Shareholder	19	Amend Jan. 24, 2017, EGM, Resolution Re: Remuneration of Members of Management Board	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Shareholder	20	Amend Jan. 24, 2017, EGM, Resolution Re: Remuneration of Members of Supervisory Board	None	For	We believe that support for this proposal is in shareholders' best interests.
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	21.1	Amend Statute Re: Supervisory Board	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	21.2	Amend Statute; Approve Consolidated Text of Statute	For	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Shareholder	22	Amend Regulations on Agreements for Legal Services, Marketing Services, Public Relations Services, and Social Communication Services; Repeal June 30, 2017, AGM, Resolution	None	For	
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Shareholder	23	Amend Regulations on Disposal of Assets; Repeal June 30, 2017, AGM, Resolution Re: Regulations on Disposal of Assets	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Shareholder	24	Approve Obligation of Publication of Statements on Expenses Related to Representation, Legal Services, Marketing Services, Public Relations Services, Social Communication Services, and Management Advisory Services; Repeal June 30, 2017, AGM, Resolution	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Shareholder	25	Approve Obligations from Articles 17.7, 18.2, 20, and 23 of Act on State Property Management; Repeal June 30, 2017, AGM, Resolution Re: Fulfilment of Obligations from Articles 17.7, 18.2, 20, and 23 of Act on State Property Management	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.

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Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Shareholder	26	Approve Regulations on Disposal of Fixed Assets	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Polski Koncern Naftowy ORLEN SA	PKN	14-Jun-19	Annual	Management	27	Close Meeting	None	None	
Regeneron Pharmaceuticals, Inc.	REGN	14-Jun-19	Annual	Management	1a	Elect Director Bonnie L. Bassler	For	For	
Regeneron Pharmaceuticals, Inc.	REGN	14-Jun-19	Annual	Management	1b	Elect Director Michael S. Brown	For	Against	We are voting against this director due to concerns over tenure.
Regeneron Pharmaceuticals, Inc.	REGN	14-Jun-19	Annual	Management	1c	Elect Director Leonard S. Schleifer	For	For	
Regeneron Pharmaceuticals, Inc.	REGN	14-Jun-19	Annual	Management	1d	Elect Director George D. Yancopoulos	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Regeneron Pharmaceuticals, Inc.	REGN	14-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
S IMMO AG	SPI	14-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
S IMMO AG	SPI	14-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.70 per Share	For	For	
S IMMO AG	SPI	14-Jun-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
S IMMO AG	SPI	14-Jun-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
S IMMO AG	SPI	14-Jun-19	Annual	Management	5	Ratify KPMG Austria GmbH as Auditors for Fiscal 2019	For	For	
S IMMO AG	SPI	14-Jun-19	Annual	Management	6	Reelect Christian Hager as Supervisory Board Member	For	For	
S IMMO AG	SPI	14-Jun-19	Annual	Shareholder	7.1	Amend Articles Re: Remove 3/4 Majority Requirement for Certain Article Amendments	Against	Against	We do not believe that this proposal is in the best interests of minority shareholders.
S IMMO AG	SPI	14-Jun-19	Annual	Shareholder	7.2	Amend Articles Re: Remove Voting Restriction	Against	For	We are voting in favour of this proposal as it enhances shareholders' rights.
Shin Kong Financial Holding Co. Ltd.	2888	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Shin Kong Financial Holding Co. Ltd.	2888	14-Jun-19	Annual	Management	2	Approve Statement of Profit and Loss Appropriation	For	For	
Shin Kong Financial Holding Co. Ltd.	2888	14-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Shin Kong Financial Holding Co. Ltd.	2888	14-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Shin Kong Financial Holding Co. Ltd.	2888	14-Jun-19	Annual	Management	5	Approve Handling of Raising of Long-term Capital in Accordance with the Company's Strategy and Growth	For	For	
Shin Kong Financial Holding Co. Ltd.	2888	14-Jun-19	Annual	Management	6	Approve Cash Distribution from Capital Reserve	For	For	

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SinoPac Financial Holdings Co., Ltd.	2890	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
SinoPac Financial Holdings Co., Ltd.	2890	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
SinoPac Financial Holdings Co., Ltd.	2890	14-Jun-19	Annual	Management	3	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
SinoPac Financial Holdings Co., Ltd.	2890	14-Jun-19	Annual	Shareholder	4	Amend Articles of Association	None	Against	We believe that the current board size is sufficient.
Taishin Financial Holdings Co., Ltd.	2887	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Taishin Financial Holdings Co., Ltd.	2887	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Taishin Financial Holdings Co., Ltd.	2887	14-Jun-19	Annual	Management	3	Approve the Issuance of New Shares by Capitalization of Profit	For	For	
Taishin Financial Holdings Co., Ltd.	2887	14-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
Taishin Financial Holdings Co., Ltd.	2887	14-Jun-19	Annual	Shareholder	5	Amend Articles of Association Proposed by Shareholder	For	Against	We believe the current board size is sufficient.
Taishin Financial Holdings Co., Ltd.	2887	14-Jun-19	Annual	Management	6	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Taiwan Business Bank	2834	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Taiwan Business Bank	2834	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Taiwan Business Bank	2834	14-Jun-19	Annual	Management	3	Approve the Issuance of New Shares by Capitalization of Profit	For	For	
Taiwan Business Bank	2834	14-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
Taiwan Business Bank	2834	14-Jun-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Taiwan Business Bank	2834	14-Jun-19	Annual	Management	6	Approve Release of Restrictions of Competitive Activities of Newly Appointed Directors	For	For	
Taiwan Business Bank	2834	14-Jun-19	Annual	Management	7	Approve Issuance of Shares via a Private Placement	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	3	Approve Allocation of Income and Absence of Dividends	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	

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Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	5	Ratify Change Location of Registered Office to 8-10 rue du Renard, 75004 Paris and Amend Article 4 of Bylaws Accordingly	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	6	Reelect Melinda Mount as Director	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	7	Reelect Ana Garcia Fau as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	8	Ratify Appointment of Maarten Wildschut as Director	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	9	Reelect Maarten Wildschut as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	10	Elect Anne Bouverot as Director	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	11	Elect Xavier Cauchois as Director	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	12	Elect Dominique D Hinnin as Director	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	13	Elect Christine Laurens as Director	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	14	Elect Brian Sullivan as Director	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	15	Approve Compensation of Bruce Hack, Chairman of the Board	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	16	Approve Compensation of Frederic Rose, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	17	Approve Remuneration Policy of Chairman of the Board	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	18	Approve Remuneration Policy of Frederic Rose, CEO	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	19	Amend Article 11 of Bylaws Re: Staggered Terms of Board Members	For	For	
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	20	Authorize up to 0.72 Percent of Issued Capital for Use in Restricted Stock Plans	For	Against	The restricted stock plan does not meet our guidelines.
Technicolor SA	TCH	14-Jun-19	Annual/Special	Management	21	Authorize Filing of Required Documents/Other Formalities	For	For	

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The Shanghai Commercial & Savings Bank Ltd.	5876	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
The Shanghai Commercial & Savings Bank Ltd.	5876	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
The Shanghai Commercial & Savings Bank Ltd.	5876	14-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
The Shanghai Commercial & Savings Bank Ltd.	5876	14-Jun-19	Annual	Management	4	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
The Shanghai Commercial & Savings Bank Ltd.	5876	14-Jun-19	Annual	Management	5	Approve Release of Restrictions of Competitive Activities of Appointed Directors and Representatives	For	For	
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 11	For	For	
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	2.1	Elect Director Nakanishi, Katsunori	For	Against	We are holding the Chairman accountable for sustained unsatisfactory financial performance. We are holding the Chairman accountable for the board not being one-third independent.
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	2.2	Elect Director Shibata, Hisashi	For	Against	We are holding the President accountable for sustained unsatisfactory financial performance. We are holding the President accountable for the board not being one-third independent.
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	2.3	Elect Director Sugimoto, Hiroto	For	Against	We do not support insiders on the board other than the President and Chairman.
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	2.4	Elect Director Yagi, Minoru	For	Against	We do not support insiders on the board other than the President and Chairman.
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	2.5	Elect Director Nagasawa, Yoshihiro	For	Against	We do not support insiders on the board other than the President and Chairman.
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	2.6	Elect Director Iio, Hidehito	For	Against	We do not support insiders on the board other than the President and Chairman.
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	2.7	Elect Director Kobayashi, Mitsuru	For	Against	We do not support insiders on the board other than the President and Chairman.
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	2.8	Elect Director Yamamoto, Toshihiko	For	Against	We do not support insiders on the board other than the President and Chairman.
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	2.9	Elect Director Fujisawa, Kumi	For	For	
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	2.10	Elect Director Ito, Motoshige	For	For	
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Saito, Hiroki	For	Against	We are not supportive of insiders on the board of statutory auditors.
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Kozuki, Kazuo	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.

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The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Yamashita, Yoshihiro	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
The Shizuoka Bank, Ltd.	8355	14-Jun-19	Annual	Management	3.4	Appoint Statutory Auditor Ushio, Naomi	For	For	
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 30	For	For	
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	2	Amend Articles to Amend Business Lines	For	For	
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	3.1	Elect Director Miyazaki, Naoki	For	For	
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	3.2	Elect Director Hashimoto, Masakazu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	3.3	Elect Director Koyama, Toru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	3.4	Elect Director Yamada, Tomonobu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	3.5	Elect Director Yasuda, Hiroshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	3.6	Elect Director Oka, Masaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	3.7	Elect Director Tsuchiya, Sojiro	For	For	
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	3.8	Elect Director Yamaka, Kimio	For	For	
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	3.9	Elect Director Matsumoto, Mayumi	For	For	
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	4	Appoint Statutory Auditor Miyake, Hideomi	For	For	
Toyoda Gosei Co., Ltd.	7282	14-Jun-19	Annual	Management	5	Approve Annual Bonus	For	For	
Vanguard International Semiconductor Corp.	5347	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Vanguard International Semiconductor Corp.	5347	14-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Vanguard International Semiconductor Corp.	5347	14-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Vanguard International Semiconductor Corp.	5347	14-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Vanguard International Semiconductor Corp.	5347	14-Jun-19	Annual	Management	5	Amend Trading Procedures Governing Derivatives Products	For	For	
Vanguard International Semiconductor Corp.	5347	14-Jun-19	Annual	Management	6	Amend Procedures for Lending Funds to Other Parties	For	For	
Vanguard International Semiconductor Corp.	5347	14-Jun-19	Annual	Management	7	Amend Procedures for Endorsement and Guarantees	For	For	
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	Against	This proposal is not in shareholders' best interests.
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	Against	This proposal is not in shareholders' best interests.
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	7.1	Elect Chin-Tsai Chen (Dennis Chen) with Shareholder No. 00000073, as Non-Independent Director	For	Against	This director is overboarded.
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	7.2	Elect Su-Chang Hsieh, a Representative of International Fiber Technology Co., Ltd. with Shareholder No. 00000001, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	7.3	Elect Li-Cheng Yeh with Shareholder No. 00001435, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	7.4	Elect Yu-Chi Wang (YC Wang) with Shareholder No. 00000153, as Non-Independent Director	For	For	
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	7.5	Elect Wen-Ming Chang (William Chang) with Shareholder No. 00003643, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	7.6	Elect Shun-Ping Chen (Steve Chen) with Shareholder No. 00000074, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	7.7	Elect Chin-Shih Lin with ID No. A111215XXX as Independent Director	For	For	
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	7.8	Elect Shen-Yi Lee with Shareholder No. 00002998 as Independent Director	For	For	
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	7.9	Elect Hai-Ming Chen with Shareholder No. 00081087 as Independent Director	For	For	
Win Semiconductors Corp.	3105	14-Jun-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
Winbond Electronics Corp.	2344	14-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Winbond Electronics Corp.	2344	14-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Winbond Electronics Corp.	2344	14-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Winbond Electronics Corp.	2344	14-Jun-19	Annual	Management	4	Approve Procedures of Acquisition or Disposal of Assets, Rules in Financial Derivatives Transactions, Rename Procedures for Endorsements and Guarantees, Rules on Loaning of Funds, Rules on Conduct of Shareholders Meeting, Rules of Election of Directors	For	Against	This proposal is not in shareholders' best interests.
Winbond Electronics Corp.	2344	14-Jun-19	Annual	Management	5	Approve Release of Directors (Including Independent Director) from the Non-Competition Restriction (DIRECTOR: YUNG CHIN)	For	For	
Winbond Electronics Corp.	2344	14-Jun-19	Annual	Management	6	Approve Release of Directors (Including Independent Director) from the Non-Competition Restriction (INDEPENDENT DIRECTOR: JERRY HSU)	For	For	
Winbond Electronics Corp.	2344	14-Jun-19	Annual	Management	7	Approve Release of Directors (Including Independent Director) from the Non-Competition Restriction (DIRECTOR: CHIH-CHEN LIN)	For	For	
Winbond Electronics Corp.	2344	14-Jun-19	Annual	Management	8	Approve Release of Directors (Including Independent Director) from the Non-Competition Restriction (DIRECTOR: WALSIN LIHWA CORPORATION)	For	For	
Winbond Electronics Corp.	2344	14-Jun-19	Annual	Management	9.1	Elect STEPHEN TSO with ID No. A102519XXX as Independent Director	For	For	
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	4	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	5.1	Elect Ting-Chien Shen with Shareholder No. 387394 and ID No. A10136XXXX as Non-Independent Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	5.2	Elect Wei-Chen Ma with ID No. A126649XXX as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	5.3	Elect Yaw-Ming Song, Representative of Tsun Chueh Investments Co., Ltd., with Shareholder No. 366956 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	5.4	Elect Chung-Yuan Chen, Representative of Tsun Chueh Investments Co., Ltd., with Shareholder No. 366956 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	5.5	Elect Chao-Kuo Chiang, Representative of Modern Investments Co., Ltd., with Shareholder No. 389144 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	5.6	Elect Ming-Ling Hsueh with ID No. B101077XXX as Independent Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	5.7	Elect Yin-Hua Yeh with ID No. D121009XXX as Independent Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	5.8	Elect Kuang-Si Shiu with ID No. F102841XXX as Independent Director	For	For	
Yuanta Financial Holding Co. Ltd.	2885	14-Jun-19	Annual	Management	5.9	Elect Hsing-Yi Chow with ID No. A120159XXX as Independent Director	For	For	
Zhaojin Mining Industry Company Limited	1818	14-Jun-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Zhaojin Mining Industry Company Limited	1818	14-Jun-19	Special	Management	1	Authorize Repurchase of Issued H Share Capital	For	For	
Zhaojin Mining Industry Company Limited	1818	14-Jun-19	Annual	Management	2	Approve Report of the Supervisory Committee	For	For	
Zhaojin Mining Industry Company Limited	1818	14-Jun-19	Annual	Management	3	Approve Audited Financial Report	For	For	
Zhaojin Mining Industry Company Limited	1818	14-Jun-19	Annual	Management	4	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Zhaojin Mining Industry Company Limited	1818	14-Jun-19	Annual	Management	5	Approve Ernst & Young and Ernst & Young Hua Ming LLP as International Auditor and the PRC Auditor of the Company Respectively and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Zhaojin Mining Industry Company Limited	1818	14-Jun-19	Annual	Management	1	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Domestic Shares and H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Zhaojin Mining Industry Company Limited	1818	14-Jun-19	Annual	Management	2	Authorize Repurchase of Issued H Share Capital	For	For	
Zhaojin Mining Industry Company Limited	1818	14-Jun-19	Annual	Management	3a	Amend Articles of Association	For	For	
Zhaojin Mining Industry Company Limited	1818	14-Jun-19	Annual	Management	3b	Authorize Board to Deal With All Matters in Relation to Amend Articles of Association	For	For	
Zhaojin Mining Industry Company Limited	1818	14-Jun-19	Annual	Management	4	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Special	Management	1	Approve Consolidated and Standalone Financial Statements	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Special	Management	2	Approve Discharge of Board	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Special	Management	3	Approve Allocation of Income and Dividends	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Special	Management	4	Approve Scrip Dividends	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Special	Management	5.1	Fix Number of Directors at 13	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Special	Management	5.2	Elect Maria Luisa Guibert Ucin as Director	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Special	Management	5.3	Elect Ana Maria Plaza Arregui as Director	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Special	Management	5.4	Reelect Ramon Carne Casas as Director	For	Against	We do not support insiders on the board other than the CEO.
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Special	Management	5.5	Reelect Juan March Juan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Special	Management	5.6	Reelect Anton Pradera Jauregui as Director	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Special	Management	6	Advisory Vote on Remuneration Report	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Sp ecial	Management	7.1	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Sp ecial	Management	7.2	Approve Annual Maximum Remuneration	For	Against	The director remuneration plan does not meet our guidelines.
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Sp ecial	Management	8	Approve Share Appreciation Rights Plan	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Sp ecial	Management	9	Authorize Share Repurchase and Capital Reduction via Amortization of Repurchased Shares	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Sp ecial	Management	10.1	Authorize Increase in Capital up to 20 Percent via Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Sp ecial	Management	10.2	Authorize Increase in Capital up to 50 Percent via Issuance of Equity or Equity-Linked Securities with Preemptive Rights	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Sp ecial	Management	10.3	Set Global Limit for Capital Increase to Result From All Issuance Requests	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Sp ecial	Management	11	Authorize Issuance of Non-Convertible and/or Convertible Bonds, Debentures, Warrants, and Other Debt Securities without Preemptive Rights up to EUR 500 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Sp ecial	Management	12	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Corporacion Financiera Alba SA	ALB	17-Jun-19	Annual/Sp ecial	Management	13	Approve Minutes of Meeting	For	For	
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 35	For	For	
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	2.1	Elect Director Nakayama, Joji	For	For	
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	2.2	Elect Director Manabe, Sunao	For	For	
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	2.3	Elect Director Sai, Toshiaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	2.4	Elect Director Tojo, Toshiaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	2.5	Elect Director Uji, Noritaka	For	For	
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	2.6	Elect Director Fukui, Tsuguya	For	For	
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	2.7	Elect Director Kimura, Satoru	For	Against	We do not support insiders on the board other than the President and Chairman.

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Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	2.8	Elect Director Kama, Kazuaki	For	For	
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	2.9	Elect Director Nohara, Sawako	For	For	
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Watanabe, Ryoichi	For	Against	We are not supportive of insiders on the board of statutory auditors.
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Sato, Kenji	For	Against	We are not supportive of insiders on the board of statutory auditors.
Daiichi Sankyo Co., Ltd.	4568	17-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	
DaVita Inc.	DVA	17-Jun-19	Annual	Management	1a	Elect Director Pamela M. Arway	For	For	
DaVita Inc.	DVA	17-Jun-19	Annual	Management	1b	Elect Director Charles G. Berg	For	For	
DaVita Inc.	DVA	17-Jun-19	Annual	Management	1c	Elect Director Barbara J. Desoer	For	For	
DaVita Inc.	DVA	17-Jun-19	Annual	Management	1d	Elect Director Pascal Desroches	For	For	
DaVita Inc.	DVA	17-Jun-19	Annual	Management	1e	Elect Director Paul J. Diaz	For	For	
DaVita Inc.	DVA	17-Jun-19	Annual	Management	1f	Elect Director Peter T. Grauer	For	Against	We are holding this nominee accountable, as Chair of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale. We are also voting against this director due to concerns over tenure.
DaVita Inc.	DVA	17-Jun-19	Annual	Management	1g	Elect Director John M. Nehra	For	For	
DaVita Inc.	DVA	17-Jun-19	Annual	Management	1h	Elect Director Javier J. Rodriguez	For	For	
DaVita Inc.	DVA	17-Jun-19	Annual	Management	1i	Elect Director William L. Roper	For	For	
DaVita Inc.	DVA	17-Jun-19	Annual	Management	1j	Elect Director Kent J. Thiry	For	Against	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
DaVita Inc.	DVA	17-Jun-19	Annual	Management	1k	Elect Director Phyllis R. Yale	For	For	
DaVita Inc.	DVA	17-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
DaVita Inc.	DVA	17-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
DocuSign, Inc.	DOCU	17-Jun-19	Annual	Management	1.1	Elect Director Daniel D. Springer	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights.
DocuSign, Inc.	DOCU	17-Jun-19	Annual	Management	1.2	Elect Director Blake J. Irving	For	For	
DocuSign, Inc.	DOCU	17-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	1	Approve Company's Eligibility for Issuance of Convertible Bonds	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.1	Approve Bond Type	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.2	Approve Issue Size	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.3	Approve Par Value and Issue Price	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.4	Approve Bond Maturity	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.5	Approve Bond Interest Rate	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.6	Approve Period and Manner of Repayment of Capital and Interest	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.7	Approve Conversion Period	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.8	Approve Determination and Adjustment of Conversion Price	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.9	Approve Terms for Downward Adjustment of Conversion Price	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.10	Approve Method for Determining the Number of Shares for Conversion	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.11	Approve Terms of Redemption	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.12	Approve Terms of Sell-Back	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.13	Approve Attributable Dividends Annual Conversion	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.14	Approve Issue Manner and Target Subscribers	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.15	Approve Placing Arrangement for Shareholders	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.16	Approve Matters Relating to Meetings of Bondholders	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.17	Approve Use of Proceeds	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.18	Approve Guarantee Matters	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.19	Approve Depository of Raised Funds	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	2.20	Approve Resolution Validity Period	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	3	Approve Issuance of Convertible Bonds	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	4	Approve Demonstration Analysis Report in Connection to Issuance of Convertible Bonds	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	5	Approve Feasibility Analysis Report on the Use of Proceeds	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	6	Approve Report on the Usage of Previously Raised Funds	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	7	Approve Impact of Dilution of Current Returns on Major Financial Indicators and the Relevant Measures to be Taken	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	8	Approve Authorization of Board to Handle All Related Matters Regarding Issuance of Convertible Bonds	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	9	Approve Rules and Procedures Regarding General Meetings of Convertible Bondholders	For	For	
East Money Information Co., Ltd.	300059	17-Jun-19	Special	Management	10	Elect Shi Jia as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	1	Open Meeting	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	5	Receive Management Board Report on Group's and Company's Operations	None	None	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	6	Receive Financial Statements and Consolidated Financial Statements	None	None	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	7.1	Receive Supervisory Board Report on Management Board Reports on Company's and Group's Operations	None	None	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	7.2	Receive Supervisory Board Report on Standalone and Consolidated Financial Statements	None	None	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	7.3	Receive Supervisory Board Report on Management Board Proposal on Allocation of Income and Dividends	None	None	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	8.1	Receive Supervisory Board Report on Its Activities	None	None	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	8.2	Receive Supervisory Board Report on Company's and Group's Standing	None	None	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	8.3	Receive Supervisory Board Report on Evaluation of Company's Compliance with Corporate Governance Principles	None	None	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	9	Approve Financial Statements and Management Board Report on Company's Operations	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	10	Approve Allocation of Income and Dividends of PLN 3.18 per Share	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	11	Approve Consolidated Financial Statements and Management Board Report on Group's Operations	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	12.1	Approve Discharge of Boguslaw Bartczak (Supervisory Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	12.2	Approve Discharge of Krzysztof Kaczmarczyk (Supervisory Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	12.3	Approve Discharge of Janusz Krawczyk (Supervisory Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	12.4	Approve Discharge of Jakub Modrzejewski (Supervisory Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	12.5	Approve Discharge of Wojciech Nagel (Supervisory Board Member)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	12.6	Approve Discharge of Filip Paszke (Supervisory Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	12.7	Approve Discharge of Piotr Prazmo (Supervisory Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	12.8	Approve Discharge of Eugeniusz Szumiejko (Supervisory Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	13.1	Approve Discharge of Piotr Borowski (Management Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	13.2	Approve Discharge of Michal Cieciorski (Management Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	13.3	Approve Discharge of Marek Dietl (Management Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	13.4	Approve Discharge of Jacek Fotek (Management Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	13.5	Approve Discharge of Dariusz Kulakowski (Management Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	13.6	Approve Discharge of Izabela Olszewska (Management Board Member)	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	14	Elect Supervisory Board Member	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	15	Amend Statute	For	Against	We are not supportive of the proposed bylaws amendments as they are not in shareholders' best interests.
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	16	Elect Member of WSE Court	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	17.1	Elect Chairman of WSE Court	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	17.2	Elect Deputy Chairman of WSE Court	For	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Shareholder	18	Approve Remuneration Policy for Management Board Members	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Shareholder	19	Approve Remuneration Policy for Supervisory Board Members	None	For	
Gielda Papierow Wartosciowych w Warszawie SA	GPW	17-Jun-19	Annual	Management	20	Close Meeting	None	None	
Guangdong Investment Limited	270	17-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Guangdong Investment Limited	270	17-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Guangdong Investment Limited	270	17-Jun-19	Annual	Management	3.1	Elect Wen Yinheng as Director	For	For	
Guangdong Investment Limited	270	17-Jun-19	Annual	Management	3.2	Elect Ho Lam Lai Ping, Theresa as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

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Guangdong Investment Limited	270	17-Jun-19	Annual	Management	3.3	Elect Cai Yong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Guangdong Investment Limited	270	17-Jun-19	Annual	Management	3.4	Elect Chan Cho Chak, John as Director	For	Against	We are voting against this director due to concerns over tenure. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Guangdong Investment Limited	270	17-Jun-19	Annual	Management	3.5	Elect Wu Ting Yuk, Anthony as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Guangdong Investment Limited	270	17-Jun-19	Annual	Management	3.6	Authorize Board to Fix Remuneration of Directors	For	For	
Guangdong Investment Limited	270	17-Jun-19	Annual	Management	4	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Guangdong Investment Limited	270	17-Jun-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Guangdong Investment Limited	270	17-Jun-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
H&R Real Estate Investment Trust	HR.UN	17-Jun-19	Annual	Management	1	Elect Trustee Alex Avery	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
H&R Real Estate Investment Trust	HR.UN	17-Jun-19	Annual	Management	2	Elect Trustee Robert E. Dickson	For	For	
H&R Real Estate Investment Trust	HR.UN	17-Jun-19	Annual	Management	3	Elect Trustee Edward Gilbert	For	Withhold	We are voting against this director due to concerns over tenure.
H&R Real Estate Investment Trust	HR.UN	17-Jun-19	Annual	Management	4	Elect Trustee Thomas J. Hofstedter	For	For	
H&R Real Estate Investment Trust	HR.UN	17-Jun-19	Annual	Management	5	Elect Trustee Laurence A. Lebovic	For	Withhold	We are voting against this director due to concerns over tenure.
H&R Real Estate Investment Trust	HR.UN	17-Jun-19	Annual	Management	6	Elect Trustee Juli Morrow	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
H&R Real Estate Investment Trust	HR.UN	17-Jun-19	Annual	Management	7	Elect Trustee Ronald C. Rutman	For	Withhold	We are voting against this director due to concerns over tenure.
H&R Real Estate Investment Trust	HR.UN	17-Jun-19	Annual	Management	8	Elect Trustee Stephen L. Sender	For	For	
H&R Real Estate Investment Trust	HR.UN	17-Jun-19	Annual	Management	9	Approve KPMG LLP as Auditors and Authorize Trustees to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.

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H&R Real Estate Investment Trust	HR.UN	17-Jun-19	Annual	Management	10	Advisory Vote on Executive Compensation Approach	For	For	
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 6	For	For	
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	2.1	Elect Director Akamatsu, Ken	For	Against	We are holding the Chairman accountable for sustained unsatisfactory financial performance.
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	2.2	Elect Director Sugie, Toshihiko	For	Against	We are holding the President accountable for sustained unsatisfactory financial performance.
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	2.3	Elect Director Takeuchi, Toru	For	Against	We do not support insiders on the board other than the President and Chairman.
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	2.4	Elect Director Muto, Takaaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	2.5	Elect Director Igura, Hidehiko	For	Against	We do not support insiders on the board other than the President and Chairman.
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	2.6	Elect Director Kuboyama, Michiko	For	For	
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	2.7	Elect Director Iijima, Masami	For	For	
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	2.8	Elect Director Doi, Miwako	For	For	
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	2.9	Elect Director Oyamada, Takashi	For	For	
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	3	Appoint Statutory Auditor Shirai, Toshinori	For	Against	We are not supportive of insiders on the board of statutory auditors.
Isetan Mitsukoshi Holdings Ltd.	3099	17-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	1	Open Meeting	None	None	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	2a	Discuss Implementation of Remuneration Policy	None	None	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	2b	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	2c	Adopt Financial Statements and Statutory Reports	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	2d	Approve Discharge of Board Members	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	3a	Reelect Richard L. Clemmer as Executive Director	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	3b	Reelect Peter Bonfield as Non-Executive Director	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	3c	Reelect Kenneth A. Goldman as Non-Executive Director	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	3d	Reelect Josef Kaeser as Non-Executive Director	For	Against	This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	3e	Elect Lena Olving as Non-Executive Director	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	3f	Reelect Peter Smitham as Non-Executive Director	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	3g	Reelect Julie Southern as Non-Executive Director	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	3h	Elect Jasmin Staiblin as Non-Executive Director	For	For	

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NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	3i	Reelect Gregory Summe as Non-Executive Director	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	3j	Elect Karl-Henrik Sundstrom as Non-Executive Director	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	4a	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	4b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	5	Approve NXP 2019 Omnibus Incentive Plan	For	Against	The omnibus stock plan does not meet our guidelines.
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	6	Authorize Repurchase of Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	7	Approve Cancellation of Repurchased Shares	For	For	
NXP Semiconductors NV	NXPI	17-Jun-19	Annual	Management	8	Ratify KPMG Accountants N.V. as Auditors	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	1	Open Meeting	None	None	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	2	Receive Report of Management Board (Non-Voting)	None	None	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	3.a	Receive Report of Supervisory Board (Non-Voting)	None	None	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	3.b	Discuss Remuneration Report Containing Remuneration Policy for Supervisory Board Members	None	None	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	4	Adopt Financial Statements and Statutory Reports	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	5	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	6	Approve Discharge of Management Board	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	7	Approve Discharge of Supervisory Board	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	8.a	Reelect Stephane Bancel to Supervisory Board	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	8.b	Reelect Hakan Bjorklund to Supervisory Board	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	8.c	Reelect Metin Colpan to Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees.
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	8.d	Reelect Ross L. Levine to Supervisory Board	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	8.e	Reelect Elaine Mardis to Supervisory Board	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	8.f	Reelect Lawrence A. Rosen to Supervisory Board	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	8.g	Reelect Elizabeth E. Tallett to Supervisory Board	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	9.a	Reelect Peer M. Schatz to Management Board	For	For	

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QIAGEN NV	QGEN	17-Jun-19	Annual	Management	9.b	Reelect Roland Sackers to Management Board	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	10	Ratify KPMG as Auditors	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	11.a	Grant Board Authority to Issue Shares	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	11.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	11.c	Authorize Board to Exclude Preemptive Rights from Share Issuances in Connection to Mergers, Acquisitions or Strategic Alliances	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	12	Authorize Repurchase of Issued Share Capital	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	13	Amend Articles of Association	For	For	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	14	Allow Questions	None	None	
QIAGEN NV	QGEN	17-Jun-19	Annual	Management	15	Close Meeting	None	None	
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	1.1	Elect Director Futagoishi, Kensuke	For	For	
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	1.2	Elect Director Funatake, Yasuaki	For	For	
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	1.3	Elect Director Ishiguro, Kazuhiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	1.4	Elect Director Kawada, Hisanao	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	1.5	Elect Director Inagaki, Kazutaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	1.6	Elect Director Goto, Katsuhiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	1.7	Elect Director Kigawa, Makoto	For	For	
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	1.8	Elect Director Itami, Toshihiko	For	For	
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	1.9	Elect Director Fukuo, Koichi	For	For	
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	1.10	Elect Director Kuroda, Yukiko	For	For	
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Terashima, Hideaki	For	For	
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Toge, Yukie	For	For	
Seven Bank Ltd.	8410	17-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Eda, Chieko	For	For	
Tatung Co.	2371	17-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Tatung Co.	2371	17-Jun-19	Annual	Management	2	Approve Statement of Profit and Loss Appropriation	For	For	
Tatung Co.	2371	17-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Tatung Co.	2371	17-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Tatung Co.	2371	17-Jun-19	Annual	Management	5	Amend Procedures for Endorsement and Guarantees	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tatung Co.	2371	17-Jun-19	Annual	Management	6	Amend Procedures for Lending Funds to Other Parties	For	For	
Tatung Co.	2371	17-Jun-19	Annual	Shareholder	7	Approve Dismissal of Peng Fei Su	Against	Against	This proposal is not in shareholders' best interests.
Tatung Co.	2371	17-Jun-19	Annual	Shareholder	8	Approve Dismissal of Tzong Der Liou	Against	Against	This proposal is not in shareholders' best interests.
Tatung Co.	2371	17-Jun-19	Annual	Shareholder	9	Approve Dismissal of Chi Ming Wu	Against	Against	This proposal is not in shareholders' best interests.
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 90	For	For	
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	2.1	Elect Director Toyoda, Kanshiro	For	For	
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	2.2	Elect Director Ise, Kiyotaka	For	For	
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	2.3	Elect Director Mitsuya, Makoto	For	Against	We do not support insiders on the board other than the President and Chairman.
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	2.4	Elect Director Mizushima, Toshiyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	2.5	Elect Director Ozaki, Kazuhisa	For	Against	We do not support insiders on the board other than the President and Chairman.
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	2.6	Elect Director Kobayashi, Toshio	For	For	
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	2.7	Elect Director Haraguchi, Tsunekazu	For	For	
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	2.8	Elect Director Hamada, Michiyo	For	For	
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	2.9	Elect Director Otake, Tetsuya	For	Against	We do not support insiders on the board other than the President and Chairman.
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	3	Appoint Statutory Auditor Kato, Mitsuhsisa	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	5	Approve Compensation Ceiling for Directors	For	For	
Aisin Seiki Co., Ltd.	7259	18-Jun-19	Annual	Management	6	Approve Restricted Stock Plan	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	1	Approve Consolidated and Standalone Financial Statements	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	2	Approve Non-Financial Information Report	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	4	Approve Discharge of Board	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	5	Approve Reduction in Share Capital via Amortization of Treasury Shares	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	6	Fix Number of Directors at 13	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	7.1	Elect Josep Pique Camps as Director	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	7.2	Elect William Connelly as Director	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	7.3	Reelect Jose Antonio Tazon Garcia as Director	For	For	

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Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	7.4	Reelect Luis Maroto Camino as Director	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	7.5	Reelect David Webster as Director	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	7.6	Reelect Guillermo de la Dehesa Romero as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	7.7	Reelect Clara Furse as Director	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	7.8	Reelect Pierre-Henri Gourgeon as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	7.9	Reelect Francesco Loredan as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	8	Advisory Vote on Remuneration Report	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	9	Approve Remuneration of Directors	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	10	Authorize Issuance of Convertible Bonds, Debentures, Warrants, and Other Debt Securities without Preemptive Rights up to EUR 5 Billion	For	For	
Amadeus IT Group SA	AMS	18-Jun-19	Annual	Management	11	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Apellis Pharmaceuticals, Inc.	APLS	18-Jun-19	Annual	Management	1.1	Elect Director A. Sinclair Dunlop	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Apellis Pharmaceuticals, Inc.	APLS	18-Jun-19	Annual	Management	1.2	Elect Director Alec Machiels	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights.
Apellis Pharmaceuticals, Inc.	APLS	18-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditor	For	For	
Apellis Pharmaceuticals, Inc.	APLS	18-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks disclosure, and it lacks certain risk mitigation features.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Apellis Pharmaceuticals, Inc.	APLS	18-Jun-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 19	For	For	
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	2	Amend Articles to Authorize Board to Determine Income Allocation	For	For	
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	3.1	Elect Director Hatanaka, Yoshihiko	For	For	
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	3.2	Elect Director Yasukawa, Kenji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	3.3	Elect Director Okamura, Naoki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	3.4	Elect Director Sekiyama, Mamoru	For	For	
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	3.5	Elect Director Yamagami, Keiko	For	For	
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	3.6	Elect Director Kawabe, Hiroshi	For	For	
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	3.7	Elect Director Ishizuka, Tatsuro	For	For	
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	4	Elect Director and Audit Committee Member Shibumura, Haruko	For	For	
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	5	Elect Alternate Director and Audit Committee Member Takahashi, Raita	For	For	
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	6	Approve Fixed Cash Compensation Ceiling and Annual Bonus Ceiling for Directors Who Are Not Audit Committee Members	For	For	
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	7	Approve Trust-Type Equity Compensation Plan	For	For	
Astellas Pharma, Inc.	4503	18-Jun-19	Annual	Management	8	Approve Annual Bonus	For	For	
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.1	Elect JONNEY SHIH, with Shareholder No. 71, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.2	Elect TED HSU, with Shareholder No. 4, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.3	Elect JONATHAN TSANG, with Shareholder No. 25370, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.4	Elect JERRY SHEN, with Shareholder No. 80, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.5	Elect ERIC CHEN, with Shareholder No. 135, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.6	Elect S.Y. HSU, with Shareholder No. 116, as Non-Independent Director	For	For	
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.7	Elect SAMSON HU, with Shareholder No. 255368, as Non-Independent Director	For	For	
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.8	Elect JOE HSIEH, with ID No. A123222XXX, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.9	Elect JACKIE HSU, with Shareholder No. 67474, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.10	Elect TZE KAING YANG, with ID No. A102241XXX, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.11	Elect CHUNG HOU TAI, with Shareholder No. 88, as Independent Director	For	Against	This director is overboarded.
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.12	Elect MING YU LEE, with ID No. F120639XXX, as Independent Director	For	For	
ASUSTek Computer, Inc.	2357	18-Jun-19	Annual	Management	5.13	Elect CHUN AN SHEU, with ID No. R101740XXX, as Independent Director	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Special	Management	1	Authorize Repurchase of Issued Share Capital	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	3	Approve 2018 Financial Report	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	4	Approve 2018 Profits Distribution and Dividends Distribution Plan	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	5	Approve PricewaterhouseCoopers as International Auditor and PricewaterhouseCoopers Zhong Tian LLP as Domestic Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	6.1	Approve Purchase of Products Between the Group and Beijing Automotive Group Co., Ltd. and Its Associates Under the Products and Services Purchasing Framework Agreement	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	6.2	Approve Purchase of Services Transactions Between the Group and Beijing Automotive Group Co., Ltd. and Its Associates Under the Products and Services Purchasing Framework Agreement	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	6.3	Approve Sale of Products Between the Group and Beijing Automotive Group Co., Ltd. and Its Associates Under the Provision of Products and Services Framework Agreement	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	6.4	Approve Deposit Transactions Between the Group and BAIC Group Finance Co., Ltd. Under the Financial Services Framework Agreement	For	Against	This proposal is not in shareholders' best interests.
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	7	Elect Jin Wei as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	8	Approve Provision of Guarantee for BAIC Automobile SA Proprietary Limited	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	9	Approve Grant of General Mandate to Issue Debt Financing Instruments	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Management	11	Authorize Repurchase of Issued Share Capital	For	For	
BAIC Motor Corporation Limited	1958	18-Jun-19	Annual	Shareholder	12	Elect Harald Emil Wilhelm as Director	For	For	
Blueprint Medicines Corporation	BPMC	18-Jun-19	Annual	Management	1.1	Elect Director Jeffrey W. Albers	For	For	
Blueprint Medicines Corporation	BPMC	18-Jun-19	Annual	Management	1.2	Elect Director Mark Goldberg	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Blueprint Medicines Corporation	BPMC	18-Jun-19	Annual	Management	1.3	Elect Director Nicholas Lydon	For	Withhold	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Blueprint Medicines Corporation	BPMC	18-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, lacks disclosure and certain risk mitigation features, and contains features that are not in line with best practice.
Blueprint Medicines Corporation	BPMC	18-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
BOC Aviation Limited	2588	18-Jun-19	Special	Management	1	Approve Proposed Annual Caps in Relation to Continuing Connected Transactions	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	1	Open Meeting	None	None	
CCC SA	CCC	18-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
CCC SA	CCC	18-Jun-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	5	Receive Management Board Reports on Company's and Group's Operations and Standalone and Consolidated Financial Statements	None	None	
CCC SA	CCC	18-Jun-19	Annual	Management	6.1	Receive Supervisory Board Opinion on Company's Standing, Internal Controlling, Risk Management Systems, Compliance, and Internal Audit Function	None	None	
CCC SA	CCC	18-Jun-19	Annual	Management	6.2	Receive Supervisory Board Reports on Management Board Reports on Company's and Group's Operations, Standalone and Consolidated Financial Statements, and Management Board's Proposal on Treatment of Loss, and Allocation of Income	None	None	
CCC SA	CCC	18-Jun-19	Annual	Management	7	Approve Management Board Report on Company's Operations and Financial Statements	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	8	Approve Management Board Report on Group's Operations and Consolidated Financial Statements	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CCC SA	CCC	18-Jun-19	Annual	Management	9	Approve Treatment of Net Loss	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	10	Approve Transfer from Reserve Capital to Dividend Pool	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	11.1	Approve Discharge of Dariusz Milek (CEO)	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	11.2	Approve Discharge of Mariusz Gnych (Deputy CEO)	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	11.3	Approve Discharge of Karol Poltorak (Deputy CEO)	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	11.4	Approve Discharge of Marcin Czyczerski (Deputy CEO)	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	11.5	Approve Discharge of Marcin Palazej (Deputy CEO)	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	12.1	Approve Discharge of Wieslaw Oles (Supervisory Board Chairman)	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	12.2	Approve Discharge of Marcin Murawski (Supervisory Board Member)	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	12.3	Approve Discharge of Jerzy Suchnicki (Supervisory Board Member)	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	12.4	Approve Discharge of Waldemar Jurkiewicz (Supervisory Board Member)	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	12.5	Approve Discharge of Piotr Nowjalis (Supervisory Board Member)	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	13	Fix Number of Supervisory Board Members	For	Against	We view the proposed board size as too small.
CCC SA	CCC	18-Jun-19	Annual	Management	14.1	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
CCC SA	CCC	18-Jun-19	Annual	Management	14.2	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
CCC SA	CCC	18-Jun-19	Annual	Management	14.3	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
CCC SA	CCC	18-Jun-19	Annual	Management	14.4	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CCC SA	CCC	18-Jun-19	Annual	Management	14.5	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
CCC SA	CCC	18-Jun-19	Annual	Management	15	Elect Supervisory Board Chairman	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
CCC SA	CCC	18-Jun-19	Annual	Management	16	Approve Remuneration of Supervisory Board Members	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	17	Amend Statute	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	18	Amend Regulations on Supervisory Board	For	For	
CCC SA	CCC	18-Jun-19	Annual	Management	19	Close Meeting	None	None	
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	1	Approve 2018 Audited Financial Statements	For	For	
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	2	Approve Profit Distribution Plan and Final Dividend	For	For	
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	3	Approve Ernst & Young as International Auditor and Ernst & Young Hua Ming LLP as Domestic Auditor and Authorize Board to Fix Their Remuneration	For	For	
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	4	Approve 2018 Report of the Board	For	For	
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	5	Approve 2018 Report of the Supervisory Committee	For	For	
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	6	Approve Report on the Use of the Previously Raised Proceeds	For	For	
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	7	Approve Proposed Issuance of Medium and Long-Term Bonds of the Company and Authorize Liu Qitao, Song Hailiang, Peng Bihong to Deal with All Relevant Matters in Relation to the Issuance of Medium and Long-Term Bonds	For	For	
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for A Shares and/or H Shares and/or Preference Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	9	Approve Extension of the Validity Period of the General Meeting Resolution in Relation to the A Share Convertible Bonds and Extension of the Validity Period of the Corresponding Board Authorization	For	For	
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	10	Approve Connected Transaction in Relation to the Possible Subscription for A Share Convertible Bonds by China Communications Construction Group (Limited)	For	For	
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	11	Approve 2019 Estimated Cap for the Internal Guarantees of the Group and Authorize Management to Deal With All Matters in Relation to Providing Internal Guarantees within the Approved Amount	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
China Communications Construction Company Limited	1800	18-Jun-19	Annual	Management	12	Approve Launch of Asset-Backed Securitization by the Group and Authorize Chairman and/or Vice-Chairman and/or President and/or Chief Financial Officer to Deal With Matters in Relation to the Asset-Backed Securitization	For	For	
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Supervisory Committee	For	For	
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	5	Approve 2018 Annual Report and Its Summary	For	For	
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	6	Approve Determination of the Caps for Guarantees for Subsidiaries of the Company for 2019	For	For	
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	7	Approve Deloitte Touche Tohmatsu CPA LLP as External Auditors and Payment of 2018 Auditing Service Fee	For	For	
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	8	Approve Remuneration of Directors and Supervisors	For	For	
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	9	Approve Measures for the Management of Remuneration of Directors and Supervisors	For	For	
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	10	Elect Chen Dayang as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Shareholder	11	Approve Provision of Guarantee by China Railway Construction Real Estate for Loans of Invested Companies	For	For	
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Shareholder	12	Amend Articles of Association	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	13	Approve Increase in Issuance Size of Domestic and Overseas Bonds	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
China Railway Construction Corporation Limited	1186	18-Jun-19	Annual	Management	14	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Chroma Ate, Inc.	2360	18-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Chroma Ate, Inc.	2360	18-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Chroma Ate, Inc.	2360	18-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	
Chroma Ate, Inc.	2360	18-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Chroma Ate, Inc.	2360	18-Jun-19	Annual	Management	5	Amend Trading Procedures Governing Derivatives Products	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	2.1	Approve Allocation of Income	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	2.2	Approve Dividend from Reserves	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	3	Approve Discharge of Board and Senior Management	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.1	Re-elect Anastassis David as Director and as Board Chairman	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.2	Re-elect Alexandra Papalexopoulou as Director and as Member of the Remuneration Committee	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.3	Re-elect Reto Francioni as Director and as Member of the Remuneration Committee	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.4	Re-elect Charlotte Boyle as Director and as Member of the Remuneration Committee	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.5	Re-elect Zoran Bogdanovic as Director	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.6	Re-elect Olusola David-Borha as Director	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.7	Re-elect William Douglas III as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.8	Re-elect Anastasios Leventis as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.9	Re-elect Christodoulos Leventis as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.A	Re-elect Jose Octavio Reyes as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.B	Re-elect Robert Rudolph as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.1.C	Re-elect John Sechi as Director	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	4.2	Elect Alfredo Rivera as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	5	Designate Ines Poeschel as Independent Proxy	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	6.1	Reappoint PricewaterhouseCoopers AG as Auditors	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	6.2	Advisory Vote on Reappointment of the Independent Registered Public Accounting Firm PricewaterhouseCoopers SA for UK Purposes	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	7	Approve UK Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	8	Approve Remuneration Policy	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	9	Approve Swiss Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	10.1	Approve Maximum Aggregate Amount of Remuneration for Directors	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	10.2	Approve Maximum Aggregate Amount of Remuneration for the Operating Committee	For	For	
Coca-Cola HBC AG	CCH	18-Jun-19	Annual	Management	11	Approve Share Capital Reduction by Cancelling Treasury Shares	For	For	
Deutsche Wohnen SE	DWNI	18-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Deutsche Wohnen SE	DWNI	18-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.87 per Share	For	For	
Deutsche Wohnen SE	DWNI	18-Jun-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
Deutsche Wohnen SE	DWNI	18-Jun-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Deutsche Wohnen SE	DWNI	18-Jun-19	Annual	Management	5	Ratify KPMG AG as Auditors for Fiscal 2019	For	For	
Deutsche Wohnen SE	DWNI	18-Jun-19	Annual	Management	6	Elect Arwed Fischer to the Supervisory Board	For	For	
E Ink Holdings, Inc.	8069	18-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
E Ink Holdings, Inc.	8069	18-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
E Ink Holdings, Inc.	8069	18-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
E Ink Holdings, Inc.	8069	18-Jun-19	Annual	Management	4	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
E Ink Holdings, Inc.	8069	18-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
E Ink Holdings, Inc.	8069	18-Jun-19	Annual	Management	6	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
E Ink Holdings, Inc.	8069	18-Jun-19	Annual	Shareholder	7.1	Elect Bo-Yong Chu with ID No. A104295XXX as Independent Director	None	For	
Eclat Textile Co., Ltd.	1476	18-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Eclat Textile Co., Ltd.	1476	18-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Eclat Textile Co., Ltd.	1476	18-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	
Eclat Textile Co., Ltd.	1476	18-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Eclat Textile Co., Ltd.	1476	18-Jun-19	Annual	Management	5	Amend Procedures for Endorsement and Guarantees	For	For	
Eclat Textile Co., Ltd.	1476	18-Jun-19	Annual	Management	6	Amend Procedures for Lending Funds to Other Parties	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	3	Re-elect Alexander Abramov as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair. We are voting against this director due to concerns over tenure.
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	4	Re-elect Alexander Frolov as Director	For	For	
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	5	Re-elect Eugene Shvidler as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	6	Re-elect Eugene Tenenbaum as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	7	Elect Laurie Argo as Director	For	For	
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	8	Re-elect Karl Gruber as Director	For	For	
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	9	Re-elect Deborah Gudgeon as Director	For	For	
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	10	Re-elect Alexander Izosimov as Director	For	For	
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	11	Re-elect Sir Michael Peat as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	12	Reappoint Ernst & Young LLP as Auditors	For	For	
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	13	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	14	Authorise Issue of Equity	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	15	Authorise Issue of Equity without Pre-emptive Rights	For	For	
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	16	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	17	Authorise Market Purchase of Ordinary Shares	For	For	
EVRAZ Plc	EVR	18-Jun-19	Annual	Management	18	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Faes Farma SA	FAE	18-Jun-19	Annual	Management	1	Approve Consolidated and Standalone Financial Statements, Allocation of Income, and Discharge of Board	For	For	
Faes Farma SA	FAE	18-Jun-19	Annual	Management	2	Approve Non-Financial Information Report	For	For	
Faes Farma SA	FAE	18-Jun-19	Annual	Management	3.1	Reelect Inigo Zavala Ortiz de la Torre as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Faes Farma SA	FAE	18-Jun-19	Annual	Management	3.2	Reelect Carlos de Alcocer Torra as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
Faes Farma SA	FAE	18-Jun-19	Annual	Management	3.3	Reelect Francisco Javier Usaola Garcia as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Faes Farma SA	FAE	18-Jun-19	Annual	Management	3.4	Elect Maria Eugenia Zugaza Salazar as Director	For	For	
Faes Farma SA	FAE	18-Jun-19	Annual	Management	4	Approve Scrip Dividends	For	For	
Faes Farma SA	FAE	18-Jun-19	Annual	Management	5	Authorize Issuance of Non-Convertible Bonds/Debentures and/or Other Debt Securities up to EUR 100 Million	For	For	
Faes Farma SA	FAE	18-Jun-19	Annual	Management	6	Authorize Increase in Capital up to 50 Percent via Issuance of Equity or Equity-Linked Securities with Preemptive Rights	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Faes Farma SA	FAE	18-Jun-19	Annual	Management	7	Advisory Vote on Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Faes Farma SA	FAE	18-Jun-19	Annual	Management	8	Authorize Board to Ratify and Execute Approved Resolutions	For	For	
Faes Farma SA	FAE	18-Jun-19	Annual	Management	9	Allow Questions	None	None	
Far EasTone Telecommunications Co., Ltd.	4904	18-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Far EasTone Telecommunications Co., Ltd.	4904	18-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Far EasTone Telecommunications Co., Ltd.	4904	18-Jun-19	Annual	Management	3	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Far EasTone Telecommunications Co., Ltd.	4904	18-Jun-19	Annual	Management	4	Amend Procedures for Lending Funds to Other Parties	For	For	
Far EasTone Telecommunications Co., Ltd.	4904	18-Jun-19	Annual	Management	5	Amend Procedures for Endorsement and Guarantees	For	For	
Five Below, Inc.	FIVE	18-Jun-19	Annual	Management	1a	Elect Director Catherine E. Buggeln	For	For	
Five Below, Inc.	FIVE	18-Jun-19	Annual	Management	1b	Elect Director Michael F. Devine, III	For	For	
Five Below, Inc.	FIVE	18-Jun-19	Annual	Management	1c	Elect Director Ronald L. Sargent	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are voting against the Chair of the Nomination Committee for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the combined CEO and Chair position.
Five Below, Inc.	FIVE	18-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Five Below, Inc.	FIVE	18-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Five Below, Inc.	FIVE	18-Jun-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	Three Years	One Year	We are supportive of annual advisory say-on-pay (SOP) votes as it enhances shareholders' rights.
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	1	Approve Final Dividend	For	For	
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	2	Approve Directors' Fees	For	For	
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	3	Approve Directors' Benefits	For	For	
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	4	Elect Mohd Zahidi bin Hj Zainuddin as Director	For	For	
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	5	Elect Lim Kok Thay as Director	For	Against	We do not support insiders on the board other than the CEO. This director is overboarded. We are voting against this director due to concerns over tenure.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	6	Elect Ching Yew Chye as Director	For	For	
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	7	Elect Tan Kong Han as Director	For	For	
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	8	Approve PricewaterhouseCoopers PLT as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	10	Authorize Share Repurchase Program	For	For	
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	11	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
Genting Plantations Berhad	2291	18-Jun-19	Annual	Management	1	Adopt New Constitution	For	For	
Global Blood Therapeutics, Inc.	GBT	18-Jun-19	Annual	Management	1.1	Elect Director Ted W. Love	For	For	
Global Blood Therapeutics, Inc.	GBT	18-Jun-19	Annual	Management	1.2	Elect Director Glenn F. Pierce	For	For	
Global Blood Therapeutics, Inc.	GBT	18-Jun-19	Annual	Management	1.3	Elect Director Dawn Svoronos	For	For	
Global Blood Therapeutics, Inc.	GBT	18-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, it lacks certain risk mitigation features, and contains features that are not in line with best practice.
Global Blood Therapeutics, Inc.	GBT	18-Jun-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Guardant Health, Inc.	GH	18-Jun-19	Annual	Management	1A	Elect Director Aaref Hilaly	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights.
Guardant Health, Inc.	GH	18-Jun-19	Annual	Management	1B	Elect Director Stanley Meresman	For	Against	We are voting against incumbent directors on the ballot for failing to remove bylaws that restrict shareholder rights. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Guardant Health, Inc.	GH	18-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	3	Approve 2018 Annual Report	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	4	Approve 2018 Final Accounts Report	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	6	Approve 2019 Appointment of Auditing Firms	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	7	Approve Dilution of Current Returns as a Result of the Non-Public Issuance of A Shares	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.01	Approve Related-Party Transaction with Shanghai Guosheng Group Co., Ltd. and its Related Companies	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.02	Approve Related-Party Transaction with BNP Paribas Investment Partners BE Holding SA and its Related Companies	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.03	Approve Related-Party Transaction with Shanghai Shengyuan Real Estate (Group) Co., Ltd.	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.04	Approve Related-Party Transaction with Other Related Corporate Entities	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.05	Approve Related-Party Transaction with Related Natural Persons	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9.01	Elect Zhou Jie as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9.02	Elect Qu Qiuping as Director	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9.03	Elect Ren Peng as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9.04	Elect Tu Xuanxuan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9.05	Elect Yu Liping as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9.06	Elect Chen Bin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9.07	Elect Xu Jianguo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9.08	Elect Zhang Ming as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9.09	Elect Lam Lee G. as Director	For	Against	This director is overboarded. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9.10	Elect Zhu Hongchao as Director	For	Against	This director is overboarded.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9.11	Elect Zhou Yu as Director	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	10.01	Elect Xu Renzhong as Supervisor	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	10.02	Elect Cao Yijian as Supervisor	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	10.03	Elect Zheng Xiaoyun as Supervisor	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	10.04	Elect Dai Li as Supervisor	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	10.05	Elect Feng Huang as Supervisor	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	1	Approve Compliance of the Company with the Conditions of Non-public Issuance of A Shares	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	2.01	Approve Class and Nominal Value of Shares to be Issued	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	2.02	Approve Method and Timing of Issuance	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	2.03	Approve Target Subscribers and Subscription Method	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	2.04	Approve Number of Shares to be Issued and Amount of Proceeds to be Raised	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	2.05	Approve Issuance Price and Pricing Principle	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	2.06	Approve Use of Proceeds	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	2.07	Approve Lock-up Period	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	2.08	Approve Place of Listing	For	Against	This proposal is not in shareholders' best interests.

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Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	2.09	Approve Arrangement for the Retained Profits of the Company Prior to the Issuance	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	2.10	Approve Validity Period of the Resolution	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	3	Approve Adjusted Proposal in Respect of the Non-public Issuance of A Shares	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	4.01	Approve Subscription Agreement with Shanghai Guosheng Group Co., Ltd.	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	4.02	Approve Subscription Agreement with Shanghai Haiyan Investment Management Company Limited	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	4.03	Approve Subscription Agreement with Bright Food (Group) Co., Ltd.	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	4.04	Approve Subscription Agreement with Shanghai Electric (Group) Corporation	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	5	Approve Feasibility Report on the Use of Proceeds Raised from the Non-public Issuance of A Shares	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	6	Approve Related Party Transaction in Relation to the Non-Public Issuance of A Shares	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	7	Authorize Board to Deal With Matters in Relation to the Non-public Issuance of A Shares of the Company	For	Against	This proposal is not in shareholders' best interests.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.01	Approve Type	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.02	Approve Term	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.03	Approve Interest Rate	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.04	Approve Issuer, Issue Method and Issue Size	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.05	Approve Issue Price	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.06	Approve Security and Other Credit Enhancement Arrangements	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.07	Approve Use of Proceeds	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.08	Approve Target Subscribers and Arrangements on Placement to Shareholders of the Company	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.09	Approve Guarantee Measures for Repayment	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.10	Approve Validity Period	For	For	
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	8.11	Approve Authorization for Issuance of Onshore and Offshore Debt Financing Instruments	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for A Shares and/or H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Haitong Securities Co. Ltd.	6837	18-Jun-19	Annual	Management	10	Amend Articles of Association and the Rules of Procedures for Shareholder's General Meetings, Board Meetings and Supervisory Committee of the Company	For	For	
Hamburger Hafen und Logistik AG	HHFA	18-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Heron Therapeutics, Inc.	HRTX	18-Jun-19	Annual	Management	1.1	Elect Director Kevin Tang	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. This director is also overboarded.
Heron Therapeutics, Inc.	HRTX	18-Jun-19	Annual	Management	1.2	Elect Director Barry Quart	For	For	
Heron Therapeutics, Inc.	HRTX	18-Jun-19	Annual	Management	1.3	Elect Director Craig Johnson	For	For	
Heron Therapeutics, Inc.	HRTX	18-Jun-19	Annual	Management	1.4	Elect Director John Poyhonen	For	For	
Heron Therapeutics, Inc.	HRTX	18-Jun-19	Annual	Management	1.5	Elect Director Christian Waage	For	For	
Heron Therapeutics, Inc.	HRTX	18-Jun-19	Annual	Management	2	Ratify OUM & Co. LLP as Auditors	For	For	
Heron Therapeutics, Inc.	HRTX	18-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, lacks disclosure and lacks risk mitigation features.
Heron Therapeutics, Inc.	HRTX	18-Jun-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	
Heron Therapeutics, Inc.	HRTX	18-Jun-19	Annual	Management	5	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Heron Therapeutics, Inc.	HRTX	18-Jun-19	Annual	Management	6	Amend Qualified Employee Stock Purchase Plan	For	For	
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 55	For	For	
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	2.1	Elect Director Ueki, Yoshiharu	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	2.2	Elect Director Akasaka, Yuji	For	Against	We are holding the President accountable for the board not being one-third independent.
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	2.3	Elect Director Fujita, Tadashi	For	Against	We do not support insiders on the board other than the President and Chairman.
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	2.4	Elect Director Kikuyama, Hideki	For	Against	We do not support insiders on the board other than the President and Chairman.
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	2.5	Elect Director Shimizu, Shinichiro	For	Against	We do not support insiders on the board other than the President and Chairman.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	2.6	Elect Director Toyoshima, Ryuzo	For	Against	We do not support insiders on the board other than the President and Chairman.
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	2.7	Elect Director Gondo, Nobuyoshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	2.8	Elect Director Kobayashi, Eizo	For	For	
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	2.9	Elect Director Ito, Masatoshi	For	For	
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	2.10	Elect Director Hatchoji, Sonoko	For	For	
Japan Airlines Co., Ltd.	9201	18-Jun-19	Annual	Management	3	Appoint Statutory Auditor Saito, Norikazu	For	Against	We are not supportive of insiders on the board of statutory auditors.
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.1	Elect Director Ikeda, Norito	For	For	
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.2	Elect Director Tanaka, Susumu	For	Against	We do not support insiders on the board other than the Chairman and/or President. .
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.3	Elect Director Nagato, Masatsugu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.4	Elect Director Nakazato, Ryoichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.5	Elect Director Arita, Tomoyoshi	For	For	
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.6	Elect Director Nohara, Sawako	For	For	
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.7	Elect Director Machida, Tetsu	For	For	
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.8	Elect Director Akashi, Nobuko	For	For	
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.9	Elect Director Ikeda, Katsuaki	For	For	
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.10	Elect Director Chubachi, Ryoji	For	For	
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.11	Elect Director Takeuchi, Keisuke	For	For	
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.12	Elect Director Kaiwa, Makoto	For	For	
Japan Post Bank Co., Ltd.	7182	18-Jun-19	Annual	Management	1.13	Elect Director Aihara, Risa	For	For	
Jiangsu Nwha Pharmaceutical Co., Ltd.	002262	18-Jun-19	Special	Management	1	Approve Increase in Business Scope	For	For	
Jiangsu Nwha Pharmaceutical Co., Ltd.	002262	18-Jun-19	Special	Management	2	Approve Repurchase Cancellation of Performance Shares	For	For	
Jiangsu Nwha Pharmaceutical Co., Ltd.	002262	18-Jun-19	Special	Management	3	Approve Amendments to Articles of Association	For	For	
JSR Corp.	4185	18-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 30	For	For	
JSR Corp.	4185	18-Jun-19	Annual	Management	2	Amend Articles to Amend Provisions on Director Titles - Clarify Director Authority on Board Meetings	For	For	
JSR Corp.	4185	18-Jun-19	Annual	Management	3.1	Elect Director Eric Johnson	For	Against	We do not support insiders on the board other than the President and Chairman.
JSR Corp.	4185	18-Jun-19	Annual	Management	3.2	Elect Director Kawahashi, Nobuo	For	For	
JSR Corp.	4185	18-Jun-19	Annual	Management	3.3	Elect Director Koshiba, Mitsunobu	For	For	

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JSR Corp.	4185	18-Jun-19	Annual	Management	3.4	Elect Director Kawasaki, Koichi	For	Against	We do not support insiders on the board other than the President and Chairman.
JSR Corp.	4185	18-Jun-19	Annual	Management	3.5	Elect Director Miyazaki, Hideki	For	Against	We do not support insiders on the board other than the President and Chairman.
JSR Corp.	4185	18-Jun-19	Annual	Management	3.6	Elect Director Matsuda, Yuzuru	For	For	
JSR Corp.	4185	18-Jun-19	Annual	Management	3.7	Elect Director Sugata, Shiro	For	For	
JSR Corp.	4185	18-Jun-19	Annual	Management	3.8	Elect Director Seki, Tadayuki	For	For	
JSR Corp.	4185	18-Jun-19	Annual	Management	3.9	Elect Director Miyasaka, Manabu	For	For	
JSR Corp.	4185	18-Jun-19	Annual	Management	4.1	Appoint Alternate Statutory Auditor Doi, Makoto	For	Against	We are not supportive of insiders on the board of statutory auditors.
JSR Corp.	4185	18-Jun-19	Annual	Management	4.2	Appoint Alternate Statutory Auditor Chiba, Akira	For	For	
JSR Corp.	4185	18-Jun-19	Annual	Management	5	Approve Fixed Cash Compensation Ceiling, Annual Bonus Ceiling, Mid-term Performance-Based Cash Compensation Ceiling and Restricted Stock Plan for Directors	For	For	
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 18	For	For	
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	2.1	Elect Director Hayashi, Kaoru	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	2.2	Elect Director Hata, Shonosuke	For	Against	We are holding the President accountable for the board not being one-third independent.
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	2.3	Elect Director Fujiwara, Kenji	For	Against	We do not support insiders on the board other than the President and Chairman.
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	2.4	Elect Director Yuki, Shingo	For	Against	We do not support insiders on the board other than the President and Chairman.
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	2.5	Elect Director Murakami, Atsuhiko	For	Against	We do not support insiders on the board other than the President and Chairman.
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	2.6	Elect Director Miyazaki, Kanako	For	Against	We do not support insiders on the board other than the President and Chairman.
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	2.7	Elect Director Hayakawa, Yoshiharu	For	For	
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	2.8	Elect Director Kato, Tomoharu	For	For	
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	2.9	Elect Director Niori, Shingo	For	For	
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	2.10	Elect Director Miyajima, Kazuyoshi	For	For	
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Hirai, Hirofumi	For	Against	We are not supportive of insiders on the board of statutory auditors.
Kakaku.com, Inc.	2371	18-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Maeno, Hiroshi	For	Against	We are not supportive of insiders on the board of statutory auditors.
Komatsu Ltd.	6301	18-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 59	For	For	

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Komatsu Ltd.	6301	18-Jun-19	Annual	Management	2.1	Elect Director Ohashi, Tetsuji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Komatsu Ltd.	6301	18-Jun-19	Annual	Management	2.2	Elect Director Ogawa, Hiroyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Komatsu Ltd.	6301	18-Jun-19	Annual	Management	2.3	Elect Director Urano, Kuniko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Komatsu Ltd.	6301	18-Jun-19	Annual	Management	2.4	Elect Director Oku, Masayuki	For	For	
Komatsu Ltd.	6301	18-Jun-19	Annual	Management	2.5	Elect Director Yabunaka, Mitoji	For	For	
Komatsu Ltd.	6301	18-Jun-19	Annual	Management	2.6	Elect Director Kigawa, Makoto	For	For	
Komatsu Ltd.	6301	18-Jun-19	Annual	Management	2.7	Elect Director Moriyama, Masayuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Komatsu Ltd.	6301	18-Jun-19	Annual	Management	2.8	Elect Director Mizuhara, Kiyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Komatsu Ltd.	6301	18-Jun-19	Annual	Management	3	Appoint Statutory Auditor Shinotsuka, Eiko	For	For	
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.1	Elect Director Matsuzaki, Masatoshi	For	Against	We do not support insiders on the board other than the President. We are not supportive of insiders on the key committees.
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.2	Elect Director Yamana, Shoei	For	For	
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.3	Elect Director Nomi, Kimikazu	For	For	
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.4	Elect Director Hatchoji, Takashi	For	For	
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.5	Elect Director Fujiwara, Taketsugu	For	For	
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.6	Elect Director Hodo, Chikatomo	For	For	
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.7	Elect Director Sakie Tachibana Fukushima	For	For	
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.8	Elect Director Ito, Toyotsugu	For	Against	We do not support insiders on the board other than the President. We are not supportive of insiders on the key committees.
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.9	Elect Director Suzuki, Hiroyuki	For	Against	We do not support insiders on the board other than the President. We are not supportive of insiders on the key committees.
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.10	Elect Director Hatano, Seiji	For	Against	We do not support insiders on the board other than the President.
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.11	Elect Director Taiko, Toshimitsu	For	Against	We do not support insiders on the board other than the President.
Konica Minolta, Inc.	4902	18-Jun-19	Annual	Management	1.12	Elect Director Uchida, Masafumi	For	Against	We do not support insiders on the board other than the President.
MetLife, Inc.	MET	18-Jun-19	Annual	Management	1a	Elect Director Cheryl W. Grise	For	For	
MetLife, Inc.	MET	18-Jun-19	Annual	Management	1b	Elect Director Carlos M. Gutierrez	For	For	
MetLife, Inc.	MET	18-Jun-19	Annual	Management	1c	Elect Director Gerald L. Hassell	For	For	
MetLife, Inc.	MET	18-Jun-19	Annual	Management	1d	Elect Director David L. Herzog	For	For	

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MetLife, Inc.	MET	18-Jun-19	Annual	Management	1e	Elect Director R. Glenn Hubbard	For	For	
MetLife, Inc.	MET	18-Jun-19	Annual	Management	1f	Elect Director Edward J. Kelly, III	For	For	
MetLife, Inc.	MET	18-Jun-19	Annual	Management	1g	Elect Director William E. Kennard	For	For	
MetLife, Inc.	MET	18-Jun-19	Annual	Management	1h	Elect Director Michel A. Khalaf	For	For	
MetLife, Inc.	MET	18-Jun-19	Annual	Management	1i	Elect Director James M. Kilts	For	For	
MetLife, Inc.	MET	18-Jun-19	Annual	Management	1j	Elect Director Catherine R. Kinney	For	For	
MetLife, Inc.	MET	18-Jun-19	Annual	Management	1k	Elect Director Diana L. McKenzie	For	For	
MetLife, Inc.	MET	18-Jun-19	Annual	Management	1l	Elect Director Denise M. Morrison	For	For	
MetLife, Inc.	MET	18-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
MetLife, Inc.	MET	18-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
NIDEC Corp.	6594	18-Jun-19	Annual	Management	1.1	Elect Director Nagamori, Shigenobu	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
NIDEC Corp.	6594	18-Jun-19	Annual	Management	1.2	Elect Director Yoshimoto, Hiroyuki	For	Against	We are holding the President accountable for the board not being one-third independent.
NIDEC Corp.	6594	18-Jun-19	Annual	Management	1.3	Elect Director Kobe, Hiroshi	For	Against	We do not support insiders on the board other than the President and Chairman.
NIDEC Corp.	6594	18-Jun-19	Annual	Management	1.4	Elect Director Katayama, Mikio	For	Against	We do not support insiders on the board other than the President and Chairman.
NIDEC Corp.	6594	18-Jun-19	Annual	Management	1.5	Elect Director Sato, Akira	For	Against	We do not support insiders on the board other than the President and Chairman.
NIDEC Corp.	6594	18-Jun-19	Annual	Management	1.6	Elect Director Miyabe, Toshihiko	For	Against	We do not support insiders on the board other than the President and Chairman.
NIDEC Corp.	6594	18-Jun-19	Annual	Management	1.7	Elect Director Sato, Teiichi	For	For	
NIDEC Corp.	6594	18-Jun-19	Annual	Management	1.8	Elect Director Shimizu, Osamu	For	For	
NIDEC Corp.	6594	18-Jun-19	Annual	Management	2	Appoint Statutory Auditor Nakane, Takeshi	For	For	
NTT DoCoMo, Inc.	9437	18-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 55	For	For	
NTT DoCoMo, Inc.	9437	18-Jun-19	Annual	Management	2.1	Elect Director Tsubouchi, Koji	For	Against	We do not support insiders on the board other than the President.
NTT DoCoMo, Inc.	9437	18-Jun-19	Annual	Management	2.2	Elect Director Fujiwara, Michio	For	Against	We do not support insiders on the board other than the President.
NTT DoCoMo, Inc.	9437	18-Jun-19	Annual	Management	2.3	Elect Director Tateishi, Mayumi	For	Against	We do not support insiders on the board other than the President.
NTT DoCoMo, Inc.	9437	18-Jun-19	Annual	Management	2.4	Elect Director Kuroda, Katsumi	For	Against	We do not support insiders on the board other than the President.
NTT DoCoMo, Inc.	9437	18-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Sagae, Hironobu	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.

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NTT DoCoMo, Inc.	9437	18-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Kajikawa, Mikio	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
NTT DoCoMo, Inc.	9437	18-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Nakata, Katsumi	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
NTT DoCoMo, Inc.	9437	18-Jun-19	Annual	Management	3.4	Appoint Statutory Auditor Tsujiyama, Eiko	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
OMRON Corp.	6645	18-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 42	For	For	
OMRON Corp.	6645	18-Jun-19	Annual	Management	2.1	Elect Director Tateishi, Fumio	For	For	
OMRON Corp.	6645	18-Jun-19	Annual	Management	2.2	Elect Director Yamada, Yoshihito	For	For	
OMRON Corp.	6645	18-Jun-19	Annual	Management	2.3	Elect Director Miyata, Kiichiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
OMRON Corp.	6645	18-Jun-19	Annual	Management	2.4	Elect Director Nitto, Koji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
OMRON Corp.	6645	18-Jun-19	Annual	Management	2.5	Elect Director Ando, Satoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
OMRON Corp.	6645	18-Jun-19	Annual	Management	2.6	Elect Director Kobayashi, Eizo	For	For	
OMRON Corp.	6645	18-Jun-19	Annual	Management	2.7	Elect Director Nishikawa, Kuniko	For	For	
OMRON Corp.	6645	18-Jun-19	Annual	Management	2.8	Elect Director Kamigama, Takehiro	For	For	
OMRON Corp.	6645	18-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Kondo, Kiichiro	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
OMRON Corp.	6645	18-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Yoshikawa, Kiyoshi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
OMRON Corp.	6645	18-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Watanabe, Toru	For	For	
Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	1	Re-elect Penelope Judd as Director	For	For	
Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	2	Re-elect Gal Haber as Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	3	Re-elect Asaf Elimelech as Director	For	For	
Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	4	Re-elect Elad Even-Chen as Director	For	Against	We do not support insiders on the board other than the CEO.

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Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	5	Re-elect Steven Baldwin as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	6	Re-elect Charles Fairbairn as Director	For	For	
Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	7	Re-elect Daniel King as Director	For	For	
Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	8	Reappoint Kesselman & Kesselman as Auditors	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	9	Authorise Board to Fix Remuneration of Auditors	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	10	Authorise Issue of Equity	For	For	
Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	11	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Plus500 Ltd.	PLUS	18-Jun-19	Annual	Management	12	Authorise Market Purchase of Ordinary Shares	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	1	Approve Financial Statements	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	2	Approve Annual Report and Summary	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	3	Approve Report of the Board of Directors	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	4	Approve Report of the Board of Supervisors	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	5	Approve Internal Control Audit Report	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	6	Approve Profit Distribution	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	7	Approve Appointment of Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	8	Approve Daily Related-party Transactions	For	Against	This proposal is not in shareholders' best interests.
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	9	Approve Provision of Guarantee	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	10	Approve Foreign Exchange Fund Derivatives Business	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	11	Approve Amendments to Articles of Association	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	12	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	13	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	

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Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	14	Amend Rules and Procedures Regarding Meetings of Board of Supervisors	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	15	Approve Management System for Large-Scale Raw Material Hedging Business	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	16	Approve Management System for Entrusted Asset Management	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	17	Approve the Allowance of Directors	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	18	Approve Adjustment on the Implementation of Raised Funds from Convertible Bonds	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Shareholder	19	Approve Change of Company Name	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	20.1	Elect Liang Haishan as Non-Independent Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	20.2	Elect Tan Lixia as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	20.3	Elect Wu Changqi as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	20.4	Elect Li Huagang as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	20.5	Elect Yan Yan as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	20.6	Elect Lin Sui as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	21.1	Elect Dai Deming as Independent Director	For	Against	This director is overboarded.

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Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	21.2	Elect Shi Tiantao as Independent Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	21.3	Elect Qian Daqun as Independent Director	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	22.1	Elect Wang Peihua as Supervisor	For	For	
Qingdao Haier Co., Ltd.	600690	18-Jun-19	Annual	Management	22.2	Elect Ming Guoqing as Supervisor	For	For	
Shimao Property Holdings Limited	813	18-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Shimao Property Holdings Limited	813	18-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Shimao Property Holdings Limited	813	18-Jun-19	Annual	Management	3.1	Elect Hui Sai Tan, Jason as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
Shimao Property Holdings Limited	813	18-Jun-19	Annual	Management	3.2	Elect Tang Fei as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Shimao Property Holdings Limited	813	18-Jun-19	Annual	Management	3.3	Elect Liu Sai Fei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Shimao Property Holdings Limited	813	18-Jun-19	Annual	Management	3.4	Authorize Board to Fix Remuneration of Directors	For	For	
Shimao Property Holdings Limited	813	18-Jun-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Shimao Property Holdings Limited	813	18-Jun-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Shimao Property Holdings Limited	813	18-Jun-19	Annual	Management	6	Authorize Repurchase of Issued Share Capital	For	For	
Shimao Property Holdings Limited	813	18-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Shionogi & Co., Ltd.	4507	18-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 50	For	For	
Shionogi & Co., Ltd.	4507	18-Jun-19	Annual	Management	2.1	Elect Director Shiono, Motozo	For	For	
Shionogi & Co., Ltd.	4507	18-Jun-19	Annual	Management	2.2	Elect Director Teshirogi, Isao	For	For	
Shionogi & Co., Ltd.	4507	18-Jun-19	Annual	Management	2.3	Elect Director Sawada, Takuko	For	Against	We do not support insiders on the board other than the President and Chairman.
Shionogi & Co., Ltd.	4507	18-Jun-19	Annual	Management	2.4	Elect Director Mogi, Teppei	For	For	
Shionogi & Co., Ltd.	4507	18-Jun-19	Annual	Management	2.5	Elect Director Ando, Keiichi	For	For	
Shionogi & Co., Ltd.	4507	18-Jun-19	Annual	Management	2.6	Elect Director Ozaki, Hiroshi	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shionogi & Co., Ltd.	4507	18-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Okamoto, Akira	For	Against	We are not supportive of insiders on the board of statutory auditors.
Shionogi & Co., Ltd.	4507	18-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Fujinuma, Tsuguoki	For	For	
Shionogi & Co., Ltd.	4507	18-Jun-19	Annual	Management	4	Approve Compensation Ceiling for Statutory Auditors	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	1.1	Elect Director Yoshida, Kenichiro	For	Against	We are not supportive of insiders on the key committees.
Sony Corp.	6758	18-Jun-19	Annual	Management	1.2	Elect Director Totoki, Hiroki	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	1.3	Elect Director Sumi, Shuzo	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	1.4	Elect Director Tim Schaaff	For	Against	We do not support insiders on the board other than the President and Chairman.
Sony Corp.	6758	18-Jun-19	Annual	Management	1.5	Elect Director Matsunaga, Kazuo	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	1.6	Elect Director Miyata, Koichi	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	1.7	Elect Director John V. Roos	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	1.8	Elect Director Sakurai, Eriko	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	1.9	Elect Director Minakawa, Kunihito	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	1.10	Elect Director Oka, Toshiko	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	1.11	Elect Director Akiyama, Sakie	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	1.12	Elect Director Wendy Becker	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	1.13	Elect Director Hatanaka, Yoshihiko	For	For	
Sony Corp.	6758	18-Jun-19	Annual	Management	2	Approve Stock Option Plan	For	For	
Square, Inc.	SQ	18-Jun-19	Annual	Management	1.1	Elect Director Jack Dorsey	For	For	
Square, Inc.	SQ	18-Jun-19	Annual	Management	1.2	Elect Director David Viniar	For	For	
Square, Inc.	SQ	18-Jun-19	Annual	Management	1.3	Elect Director Paul Deighton	For	For	
Square, Inc.	SQ	18-Jun-19	Annual	Management	1.4	Elect Director Anna Patterson	For	For	
Square, Inc.	SQ	18-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Tata Power Co., Ltd.	500400	18-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Tata Power Co., Ltd.	500400	18-Jun-19	Annual	Management	2	Accept Consolidated Financial Statements and Statutory Reports	For	For	
Tata Power Co., Ltd.	500400	18-Jun-19	Annual	Management	3	Approve Dividend	For	For	
Tata Power Co., Ltd.	500400	18-Jun-19	Annual	Management	4	Reelect Banmali Agrawala as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tata Power Co., Ltd.	500400	18-Jun-19	Annual	Management	5	Elect Ashok Sinha as Director	For	For	

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Tata Power Co., Ltd.	500400	18-Jun-19	Annual	Management	6	Approve Branch Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Tata Power Co., Ltd.	500400	18-Jun-19	Annual	Management	7	Approve Remuneration of Cost Auditors	For	For	
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	1.1	Elect Director Tsuneishi, Tetsuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	1.2	Elect Director Kawai, Toshiki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	1.3	Elect Director Sasaki, Sadao	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	1.4	Elect Director Nagakubo, Tatsuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	1.5	Elect Director Sunohara, Kiyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	1.6	Elect Director Nunokawa, Yoshikazu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	1.7	Elect Director Ikeda, Seisu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	1.8	Elect Director Mitano, Yoshinobu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	1.9	Elect Director Charles D Lake II	For	For	
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	1.10	Elect Director Sasaki, Michio	For	For	
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	1.11	Elect Director Eda, Makiko	For	For	
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Harada, Yoshiteru	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Tahara, Kazushi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	3	Approve Annual Bonus	For	For	
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	4	Approve Deep Discount Stock Option Plan	For	For	
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	5	Approve Deep Discount Stock Option Plan	For	For	
Tokyo Electron Ltd.	8035	18-Jun-19	Annual	Management	6	Approve Compensation Ceiling for Directors	For	For	
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	4	Approve Amendment to Rules for Election of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	5	Approve Amendment to Procedures for Election of Directors	For	For	
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	6	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	7	Amend Procedures for Lending Funds to Other Parties	For	For	
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	8	Amend Procedures for Endorsement and Guarantees	For	For	
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.1	Elect YUN LIN, with ID NO.G201060XXX, as Independent Director	For	For	
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.2	Elect CHAO-TANG YUE, with ID NO.E101392XXX, as Independent Director	For	For	
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.3	Elect HONG-TE LU, with ID NO.M120426XXX, as Independent Director	For	Against	This director is overboarded.
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.4	Elect Chih-Hsien Lo, a Representative of Kao Chyuan Inv. Co., Ltd. with SHAREHOLDER NO.69100090, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.5	Elect Shioh-Ling Kao, a Representative of Kao Chyuan Inv. Co., Ltd. with SHAREHOLDER NO.69100090, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.6	Elect Jui-Tang Chen, a Representative of Kao Chyuan Inv. Co., Ltd. with SHAREHOLDER NO.69100090, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.7	Elect Chung-Ho Wu, a Representative of Young Yun Inv. Co., Ltd. with SHAREHOLDER NO.69102650, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.8	Elect Ping-Chih Wu, a Representative of Taipo Inv. Co., Ltd. with SHAREHOLDER NO.69100060, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.9	Elect Chung-Shen Lin, a Representative of Ping Zech Corp. with SHAREHOLDER NO.83023195, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.10	Elect Pi-Ying Cheng, a Representative of Joyful Inv. Co. with SHAREHOLDER NO.69100010, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.11	Elect a Representative of YuPeng Inv. Co., Ltd. with SHAREHOLDER NO.82993970 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.12	Elect Po-Yu Hou, with SHAREHOLDER NO.23100013, For as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	9.13	Elect Chang-Sheng Lin, with SHAREHOLDER NO.15900071, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Uni-President Enterprises Corp.	1216	18-Jun-19	Annual	Management	10	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
USS Co., Ltd.	4732	18-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 25.8	For	For	
USS Co., Ltd.	4732	18-Jun-19	Annual	Management	2	Amend Articles to Clarify Director Authority on Shareholder Meetings - Clarify Director Authority on Board Meetings	For	For	
USS Co., Ltd.	4732	18-Jun-19	Annual	Management	3.1	Elect Director Ando, Yukihiro	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
USS Co., Ltd.	4732	18-Jun-19	Annual	Management	3.2	Elect Director Seta, Dai	For	Against	We are holding the President accountable for the board not being one-third independent.
USS Co., Ltd.	4732	18-Jun-19	Annual	Management	3.3	Elect Director Masuda, Motohiro	For	Against	We do not support insiders on the board other than the President and Chairman.
USS Co., Ltd.	4732	18-Jun-19	Annual	Management	3.4	Elect Director Yamanaka, Masafumi	For	Against	We do not support insiders on the board other than the President and Chairman.
USS Co., Ltd.	4732	18-Jun-19	Annual	Management	3.5	Elect Director Mishima, Toshio	For	Against	We do not support insiders on the board other than the President and Chairman.
USS Co., Ltd.	4732	18-Jun-19	Annual	Management	3.6	Elect Director Akase, Masayuki	For	Against	We do not support insiders on the board other than the President and Chairman.
USS Co., Ltd.	4732	18-Jun-19	Annual	Management	3.7	Elect Director Ikeda, Hiromitsu	For	Against	We do not support insiders on the board other than the President and Chairman.
USS Co., Ltd.	4732	18-Jun-19	Annual	Management	3.8	Elect Director Tamura, Hitoshi	For	For	

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USS Co., Ltd.	4732	18-Jun-19	Annual	Management	3.9	Elect Director Kato, Akihiko	For	For	
USS Co., Ltd.	4732	18-Jun-19	Annual	Management	3.10	Elect Director Takagi, Nobuko	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	1	Approve Financial Statements and Discharge Management Board Members	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	2	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	3	Approve Allocation of Income and Absence of Dividends	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	5	Reelect Marie-Helene Dick-Madelpuech as Supervisory Board Member	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	6	Reelect Philippe Capron as Supervisory Board Member	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	7	Ratify Appointment of OJB Conseil as Supervisory Board Member	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	8	Renew Appointment of Xavier Yon Consulting Unipessoal Lda as Censor	For	Against	This proposal is not in shareholders' best interests.
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	9	Approve Additional Pension Scheme Agreement with Christian Karst	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	10	Approve Additional Pension Scheme Agreement with Jean-Pierre Dick	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	11	Approve Compensation of Marie-Helene Dick-Madelpuech, Chairman of the Supervisory Board	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	12	Approve Compensation of Sebastien Huron, Chairman of Management Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Virbac SA	VIRP	18-Jun-19	Annual/Sp ecial	Management	13	Approve Compensation of Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Virbac SA	VIRP	18-Jun-19	Annual/Special	Management	14	Approve Remuneration Policy of Supervisory Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Virbac SA	VIRP	18-Jun-19	Annual/Special	Management	15	Approve Remuneration Policy of Management Board Members	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Virbac SA	VIRP	18-Jun-19	Annual/Special	Management	16	Approve Remuneration of Supervisory Board Members in the Aggregate Amount of EUR 157,000	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Special	Management	17	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Virbac SA	VIRP	18-Jun-19	Annual/Special	Management	18	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Special	Management	19	Authorize Filing of Required Documents/Other Formalities	For	For	
Virbac SA	VIRP	18-Jun-19	Annual/Special	Shareholder	20	Elect Cyrille Petit as Supervisory Board Member	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Westshore Terminals Investment Corporation	WTE	18-Jun-19	Annual	Management	1.1	Elect Director William W. Stinson	For	For	
Westshore Terminals Investment Corporation	WTE	18-Jun-19	Annual	Management	1.2	Elect Director M. Dallas H. Ross	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Westshore Terminals Investment Corporation	WTE	18-Jun-19	Annual	Management	1.3	Elect Director Brian Canfield	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
Westshore Terminals Investment Corporation	WTE	18-Jun-19	Annual	Management	1.4	Elect Director Glen Clark	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Westshore Terminals Investment Corporation	WTE	18-Jun-19	Annual	Management	1.5	Elect Director H. Clark Hollands	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board and for not having addressed the CEO's overboarding.
Westshore Terminals Investment Corporation	WTE	18-Jun-19	Annual	Management	1.6	Elect Director Steve Akazawa	For	For	

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Westshore Terminals Investment Corporation	WTE	18-Jun-19	Annual	Management	1.7	Elect Director Nick Desmarais	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Westshore Terminals Investment Corporation	WTE	18-Jun-19	Annual	Management	1.8	Elect Director Dianne Watts	For	For	
Westshore Terminals Investment Corporation	WTE	18-Jun-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Wirecard AG	WDI	18-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.20 per Share	For	Against	We are voting against the proposed dividend as it does not meet expectations.
Wirecard AG	WDI	18-Jun-19	Annual	Management	3.1	Approve Discharge of Management Board Member Markus Braun for Fiscal 2018	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	3.2	Approve Discharge of Management Board Member Alexander von Knoop for Fiscal 2018	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	3.3	Approve Discharge of Management Board Member Jan Marsalek for Fiscal 2018	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	3.4	Approve Discharge of Management Board Member Susanne Steidl for Fiscal 2018	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	4.1	Approve Discharge of Supervisory Board Member Wulf Matthias for Fiscal 2018	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	4.2	Approve Discharge of Supervisory Board Member Alfons Henseler for Fiscal 2018	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	4.3	Approve Discharge of Supervisory Board Member Stefan Klestil for Fiscal 2018	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	4.4	Approve Discharge of Supervisory Board Member Vuyiswa M'Cwabeni for Fiscal 2018	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	4.5	Approve Discharge of Supervisory Board Member Anastassia Lauterbach for Fiscal 2018	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	4.6	Approve Discharge of Supervisory Board Member Susanna Quintana-Plaza for Fiscal 2018	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	5	Ratify Ernst & Young GmbH as Auditors for Fiscal 2019	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	6	Elect Thomas Eichelmann to the Supervisory Board	For	For	
Wirecard AG	WDI	18-Jun-19	Annual	Management	7	Approve Remuneration of Supervisory Board	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Wirecard AG	WDI	18-Jun-19	Annual	Management	8	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 900 Million; Approve Creation of EUR 8 Million Pool of Capital to Guarantee Conversion Rights	For	For	
Workday, Inc.	WDAY	18-Jun-19	Annual	Management	1.1	Elect Director Carl M. Eschenbach	For	For	
Workday, Inc.	WDAY	18-Jun-19	Annual	Management	1.2	Elect Director Michael M. McNamara	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board
Workday, Inc.	WDAY	18-Jun-19	Annual	Management	1.3	Elect Director Jerry Yang	For	For	
Workday, Inc.	WDAY	18-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Workday, Inc.	WDAY	18-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it contains features that are not in line with best practice.
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	1	Approve Adoption of Holding Company Structure and Transfer of Yahoo! Japan Operations to Wholly Owned Subsidiary	For	For	
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	2	Amend Articles to Change Company Name - Amend Business Lines	For	For	
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	3.1	Elect Director Kawabe, Kentaro	For	For	
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	3.2	Elect Director Ozawa, Takao	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	3.3	Elect Director Son, Masayoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	3.4	Elect Director Miyauchi, Ken	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	3.5	Elect Director Fujihara, Kazuhiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	3.6	Elect Director Oketani, Taku	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	4.1	Elect Director and Audit Committee Member Yoshii, Shingo	For	For	
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	4.2	Elect Director and Audit Committee Member Onitsuka, Hiromi	For	For	
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	4.3	Elect Director and Audit Committee Member Usumi, Yoshio	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Yahoo Japan Corp.	4689	18-Jun-19	Annual	Management	5	Elect Alternate Director and Audit Committee Member Tobita, Hiroshi	For	For	
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	1.1	Elect Director Larry Page	For	For	
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	1.2	Elect Director Sergey Brin	For	Withhold	We do not support insiders on the board other than the CEO.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	1.3	Elect Director John L. Hennessy	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	1.4	Elect Director L. John Doerr	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	1.5	Elect Director Roger W. Ferguson, Jr.	For	For	
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	1.6	Elect Director Ann Mather	For	Withhold	This director is overboarded.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	1.7	Elect Director Alan R. Mulally	For	For	
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	1.8	Elect Director Sundar Pichai	For	Withhold	We do not support insiders on the board other than the CEO.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	1.9	Elect Director K. Ram Shriram	For	Withhold	We are voting against this director due to concerns over tenure. We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	1.10	Elect Director Robin L. Washington	For	For	
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	4	Approve Recapitalization Plan for all Stock to Have One-vote per Share	Against	For	As we believe shareholders should have the right to vote in proportion to their economic ownership of a company, we are in favor of this proposal to eliminate the super voting shares and provide the company with a single, simplified capital structure where all common shares carry only one vote.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	5	Adopt a Policy Prohibiting Inequitable Employment Practices	Against	For	As we are a proponent of equitable employment practices, we are supportive of this shareholder proposal calling for the company to adopt a policy prohibiting inequitable employment practices.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	6	Establish Societal Risk Oversight Committee	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way and aims at micromanaging the company.

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Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	7	Report on Sexual Harassment Policies	Against	For	Shareholders would benefit from a review and report on the company's sexual harassment policies.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	8	Require a Majority Vote for the Election of Directors	Against	For	We believe that directors should be elected by an affirmative majority of votes cast.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	9	Report on Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would bring the company in line with peers and help investors assess the company's management of related risks and opportunities.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	10	Employ Advisors to Explore Alternatives to Maximize Value	Against	Against	We are not supportive of this prescriptive proposal as the proponent failed to demonstrate material issues which would require employing external advisors to study strategic alternatives.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	11	Approve Nomination of Employee Representative Director	Against	Against	The proponent has failed to convince us that an employee representative on the board of directors would be in the best interests of shareholders.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	12	Adopt Simple Majority Vote	Against	Against	This proposal is not in minority shareholders' best interests.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	13	Assess Feasibility of Including Sustainability as a Performance Measure for Senior Executive Compensation	Against	For	We are supportive of the company reviewing the feasibility of adding these metrics to its executive incentive plan. Enhanced disclosure and aligned incentives will help investors better assess how such risks can affect a company's activities and longer-term financial results.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	14	Report on Human Rights Risk Assessment	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	15	Adopt Compensation Clawback Policy	Against	For	We are supportive of this proposal calling for an enhanced claw back policy in line with best practices.
Alphabet Inc.	GOOGL	19-Jun-19	Annual	Shareholder	16	Report on Policies and Risks Related to Content Governance	Against	For	Shareholders would benefit from a report on the effectiveness of the company's content governance policies.
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1a	Elect Director John R. Chiminski *Withdrawn Resolution*	None	None	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1b	Elect Director Alexander J. Denner	For	For	

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Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1c	Elect Director Caroline D. Dorsa	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1d	Elect Director William A. Hawkins	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1e	Elect Director Nancy L. Leaming	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1f	Elect Director Jesus B. Mantas	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1g	Elect Director Richard C. Mulligan	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1h	Elect Director Robert W. Pangia	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1i	Elect Director Stelios Papadopoulos	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1j	Elect Director Brian S. Posner	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1k	Elect Director Eric K. Rowinsky	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1l	Elect Director Lynn Schenk	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1m	Elect Director Stephen A. Sherwin	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	1n	Elect Director Michel Vounatsos	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Biogen Inc.	BIIB	19-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	1a	Elect Director Caroline M. Atkinson	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	1b	Elect Director Jeffrey M. Blidner	For	Against	We do not support insiders on the board other than the CEO.This director is overboarded.
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	1c	Elect Director Soon Young Chang	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	1d	Elect Director Richard B. Clark	For	Against	We do not support insiders on the board other than the CEO.
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	1e	Elect Director Omar Carneiro da Cunha	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	1f	Elect Director Scott R. Cutler	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	1g	Elect Director Stephen DeNardo	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	1h	Elect Director Louis J. Maroun	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	1i	Elect Director Lars Rodert	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	3	Authorize a New Class of Common Stock	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	4	Approve Decrease on Dividend Rate Payable to Class B-1 Stock and Series B Preferred Stock	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	5	Amend Charter	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	6	Eliminate Class of Common Stock	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	7	Approve Restricted Stock Plan	For	For	
Brookfield Property REIT Inc.	BPR	19-Jun-19	Annual	Management	8	Approve Restricted Stock Plan	For	For	
CALBEE, Inc.	2229	19-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 48	For	For	
CALBEE, Inc.	2229	19-Jun-19	Annual	Management	2.1	Elect Director Ito, Shuji	For	For	

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CALBEE, Inc.	2229	19-Jun-19	Annual	Management	2.2	Elect Director Ehara, Makoto	For	Against	We do not support insiders on the board other than the President.
CALBEE, Inc.	2229	19-Jun-19	Annual	Management	2.3	Elect Director Kikuchi, Koichi	For	Against	We do not support insiders on the board other than the President.
CALBEE, Inc.	2229	19-Jun-19	Annual	Management	2.4	Elect Director Mogi, Yuzaburo	For	For	
CALBEE, Inc.	2229	19-Jun-19	Annual	Management	2.5	Elect Director Takahara, Takahisa	For	For	
CALBEE, Inc.	2229	19-Jun-19	Annual	Management	2.6	Elect Director Fukushima, Atsuko	For	For	
CALBEE, Inc.	2229	19-Jun-19	Annual	Management	2.7	Elect Director Miyauchi, Yoshihiko	For	For	
CALBEE, Inc.	2229	19-Jun-19	Annual	Management	2.8	Elect Director Anne Tse	For	For	
CALBEE, Inc.	2229	19-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Mataichi, Yoshio	For	For	
CALBEE, Inc.	2229	19-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	
CALBEE, Inc.	2229	19-Jun-19	Annual	Management	5	Approve Trust-Type Equity Compensation Plan	For	For	
Canopy Growth Corporation	WEED	19-Jun-19	Special	Management	1	Approve Acquisition of Acreage Holdings, Inc.	For	For	
Check Point Software Technologies Ltd.	CHKP	19-Jun-19	Annual	Management	1.1	Elect Gil Shwed as Director	For	For	
Check Point Software Technologies Ltd.	CHKP	19-Jun-19	Annual	Management	1.2	Elect Marius Nacht as Director	For	For	
Check Point Software Technologies Ltd.	CHKP	19-Jun-19	Annual	Management	1.3	Elect Jerry Ungerman as Director	For	For	
Check Point Software Technologies Ltd.	CHKP	19-Jun-19	Annual	Management	1.4	Elect Dan Propper as Director	For	For	
Check Point Software Technologies Ltd.	CHKP	19-Jun-19	Annual	Management	1.5	Elect Tal Shavit as Director	For	For	
Check Point Software Technologies Ltd.	CHKP	19-Jun-19	Annual	Management	1.6	Elect Shai Weiss as Director	For	For	
Check Point Software Technologies Ltd.	CHKP	19-Jun-19	Annual	Management	2	Reappoint Kost, Forer, Gabbay & Kasierer as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure exceeds our guidelines.
Check Point Software Technologies Ltd.	CHKP	19-Jun-19	Annual	Management	3	Approve Employment Terms of Gil Shwed, CEO	For	Against	This proposal is not in shareholders' best interests.
Check Point Software Technologies Ltd.	CHKP	19-Jun-19	Annual	Management	4	Approve Compensation Policy for the Directors and Officers of the Company	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Check Point Software Technologies Ltd.	CHKP	19-Jun-19	Annual	Management	5	Approve Amended Employee Stock Purchase Plan	For	For	
Check Point Software Technologies Ltd.	CHKP	19-Jun-19	Annual	Management	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	None	Against	
China Steel Corp.	2002	19-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
China Steel Corp.	2002	19-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Steel Corp.	2002	19-Jun-19	Annual	Management	3	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
China Steel Corp.	2002	19-Jun-19	Annual	Management	4	Approve Amendments to Lending Procedures and Caps	For	For	
China Steel Corp.	2002	19-Jun-19	Annual	Management	5	Amend Procedures for Endorsement and Guarantees	For	For	
China Steel Corp.	2002	19-Jun-19	Annual	Management	6	Approve Amendments to Rules and Procedures Regarding Shareholder's General Meeting	For	For	
China Steel Corp.	2002	19-Jun-19	Annual	Management	7	Approve Amendment to Rules and Procedures for Election of Directors	For	For	
China Steel Corp.	2002	19-Jun-19	Annual	Management	8.1	Elect Chao-Tung Wong, a Representative of Ministry of Economic Affairs, with SHAREHOLDER NO.Y00001, as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Steel Corp.	2002	19-Jun-19	Annual	Management	8.2	Elect Wen-Sheng Tseng, a Representative of Ministry of Economic Affairs, with SHAREHOLDER NO.Y00001, as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
China Steel Corp.	2002	19-Jun-19	Annual	Management	8.3	Elect Fong-Sheng Wu, a Representative of Ministry of Economic Affairs, with SHAREHOLDER NO.Y00001, as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Steel Corp.	2002	19-Jun-19	Annual	Management	8.4	Elect Horng-Nan Lin, a Representative of Chiun Yu Investment Corporation, with SHAREHOLDER NO.V01357, as Non-independent Director	For	For	
China Steel Corp.	2002	19-Jun-19	Annual	Management	8.5	Elect Shyi-Chin Wang, a Representative of Ever Wealthy International Corporation, with SHAREHOLDER NO.V02376, as Non-independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Steel Corp.	2002	19-Jun-19	Annual	Management	8.6	Elect Cheng-I Weng, a Representative of Hung Kao Investment Corporation, with SHAREHOLDER NO.V05147, as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Steel Corp.	2002	19-Jun-19	Annual	Management	8.7	Elect Yueh-Kun Yang, a Representative of Gau Ruei Investment Corporation, with SHAREHOLDER NO.V01360, as Non-independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

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China Steel Corp.	2002	19-Jun-19	Annual	Management	8.8	Elec Chun-Sheng Chen, a Representative of Labor Union of China Steel Corporation, Kaohsiung City, with SHAREHOLDER NO.X00012, as Non-independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Steel Corp.	2002	19-Jun-19	Annual	Management	8.9	Elect Shyue-Bin Chang, with SHAREHOLDER NO.S101041XXX as Independent Director	For	For	
China Steel Corp.	2002	19-Jun-19	Annual	Management	8.10	Elect Min-Hsiung Hon, with SHAREHOLDER NO.R102716XXX as Independent Director	For	For	
China Steel Corp.	2002	19-Jun-19	Annual	Management	8.11	Elect Lan-Feng Kao, with SHAREHOLDER NO.T23199 as Independent Director	For	For	
China Steel Corp.	2002	19-Jun-19	Annual	Management	9	Approve Release of Restrictions of Competitive Activities of CHAO-TUNG WONG	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Steel Corp.	2002	19-Jun-19	Annual	Management	10	Approve Release of Restrictions of Competitive Activities of FONG-SHENG WU	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Steel Corp.	2002	19-Jun-19	Annual	Management	11	Approve Release of Restrictions of Competitive Activities of HORNG-NAN LIN	For	For	
China Steel Corp.	2002	19-Jun-19	Annual	Management	12	Approve Release of Restrictions of Competitive Activities of SHYI-CHIN WANG	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Steel Corp.	2002	19-Jun-19	Annual	Management	13	Approve Release of Restrictions of Competitive Activities of YUEH-KUN YANG	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Concordia Financial Group, Ltd.	7186	19-Jun-19	Annual	Management	1.1	Elect Director Kawamura, Kenichi	For	For	
Concordia Financial Group, Ltd.	7186	19-Jun-19	Annual	Management	1.2	Elect Director Oya, Yasuyoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Concordia Financial Group, Ltd.	7186	19-Jun-19	Annual	Management	1.3	Elect Director Okanda, Tomo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Concordia Financial Group, Ltd.	7186	19-Jun-19	Annual	Management	1.4	Elect Director Nozawa, Yasutaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Concordia Financial Group, Ltd.	7186	19-Jun-19	Annual	Management	1.5	Elect Director Morio, Minoru	For	For	
Concordia Financial Group, Ltd.	7186	19-Jun-19	Annual	Management	1.6	Elect Director Nemoto, Naoko	For	For	
Concordia Financial Group, Ltd.	7186	19-Jun-19	Annual	Management	1.7	Elect Director Akiyoshi, Mitsuru	For	For	
Concordia Financial Group, Ltd.	7186	19-Jun-19	Annual	Management	2	Appoint Statutory Auditor Maehara, Kazuhiro	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Cronos Group Inc.	CRON	19-Jun-19	Annual	Management	1a	Elect Director Jason Adler	For	For	

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Cronos Group Inc.	CRON	19-Jun-19	Annual	Management	1b	Elect Director Kevin C. Crosthwaite, Jr.	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Cronos Group Inc.	CRON	19-Jun-19	Annual	Management	1c	Elect Director Bronwen Evans	For	For	
Cronos Group Inc.	CRON	19-Jun-19	Annual	Management	1d	Elect Director Murray R. Garnick	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Cronos Group Inc.	CRON	19-Jun-19	Annual	Management	1e	Elect Director Bruce A. Gates	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Cronos Group Inc.	CRON	19-Jun-19	Annual	Management	1f	Elect Director Michael Gorenstein	For	For	
Cronos Group Inc.	CRON	19-Jun-19	Annual	Management	1g	Elect Director James Rudyk	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Cronos Group Inc.	CRON	19-Jun-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
CytomX Therapeutics, Inc.	CTMX	19-Jun-19	Annual	Management	1a	Elect Director Sean A. McCarthy	For	For	
CytomX Therapeutics, Inc.	CTMX	19-Jun-19	Annual	Management	1b	Elect Director John Scarlett	For	Against	This director is overboarded.
CytomX Therapeutics, Inc.	CTMX	19-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditor	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
CytomX Therapeutics, Inc.	CTMX	19-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and as it lacks disclosure and certain risk mitigation features.
CytomX Therapeutics, Inc.	CTMX	19-Jun-19	Annual	Management	4	Advisory Vote on Say on Pay Frequency	One Year	One Year	
DXP Enterprises, Inc.	DXPE	19-Jun-19	Annual	Management	1.1	Elect Director David R. Little	For	For	
DXP Enterprises, Inc.	DXPE	19-Jun-19	Annual	Management	1.2	Elect Director Cletus Davis	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are also voting against this director due to concerns over tenure.
DXP Enterprises, Inc.	DXPE	19-Jun-19	Annual	Management	1.3	Elect Director Timothy P. Halter	For	For	
DXP Enterprises, Inc.	DXPE	19-Jun-19	Annual	Management	1.4	Elect Director David Patton	For	For	

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DXP Enterprises, Inc.	DXPE	19-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, as it lacks disclosure and risk mitigation features and as there are features that are not in line with best practice.
DXP Enterprises, Inc.	DXPE	19-Jun-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
DXP Enterprises, Inc.	DXPE	19-Jun-19	Annual	Management	4	Ratify Moss Adams, LLP as Auditors	For	For	
Esso	ES	19-Jun-19	Annual/Special	Management	1	Approve Financial Statements, Consolidated Financial Statements and Statutory Reports	For	For	
Esso	ES	19-Jun-19	Annual/Special	Management	2	Approve Treatment of Losses	For	For	
Esso	ES	19-Jun-19	Annual/Special	Management	3	Approve Auditors' Special Report on Related-Party Transactions, Except the One Listed Under Item 4 Re: Article L 225-38 of Commercial Law	For	For	
Esso	ES	19-Jun-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Re: Article L 225-42-1 of Commercial Law	For	For	
Esso	ES	19-Jun-19	Annual/Special	Management	5	Approve Discharge of Directors	For	Against	We are voting against the discharge of directors for the failure to present annual executive compensation related proposals, as required by French law.
Esso	ES	19-Jun-19	Annual/Special	Management	6	Reelect Philippe Ducom as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Esso	ES	19-Jun-19	Annual/Special	Management	7	Reelect Antoine Du Guerny as Director	For	For	
Esso	ES	19-Jun-19	Annual/Special	Management	8	Reelect Jean-Pierre Michel as Director	For	For	
Esso	ES	19-Jun-19	Annual/Special	Management	9	Reelect Marie-Helene Roncoroni as Director	For	For	
Esso	ES	19-Jun-19	Annual/Special	Management	10	Reelect Peter Vandeborne as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Esso	ES	19-Jun-19	Annual/Sp eial	Management	11	Reelect Marie-Francoise Walbaum as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Esso	ES	19-Jun-19	Annual/Sp eial	Management	12	Approve Remuneration of Directors in the Aggregate Amount of EUR 93,000	For	For	
Esso	ES	19-Jun-19	Annual/Sp eial	Management	13	Renew Appointment of Grant Thornton as Auditor	For	For	
Esso	ES	19-Jun-19	Annual/Sp eial	Management	14	Renew Appointment of Mazars as Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Esso	ES	19-Jun-19	Annual/Sp eial	Management	15	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Esso	ES	19-Jun-19	Annual/Sp eial	Management	16	Authorize Filing of Required Documents/Other Formalities	For	For	
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	1	Approve Final Dividend	For	For	
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	2	Approve Directors' Fees	For	For	
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	3	Approve Directors' Benefits	For	For	
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	4	Elect Lim Keong Hui as Director	For	Against	We do not support insiders on the board other than the CEO.
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	5	Elect Quah Chek Tin as Director	For	Against	We are voting against this director due to concerns over tenure.
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	6	Elect Koh Hong Sun as Director	For	For	
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	7	Elect Chong Kwai Ying as Director	For	For	
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	8	Approve PricewaterhouseCoopers PLT as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	10	Authorize Share Repurchase Program	For	For	
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	11	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
Genting Malaysia Berhad	4715	19-Jun-19	Annual	Management	1	Adopt New Constitution	For	For	
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	1.1	Elect Director Ichihashi, Yasuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	1.2	Elect Director Shimo, Yoshio	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	1.3	Elect Director Mori, Satoru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	1.4	Elect Director Muta, Hirofumi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	1.5	Elect Director Endo, Shin	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	1.6	Elect Director Nakane, Taketo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	1.7	Elect Director Sato, Shinichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	1.8	Elect Director Hagiwara, Toshitaka	For	For	
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	1.9	Elect Director Yoshida, Motokazu	For	For	
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	1.10	Elect Director Terashi, Shigeki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	2	Appoint Statutory Auditor Inoue, Tomoko	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Kitahara, Yoshiaki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Hino Motors, Ltd.	7205	19-Jun-19	Annual	Management	4	Approve Restricted Stock Plan	For	For	
Hitachi Ltd.	6501	19-Jun-19	Annual	Management	1.1	Elect Director Ihara, Katsumi	For	For	
Hitachi Ltd.	6501	19-Jun-19	Annual	Management	1.2	Elect Director Cynthia Carroll	For	For	
Hitachi Ltd.	6501	19-Jun-19	Annual	Management	1.3	Elect Director Joe Harlan	For	For	
Hitachi Ltd.	6501	19-Jun-19	Annual	Management	1.4	Elect Director George Buckley	For	For	
Hitachi Ltd.	6501	19-Jun-19	Annual	Management	1.5	Elect Director Louise Pentland	For	For	
Hitachi Ltd.	6501	19-Jun-19	Annual	Management	1.6	Elect Director Mochizuki, Harufumi	For	For	
Hitachi Ltd.	6501	19-Jun-19	Annual	Management	1.7	Elect Director Yamamoto, Takatoshi	For	For	
Hitachi Ltd.	6501	19-Jun-19	Annual	Management	1.8	Elect Director Yoshihara, Hiroaki	For	For	
Hitachi Ltd.	6501	19-Jun-19	Annual	Management	1.9	Elect Director Nakanishi, Hiroaki	For	For	
Hitachi Ltd.	6501	19-Jun-19	Annual	Management	1.10	Elect Director Nakamura, Toyoaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Hitachi Ltd.	6501	19-Jun-19	Annual	Management	1.11	Elect Director Higashihara, Toshiaki	For	For	
Hitachi Ltd.	6501	19-Jun-19	Annual	Shareholder	2	Remove Existing Director Nakamura, Toyoaki	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way.
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	1.1	Elect Director Mikoshiba, Toshiaki	For	For	
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	1.2	Elect Director Hachigo, Takahiro	For	For	
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	1.3	Elect Director Kuraishi, Seiji	For	Against	We do not support insiders on the board other than the President and Chairman.

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Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	1.4	Elect Director Yamane, Yoshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	1.5	Elect Director Takeuchi, Kohei	For	Against	We do not support insiders on the board other than the President and Chairman.
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	1.6	Elect Director Ozaki, Motoki	For	For	
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	1.7	Elect Director Koide, Hiroko	For	For	
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	1.8	Elect Director Ito, Takanobu	For	Against	We do not support insiders on the board other than the President and Chairman.
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	2.1	Elect Director and Audit Committee Member Yoshida, Masahiro	For	Against	We are not supportive of insiders on the audit committee. We do not support insiders on the board other than the President and Chairman.
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	2.2	Elect Director and Audit Committee Member Suzuki, Masafumi	For	Against	We are not supportive of insiders on the audit committee. We do not support insiders on the board other than the President and Chairman.
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	2.3	Elect Director and Audit Committee Member Takaura, Hideo	For	For	
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	2.4	Elect Director and Audit Committee Member Tamura, Mayumi	For	For	
Honda Motor Co., Ltd.	7267	19-Jun-19	Annual	Management	2.5	Elect Director and Audit Committee Member Sakai, Kunihiro	For	For	
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1a	Elect Director Richard Baker	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1b	Elect Director Robert Baker	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1c	Elect Director Stephanie Coyles	For	For	
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1d	Elect Director Helena Foulkes	For	For	
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1e	Elect Director Eric Gross	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1f	Elect Director M. Steven Langman	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1g	Elect Director David Leith	For	For	

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Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1h	Elect Director William Mack	For	For	
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1i	Elect Director Lee Neibart	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1j	Elect Director Wayne Pommen	For	For	
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1k	Elect Director Earl Rotman	For	For	
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1l	Elect Director Matthew Rubel	For	For	
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	1m	Elect Director Andrea Wong	For	For	
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hudson's Bay Company	HBC	19-Jun-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance, and it contains features that are not in line with best practice.
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	1	Approve Consolidated and Standalone Financial Statements	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	2	Approve Non-Financial Information Statement	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	3	Approve Discharge of Board	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	4	Reappoint Ernst & Young SL as Auditors	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	5	Approve Allocation of Income	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	6	Approve Final Dividend	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	7	Approve Special Dividend	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8a	Re-elect Antonio Vazquez Romero as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not appointing an Independent Lead Director to counterbalance a non-independent Chair.
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8b	Re-elect William Walsh as Director	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8c	Re-elect Marc Bolland as Director	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8d	Re-elect Deborah Kerr as Director	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8e	Re-elect Maria Fernanda Mejia Campuzano as Director	For	For	

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International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8f	Re-elect Kieran Poynter as Director	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8g	Re-elect Emilio Saracho Rodriguez de Torres as Director	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8h	Re-elect Nicola Shaw as Director	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8i	Re-elect Alberto Terol Esteban as Director	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8j	Elect Margaret Ewing as Director	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8k	Elect Francisco Javier Ferran Larraz as Director	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	8l	Elect Stephen Gunning as Director	For	Against	We do not support insiders on the board other than the CEO.
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	9	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	10	Authorise Market Purchase of Ordinary Shares	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	11	Authorise Issue of Equity	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	12	Authorise Issue of Convertible Bonds, Debentures, Warrants, and Other Debt Securities	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	13	Authorise Issue of Convertible Bonds, Debentures, Warrants, and Other Debt Securities without Pre-emptive Rights	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	14	Authorise the Company to Call General Meeting with 15 Days' Notice	For	For	
International Consolidated Airlines Group SA	IAG	19-Jun-19	Annual	Management	15	Authorise Board to Ratify and Execute Approved Resolutions	For	For	
ITOCHU Techno-Solutions Corp.	4739	19-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 26	For	For	
ITOCHU Techno-Solutions Corp.	4739	19-Jun-19	Annual	Management	2.1	Elect Director Kikuchi, Satoshi	For	For	
ITOCHU Techno-Solutions Corp.	4739	19-Jun-19	Annual	Management	2.2	Elect Director Matsushima, Toru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ITOCHU Techno-Solutions Corp.	4739	19-Jun-19	Annual	Management	2.3	Elect Director Okubo, Tadataka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ITOCHU Techno-Solutions Corp.	4739	19-Jun-19	Annual	Management	2.4	Elect Director Iwasaki, Naoko	For	For	
ITOCHU Techno-Solutions Corp.	4739	19-Jun-19	Annual	Management	2.5	Elect Director Motomura, Aya	For	For	
ITOCHU Techno-Solutions Corp.	4739	19-Jun-19	Annual	Management	2.6	Elect Director Imagawa, Kiyoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ITOCHU Techno-Solutions Corp.	4739	19-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Harada, Yasuyuki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
ITOCHU Techno-Solutions Corp.	4739	19-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Hara, Katsuhiko	For	For	

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Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	1	Amend Articles to Amend Business Lines	For	For	
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.1	Elect Director Tsuda, Hiroki	For	For	
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.2	Elect Director Kiyota, Akira	For	For	
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.3	Elect Director Miyahara, Koichiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.4	Elect Director Yamaji, Hiromi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.5	Elect Director Miyama, Hironaga	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.6	Elect Director Christina L. Ahmadjian	For	For	
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.7	Elect Director Endo, Nobuhiro	For	For	
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.8	Elect Director Ogita, Hitoshi	For	For	
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.9	Elect Director Kubori, Hideaki	For	For	
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.10	Elect Director Koda, Main	For	For	
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.11	Elect Director Kobayashi, Eizo	For	For	
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.12	Elect Director Minoguchi, Makoto	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.13	Elect Director Mori, Kimitaka	For	For	
Japan Exchange Group, Inc.	8697	19-Jun-19	Annual	Management	2.14	Elect Director Yoneda, Tsuyoshi	For	For	
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.1	Elect Director Nagato, Masatsugu	For	For	
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.2	Elect Director Suzuki, Yasuo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.3	Elect Director Ikeda, Norito	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.4	Elect Director Yokoyama, Kunio	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.5	Elect Director Uehira, Mitsuhiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.6	Elect Director Mukai, Riki	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.7	Elect Director Mimura, Akio	For	For	
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.8	Elect Director Yagi, Tadashi	For	For	
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.9	Elect Director Ishihara, Kunio	For	For	
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.10	Elect Director Charles D. Lake II	For	For	
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.11	Elect Director Hirono, Michiko	For	For	

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Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.12	Elect Director Okamoto, Tsuyoshi	For	For	
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.13	Elect Director Koezuka, Miharu	For	For	
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.14	Elect Director Aonuma, Takayuki	For	For	
Japan Post Holdings Co. Ltd.	6178	19-Jun-19	Annual	Management	1.15	Elect Director Akiyama, Sakie	For	For	
KDDI Corp.	9433	19-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 55	For	For	
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.1	Elect Director Tanaka, Takashi	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.2	Elect Director Morozumi, Hirofumi	For	Against	We do not support insiders on the board other than the President and Chairman.
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.3	Elect Director Takahashi, Makoto	For	Against	We are holding the President accountable for the board not being one-third independent.
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.4	Elect Director Uchida, Yoshiaki	For	Against	We do not support insiders on the board other than the President and Chairman.
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.5	Elect Director Shoji, Takashi	For	Against	We do not support insiders on the board other than the President and Chairman.
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.6	Elect Director Muramoto, Shinichi	For	Against	We do not support insiders on the board other than the President and Chairman.
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.7	Elect Director Mori, Keiichi	For	Against	We do not support insiders on the board other than the President and Chairman.
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.8	Elect Director Morita, Kei	For	Against	We do not support insiders on the board other than the President and Chairman.
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.9	Elect Director Amamiya, Toshitake	For	Against	We do not support insiders on the board other than the President and Chairman.
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.10	Elect Director Yamaguchi, Goro	For	For	
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.11	Elect Director Yamamoto, Keiji	For	For	
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.12	Elect Director Nemoto, Yoshiaki	For	For	
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.13	Elect Director Oyagi, Shigeo	For	For	
KDDI Corp.	9433	19-Jun-19	Annual	Management	2.14	Elect Director Kano, Riyo	For	For	
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 17.5	For	For	
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	2.1	Elect Director Kato, Yoshifumi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	2.2	Elect Director Ishimaru, Masahiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	2.3	Elect Director Miura, Tatsuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	2.4	Elect Director Inachi, Toshihiko	For	Against	We are holding this executive accountable for the board not being one-third independent.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	2.5	Elect Director Nakano, Michio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	2.6	Elect Director Ueno, Masaya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	2.7	Elect Director Murao, Kazutoshi	For	For	
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	2.8	Elect Director Hashizume, Shinya	For	For	
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	3.1	Elect Director and Audit Committee Member Nagahama, Tetsuo	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	3.2	Elect Director and Audit Committee Member Nakatani, Masakazu	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	3.3	Elect Director and Audit Committee Member Umezaki, Hisashi	For	For	
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	3.4	Elect Director and Audit Committee Member Tahara, Nobuyuki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	3.5	Elect Director and Audit Committee Member Kusao, Koichi	For	For	
Keihan Holdings Co., Ltd.	9045	19-Jun-19	Annual	Management	4	Elect Alternate Director and Audit Committee Member Hata, Shuhei	For	For	
Momenta Pharmaceuticals, Inc.	MNTA	19-Jun-19	Annual	Management	1a	Elect Director Steven C. Gilman	For	For	
Momenta Pharmaceuticals, Inc.	MNTA	19-Jun-19	Annual	Management	1b	Elect Director Thomas P. Koestler	For	For	
Momenta Pharmaceuticals, Inc.	MNTA	19-Jun-19	Annual	Management	1c	Elect Director Elizabeth Stoner	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Momenta Pharmaceuticals, Inc.	MNTA	19-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
Momenta Pharmaceuticals, Inc.	MNTA	19-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and it lacks sufficient disclosure.
Momenta Pharmaceuticals, Inc.	MNTA	19-Jun-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Nippon Yusen KK	9101	19-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 10	For	For	
Nippon Yusen KK	9101	19-Jun-19	Annual	Management	2.1	Elect Director Naito, Tadaaki	For	Against	We are holding the President accountable for sustained unsatisfactory financial performance.

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Nippon Yusen KK	9101	19-Jun-19	Annual	Management	2.2	Elect Director Nagasawa, Hitoshi	For	Against	We are holding the President accountable for sustained unsatisfactory financial performance.
Nippon Yusen KK	9101	19-Jun-19	Annual	Management	2.3	Elect Director Yoshida, Yoshiyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Nippon Yusen KK	9101	19-Jun-19	Annual	Management	2.4	Elect Director Takahashi, Eiichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Nippon Yusen KK	9101	19-Jun-19	Annual	Management	2.5	Elect Director Harada, Hiroki	For	Against	We do not support insiders on the board other than the President and Chairman.
Nippon Yusen KK	9101	19-Jun-19	Annual	Management	2.6	Elect Director Katayama, Yoshihiro	For	For	
Nippon Yusen KK	9101	19-Jun-19	Annual	Management	2.7	Elect Director Kuniya, Hiroko	For	For	
Nippon Yusen KK	9101	19-Jun-19	Annual	Management	2.8	Elect Director Tanabe, Eiichi	For	For	
Nippon Yusen KK	9101	19-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Miyamoto, Noriko	For	Against	We are not supportive of insiders on the board of statutory auditors.
Nippon Yusen KK	9101	19-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Kanemoto, Toshinori	For	For	
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.1	Elect Director Martin Ellis Franklin	For	For	
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.2	Elect Director Noam Gottesman	For	For	
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.3	Elect Director Ian G.H. Ashken	For	For	
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.4	Elect Director Stefan Descheemaeker	For	For	
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.5	Elect Director Mohamed Elsarky	For	For	
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.6	Elect Director Jeremy Isaacs	For	For	
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.7	Elect Director James E. Lillie	For	For	
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.8	Elect Director Stuart M. MacFarlane	For	For	
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.9	Elect Director Lord Myners of Truro	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.10	Elect Director Victoria Parry	For	For	
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.11	Elect Director Simon White	For	For	
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	1.12	Elect Director Samy Zekhout	For	Against	We do not support insiders on the board other than the CEO.
Nomad Foods Limited	NOMD	19-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	1.1	Elect Director Minegishi, Masumi	For	Against	We are holding the President accountable for the board not being one-third independent.
Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	1.2	Elect Director Ikeuchi, Shogo	For	Against	We do not support insiders on the board other than the President.
Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	1.3	Elect Director Idekoba, Hisayuki	For	Against	We do not support insiders on the board other than the President.

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Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	1.4	Elect Director Sagawa, Keiichi	For	Against	We do not support insiders on the board other than the President.
Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	1.5	Elect Director Rony Kahan	For	Against	We do not support insiders on the board other than the President.
Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	1.6	Elect Director Izumiya, Naoki	For	For	
Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	1.7	Elect Director Totoki, Hiroki	For	For	
Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Inoue, Hiroki	For	For	
Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	2.2	Appoint Alternate Statutory Auditor Shinkawa, Asa	For	For	
Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	3	Approve Compensation Ceiling for Directors	For	For	
Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	4	Approve Stock Option Plan	For	For	
Recruit Holdings Co., Ltd.	6098	19-Jun-19	Annual	Management	5	Approve Transfer of Capital Reserves and Other Capital Surplus to Capital	For	For	
Ruentex Industries Ltd.	2915	19-Jun-19	Annual	Management	1	Approve Financial Statements	For	For	
Ruentex Industries Ltd.	2915	19-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Ruentex Industries Ltd.	2915	19-Jun-19	Annual	Management	3	Approve Cash Dividends Distributed from Legal Reserve	For	For	
Ruentex Industries Ltd.	2915	19-Jun-19	Annual	Management	4	Amend Articles of Association	For	For	
Ruentex Industries Ltd.	2915	19-Jun-19	Annual	Management	5	Amend Guidelines for Loaning of Funds and Making of Endorsement and Guarantees	For	For	
Ruentex Industries Ltd.	2915	19-Jun-19	Annual	Management	6	Amend Criteria for Handling Acquisition and Disposal of Assets	For	For	
Ruentex Industries Ltd.	2915	19-Jun-19	Annual	Management	7	Amend Procedures for Election of Directors and Supervisors	For	For	
Shinsei Bank, Ltd.	8303	19-Jun-19	Annual	Management	1.1	Elect Director Kudo, Hideyuki	For	For	
Shinsei Bank, Ltd.	8303	19-Jun-19	Annual	Management	1.2	Elect Director Kozano, Yoshiaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Shinsei Bank, Ltd.	8303	19-Jun-19	Annual	Management	1.3	Elect Director J. Christopher Flowers	For	For	
Shinsei Bank, Ltd.	8303	19-Jun-19	Annual	Management	1.4	Elect Director Ernest M. Higa	For	For	
Shinsei Bank, Ltd.	8303	19-Jun-19	Annual	Management	1.5	Elect Director Makihara, Jun	For	For	
Shinsei Bank, Ltd.	8303	19-Jun-19	Annual	Management	1.6	Elect Director Murayama, Rie	For	For	
Shinsei Bank, Ltd.	8303	19-Jun-19	Annual	Management	1.7	Elect Director Tomimura, Ryuichi	For	For	
Shinsei Bank, Ltd.	8303	19-Jun-19	Annual	Management	2	Appoint Statutory Auditor Akamatsu, Ikuko	For	For	
Shinsei Bank, Ltd.	8303	19-Jun-19	Annual	Shareholder	3	Appoint Shareholder Director Nominee James B. Rosenwald III	Against	Against	This proposal is not in shareholders' best interests.
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 22	For	For	
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.1	Elect Director Son, Masayoshi	For	Against	We are holding the President accountable for the board not being one-third independent.

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SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.2	Elect Director Ronald Fisher	For	Against	We do not support insiders on the board other than the President.
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.3	Elect Director Marcelo Claure	For	Against	We do not support insiders on the board other than the President.
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.4	Elect Director Sago, Katsunori	For	Against	We do not support insiders on the board other than the President.
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.5	Elect Director Rajeev Misra	For	Against	We do not support insiders on the board other than the President.
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.6	Elect Director Miyauchi, Ken	For	Against	We do not support insiders on the board other than the President.
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.7	Elect Director Simon Segars	For	Against	We do not support insiders on the board other than the President.
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.8	Elect Director Yun Ma	For	Against	We do not support insiders on the board other than the President.
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.9	Elect Director Yasir O. Al-Rumayyan	For	Against	We do not support insiders on the board other than the President.
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.10	Elect Director Yanai, Tadashi	For	For	
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.11	Elect Director Iijima, Masami	For	For	
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	2.12	Elect Director Matsuo, Yutaka	For	For	
SoftBank Group Corp.	9984	19-Jun-19	Annual	Management	3	Appoint Statutory Auditor Toyama, Atsushi	For	For	
Swedbank AB	SWED.A	19-Jun-19	Special	Management	1	Open Meeting	None	None	
Swedbank AB	SWED.A	19-Jun-19	Special	Management	2	Elect Chairman of Meeting	For	For	
Swedbank AB	SWED.A	19-Jun-19	Special	Management	3	Prepare and Approve List of Shareholders	For	For	
Swedbank AB	SWED.A	19-Jun-19	Special	Management	4	Approve Agenda of Meeting	For	For	
Swedbank AB	SWED.A	19-Jun-19	Special	Management	5	Designate Inspector(s) of Minutes of Meeting	For	For	
Swedbank AB	SWED.A	19-Jun-19	Special	Management	6	Acknowledge Proper Convening of Meeting	For	For	
Swedbank AB	SWED.A	19-Jun-19	Special	Management	7	Determine Number of Members (9) and Deputy Members of Board	For	For	
Swedbank AB	SWED.A	19-Jun-19	Special	Management	8.a	Elect Josefin Lindstrand as New Director	For	For	
Swedbank AB	SWED.A	19-Jun-19	Special	Management	8.b	Elect Bo Magnusson as New Director	For	For	
Swedbank AB	SWED.A	19-Jun-19	Special	Management	8.c	Elect Goran Persson as New Director	For	For	
Swedbank AB	SWED.A	19-Jun-19	Special	Management	9	Elect Goran Persson as Board Chairman	For	For	
Swedbank AB	SWED.A	19-Jun-19	Special	Shareholder	10	Instruct Board to Work for the Swedish Companies Act to be Amended so the Possibility of Differentiation of Voting Rights is Abolished	None	Against	We do not believe that support for this proposal is in the best interests of shareholders.

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Swedbank AB	SWED.A	19-Jun-19	Special	Shareholder	11	Instruct Board to Prepare a Proposal for Representation of Small and Medium-Sized Shareholders in the Board and Nomination Committee, to be Submitted to AGM 2020, and to write the Government to Update the Swedish Companies Act Regarding the same Issue	None	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Swedbank AB	SWED.A	19-Jun-19	Special	Shareholder	12	Appoint Special Reviewer	None	Against	Given the ongoing investigations related to this matter, we do not believe support for this proposal is warranted.
Swedbank AB	SWED.A	19-Jun-19	Special	Management	13	Close Meeting	None	None	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	4	Amend Rules and Procedures Regarding Shareholder's General Meeting	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	5	Amend Rules and Procedures for Election of Directors	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	6	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	7	Amend Procedures for Lending Funds to Other Parties	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	8	Amend Procedures for Endorsement and Guarantees	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	9.1	Elect CHIAO, YU-LON, with Shareholder No. 263, as Non-Independent Director	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	9.2	Elect CHIAO, YU-CHENG, Representative of WAL SIN LIHWA CORPORATION, with Shareholder No. 74, as Non-Independent Director	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	9.3	Elect LI, CHIA-HUA, with ID No. Q100124XXX, as Non-Independent Director	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	9.4	Elect YEH, PEI-CHENG, with ID No. K120776XXX, as Non-Independent Director	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	9.5	Elect KU, LI-CHING, with Shareholder No. 335, as Non-Independent Director	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	9.6	Elect SHU, YAO-HSIEN, Representative of HANNSTAR BOARD CORPORATION, with Shareholder No. 145503, as Non-Independent Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	9.7	Elect FAN,PO-KANG, with ID No. A100849XXX, as Independent Director	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	9.8	Elect CHEN,YUNG-CHIN, with Shareholder No. 77801, as Independent Director	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	9.9	Elect CHIH,HAO, with ID No. 1961011XXX, as Independent Director	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	10	Approve Release of Restrictions of Competitive Activities of Director MR.CHIAO, YU-LON	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	11	Approve Release of Restrictions of Competitive Activities of Director WAL SIN LIHWA CORPORATION	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	12	Approve Release of Restrictions of Competitive Activities of Director MR.CHIAO, YU-CHENG, Representative of WAL SIN LIHWA CORPORATION	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	13	Approve Release of Restrictions of Competitive Activities of Director MR.LI,CHIA-HUA	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	14	Approve Release of Restrictions of Competitive Activities of Director MR.YEH,PEI-CHENG	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	15	Approve Release of Restrictions of Competitive Activities of Director KU,LI-CHING	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	16	Approve Release of Restrictions of Competitive Activities of Director HANNSTAR BOARD CORPORATION	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	17	Approve Release of Restrictions of Competitive Activities of Director MR.SHU,YAO-HSIEN, Representative of HANNSTAR BOARD CORPORATION	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	18	Approve Release of Restrictions of Competitive Activities of Director MR.FAN,PO-KANG	For	For	
Walsin Technology Corp.	2492	19-Jun-19	Annual	Management	19	Approve Release of Restrictions of Competitive Activities of Director MR.CHEN,YUNG-CHIN	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Whitbread Plc	WTB	19-Jun-19	Special	Management	1	Authorise Market Purchase of Ordinary Shares in Connection with the Tender Offer	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	2	Approve Remuneration Report	For	For	
Whitbread Plc	WTB	19-Jun-19	Special	Management	2	Approve Share Consolidation	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	3	Approve Final Dividend	For	For	
Whitbread Plc	WTB	19-Jun-19	Special	Management	3	Amend Articles of Association	For	For	

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Whitbread Plc	WTB	19-Jun-19	Annual	Management	4	Elect Frank Fiskers as Director	For	For	
Whitbread Plc	WTB	19-Jun-19	Special	Management	4	Authorise Market Purchase of Ordinary Shares	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	5	Re-elect David Atkins as Director	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	6	Re-elect Alison Brittain as Director	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	7	Re-elect Nicholas Cadbury as Director	For	Against	We do not support insiders on the board other than the CEO.
Whitbread Plc	WTB	19-Jun-19	Annual	Management	8	Re-elect Adam Crozier as Director	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	9	Re-elect Richard Gillingwater as Director	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	10	Re-elect Chris Kennedy as Director	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	11	Re-elect Deanna Oppenheimer as Director	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	12	Re-elect Louise Smalley as Director	For	Against	We do not support insiders on the board other than the CEO.
Whitbread Plc	WTB	19-Jun-19	Annual	Management	13	Re-elect Susan Martin as Director	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	14	Reappoint Deloitte LLP as Auditors	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	15	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	16	Authorise EU Political Donations and Expenditure	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	17	Authorise Issue of Equity	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	20	Authorise Market Purchase of Ordinary Shares	For	For	
Whitbread Plc	WTB	19-Jun-19	Annual	Management	21	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.1	Elect Director Negishi, Takashige	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.2	Elect Director Narita, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.3	Elect Director Wakabayashi, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.4	Elect Director Ishikawa, Fumiyasu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.5	Elect Director Ito, Masanori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.6	Elect Director Doi, Akifumi	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.7	Elect Director Hayashida, Tetsuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.8	Elect Director Hirano, Susumu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.9	Elect Director Richard Hall	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.10	Elect Director Yasuda, Ryuji	For	For	
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.11	Elect Director Fukuoka, Masayuki	For	For	
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.12	Elect Director Maeda, Norihito	For	For	
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.13	Elect Director Pascal Yves De Petrini	For	For	
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.14	Elect Director Imada, Masao	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yakult Honsha Co., Ltd.	2267	19-Jun-19	Annual	Management	1.15	Elect Director Tobe, Naoko	For	For	
3SBio, Inc.	1530	20-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
3SBio, Inc.	1530	20-Jun-19	Annual	Management	2A	Elect Lou Jing as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
3SBio, Inc.	1530	20-Jun-19	Annual	Management	2B	Elect Tan Bo as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
3SBio, Inc.	1530	20-Jun-19	Annual	Management	2C	Elect Pu Tianruo as Director	For	For	
3SBio, Inc.	1530	20-Jun-19	Annual	Management	2D	Elect Wang Rui as Director	For	For	
3SBio, Inc.	1530	20-Jun-19	Annual	Management	2E	Authorize Board to Fix Remuneration of Directors	For	For	
3SBio, Inc.	1530	20-Jun-19	Annual	Management	3	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
3SBio, Inc.	1530	20-Jun-19	Annual	Management	4A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
3SBio, Inc.	1530	20-Jun-19	Annual	Management	4B	Authorize Repurchase of Issued Share Capital	For	For	
3SBio, Inc.	1530	20-Jun-19	Annual	Management	4C	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	1.1	Elect Director Reveta Bowers	For	For	
Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	1.2	Elect Director Robert Corti	For	For	
Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	1.3	Elect Director Hendrik Hartong, III	For	For	
Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	1.4	Elect Director Brian Kelly	For	Against	We are voting against this director due to concerns over tenure.

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Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	1.5	Elect Director Robert A. Kotick	For	For	
Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	1.6	Elect Director Barry Meyer	For	For	
Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	1.7	Elect Director Robert Morgado	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	1.8	Elect Director Peter Nolan	For	For	
Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	1.9	Elect Director Casey Wasserman	For	For	
Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	1.10	Elect Director Elaine Wynn	For	For	
Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
Activision Blizzard, Inc.	ATVI	20-Jun-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Alliance Global Group, Inc.	AGI	20-Jun-19	Annual	Management	3	Approve the Minutes of the Annual Meeting of Stockholders Held on September 18, 2018	For	For	
Alliance Global Group, Inc.	AGI	20-Jun-19	Annual	Management	5	Appoint Independent Auditors	For	For	
Alliance Global Group, Inc.	AGI	20-Jun-19	Annual	Management	6	Ratify Acts of the Board of Directors, Board Committees, and Officers	For	For	
Alliance Global Group, Inc.	AGI	20-Jun-19	Annual	Management	7.1	Elect Andrew L. Tan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
Alliance Global Group, Inc.	AGI	20-Jun-19	Annual	Management	7.2	Elect Kevin Andrew L. Tan as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Alliance Global Group, Inc.	AGI	20-Jun-19	Annual	Management	7.3	Elect Kingson U. Sian as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. This director is overboarded.
Alliance Global Group, Inc.	AGI	20-Jun-19	Annual	Management	7.4	Elect Katherine L. Tan as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

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Alliance Global Group, Inc.	AGI	20-Jun-19	Annual	Management	7.5	Elect Winston S. Co as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Alliance Global Group, Inc.	AGI	20-Jun-19	Annual	Management	7.6	Elect Sergio R. Ortiz-Luis, Jr. as Director	For	Against	This director is overboarded.
Alliance Global Group, Inc.	AGI	20-Jun-19	Annual	Management	7.7	Elect Alejo L. Villanueva, Jr. as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Balchem Corporation	BCPC	20-Jun-19	Annual	Management	1.1	Elect Director Theodore L. Harris	For	For	
Balchem Corporation	BCPC	20-Jun-19	Annual	Management	1.2	Elect Director Matthew D. Wineinger	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Balchem Corporation	BCPC	20-Jun-19	Annual	Management	2	Ratify RSM US LLP as Auditors	For	For	
Balchem Corporation	BCPC	20-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
CannTrust Holdings Inc.	TRST	20-Jun-19	Annual/Special	Management	1a	Elect Director Eric Paul	For	For	
CannTrust Holdings Inc.	TRST	20-Jun-19	Annual/Special	Management	1b	Elect Director Mark Litwin	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board and for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the non-independent Chair position. We are holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
CannTrust Holdings Inc.	TRST	20-Jun-19	Annual/Special	Management	1c	Elect Director John Kaden	For	For	
CannTrust Holdings Inc.	TRST	20-Jun-19	Annual/Special	Management	1d	Elect Director Mitchell Sanders	For	For	
CannTrust Holdings Inc.	TRST	20-Jun-19	Annual/Special	Management	1e	Elect Director Shawna Page	For	For	
CannTrust Holdings Inc.	TRST	20-Jun-19	Annual/Special	Management	1f	Elect Director Robert Marcovitch	For	For	

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CannTrust Holdings Inc.	TRST	20-Jun-19	Annual/Special	Management	1g	Elect Director Mark Dawber	For	Withhold	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board and for not providing the Independent Lead Director with all necessary powers required for an effective counter-balance to the non-independent Chair position. We are holding the members of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
CannTrust Holdings Inc.	TRST	20-Jun-19	Annual/Special	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
CannTrust Holdings Inc.	TRST	20-Jun-19	Annual/Special	Management	3	Approve Omnibus Incentive Plan	For	Against	The omnibus stock plan does not meet our guidelines.
China Huarong Asset Management Co., Ltd.	2799	20-Jun-19	Annual	Management	1	Approve 2019 Poverty Alleviation Fund Plan	For	For	
China Huarong Asset Management Co., Ltd.	2799	20-Jun-19	Annual	Management	2	Approve Capital Increase in Huarong International	For	For	
China Huarong Asset Management Co., Ltd.	2799	20-Jun-19	Annual	Management	3	Approve the Extension of the Validity Period of Tier II Capital Bonds Resolutions	For	For	
China Huarong Asset Management Co., Ltd.	2799	20-Jun-19	Annual	Management	1	Approve 2018 Final Financial Account Plan	For	For	
China Huarong Asset Management Co., Ltd.	2799	20-Jun-19	Annual	Management	2	Approve 2018 Profit Distribution Plan	For	For	
China Huarong Asset Management Co., Ltd.	2799	20-Jun-19	Annual	Management	3	Approve 2019 Fixed Assets Investment Budget	For	For	
China Huarong Asset Management Co., Ltd.	2799	20-Jun-19	Annual	Management	4	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
China Huarong Asset Management Co., Ltd.	2799	20-Jun-19	Annual	Management	5	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
China Huarong Asset Management Co., Ltd.	2799	20-Jun-19	Annual	Management	6	Approve 2018 Work Report of Board of Directors	For	For	
China Huarong Asset Management Co., Ltd.	2799	20-Jun-19	Annual	Management	7	Approve 2018 Work Report of Board of Supervisors	For	For	
China Huarong Asset Management Co., Ltd.	2799	20-Jun-19	Annual	Management	8	Approve Deloitte Touche Tohmatsu Certified Public Accountants LLP and Deloitte Touche Tohmatsu as Its Domestic and Overseas Auditors and Authorize Board to Fix Their Remuneration	For	For	
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 45	For	For	
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.1	Elect Director Rinno, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.2	Elect Director Yamashita, Masahiro	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.3	Elect Director Takahashi, Naoki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.4	Elect Director Mizuno, Katsumi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.5	Elect Director Okamoto, Tatsunari	For	Against	We are holding this executive accountable for the board not being one-third independent.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.6	Elect Director Miura, Yoshiaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.7	Elect Director Matsuda, Akihiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.8	Elect Director Baba, Shingo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.9	Elect Director Isobe, Yasuyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.10	Elect Director Ashikaga, Shunji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.11	Elect Director Ono, Kazutoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.12	Elect Director Yasumori, Kazue	For	Against	We are holding this executive accountable for the board not being one-third independent.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.13	Elect Director Hayashi, Kaoru	For	For	
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.14	Elect Director Togashi, Naoki	For	For	
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	2.15	Elect Director Otsuki, Nana	For	For	
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Kaneko, Haruhisa	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Harada, Munehiro	For	For	
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Igawa, Hiroaki	For	For	
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	3.4	Appoint Statutory Auditor Kasahara, Chie	For	For	
Credit Saison Co., Ltd.	8253	20-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Yokokura, Hitoshi	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1a	Elect Director Edward H. Bastian	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1b	Elect Director Francis S. Blake	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1c	Elect Director Daniel A. Carp	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1d	Elect Director Ashton B. Carter	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1e	Elect Director David G. DeWalt	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1f	Elect Director William H. Easter, III	For	For	

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Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1g	Elect Director Christopher A. Hazleton	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1h	Elect Director Michael P. Huerta	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1i	Elect Director Jeanne P. Jackson	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1j	Elect Director George N. Mattson	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1k	Elect Director Sergio A. L. Rial	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	1l	Elect Director Kathy N. Waller	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Management	3	Ratify Ernst & Young LLP as Auditors	For	For	
Delta Air Lines, Inc.	DAL	20-Jun-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
Dorel Industries Inc.	DII.B	20-Jun-19	Annual	Management	1.1	Elect Director Martin Schwartz	For	For	
Dorel Industries Inc.	DII.B	20-Jun-19	Annual	Management	1.2	Elect Director Alan Schwartz	For	Withhold	We do not support insiders on the board other than the CEO. We are also voting against this director due to concerns over tenure.
Dorel Industries Inc.	DII.B	20-Jun-19	Annual	Management	1.3	Elect Director Jeffrey Schwartz	For	Withhold	We do not support insiders on the board other than the CEO. We are also voting against this director due to concerns over tenure.
Dorel Industries Inc.	DII.B	20-Jun-19	Annual	Management	1.4	Elect Director Jeff Segel	For	Withhold	We do not support insiders on the board other than the CEO. We are also voting against this director due to concerns over tenure.
Dorel Industries Inc.	DII.B	20-Jun-19	Annual	Management	1.5	Elect Director Maurice Tousson	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Dorel Industries Inc.	DII.B	20-Jun-19	Annual	Management	1.6	Elect Director Dian Cohen	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Dorel Industries Inc.	DII.B	20-Jun-19	Annual	Management	1.7	Elect Director Alain Benedetti	For	For	
Dorel Industries Inc.	DII.B	20-Jun-19	Annual	Management	1.8	Elect Director Norman M. Steinberg	For	For	
Dorel Industries Inc.	DII.B	20-Jun-19	Annual	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Eisai Co., Ltd.	4523	20-Jun-19	Annual	Management	1.1	Elect Director Naito, Haruo	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.

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Eisai Co., Ltd.	4523	20-Jun-19	Annual	Management	1.2	Elect Director Kato, Yasuhiko	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Eisai Co., Ltd.	4523	20-Jun-19	Annual	Management	1.3	Elect Director Kanai, Hirokazu	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee. We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Eisai Co., Ltd.	4523	20-Jun-19	Annual	Management	1.4	Elect Director Kakizaki, Tamaki	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Eisai Co., Ltd.	4523	20-Jun-19	Annual	Management	1.5	Elect Director Tsunoda, Daiken	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Eisai Co., Ltd.	4523	20-Jun-19	Annual	Management	1.6	Elect Director Bruce Aronson	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Eisai Co., Ltd.	4523	20-Jun-19	Annual	Management	1.7	Elect Director Tsuchiya, Yutaka	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Eisai Co., Ltd.	4523	20-Jun-19	Annual	Management	1.8	Elect Director Kaihori, Shuzo	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Eisai Co., Ltd.	4523	20-Jun-19	Annual	Management	1.9	Elect Director Murata, Ryuichi	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Eisai Co., Ltd.	4523	20-Jun-19	Annual	Management	1.10	Elect Director Uchiyama, Hideyo	For	Against	We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Eisai Co., Ltd.	4523	20-Jun-19	Annual	Management	1.11	Elect Director Hayashi, Hideki	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee. We are voting against the entire board for not allowing shareholders to vote on the poison pill in place.
Formosa Taffeta Co., Ltd.	1434	20-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	

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Formosa Taffeta Co., Ltd.	1434	20-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Formosa Taffeta Co., Ltd.	1434	20-Jun-19	Annual	Management	3	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Formosa Taffeta Co., Ltd.	1434	20-Jun-19	Annual	Management	4	Amend Trading Procedures Governing Derivatives Products	For	For	
Formosa Taffeta Co., Ltd.	1434	20-Jun-19	Annual	Management	5	Amend Procedures for Loaning Funds to Other Parties	For	For	
Formosa Taffeta Co., Ltd.	1434	20-Jun-19	Annual	Management	6	Amend Procedures for Providing Endorsements and Guarantees to Other Parties	For	For	
Fortuna Silver Mines Inc.	FVI	20-Jun-19	Annual	Management	1	Fix Number of Directors at Seven	For	For	
Fortuna Silver Mines Inc.	FVI	20-Jun-19	Annual	Management	2.1	Elect Director Jorge Ganoza Durant	For	For	
Fortuna Silver Mines Inc.	FVI	20-Jun-19	Annual	Management	2.2	Elect Director Simon Ridgway	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is also overboarded.
Fortuna Silver Mines Inc.	FVI	20-Jun-19	Annual	Management	2.3	Elect Director Mario Szotlender	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Fortuna Silver Mines Inc.	FVI	20-Jun-19	Annual	Management	2.4	Elect Director David Farrell	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Fortuna Silver Mines Inc.	FVI	20-Jun-19	Annual	Management	2.5	Elect Director David Laing	For	For	
Fortuna Silver Mines Inc.	FVI	20-Jun-19	Annual	Management	2.6	Elect Director Alfredo Sillau	For	For	
Fortuna Silver Mines Inc.	FVI	20-Jun-19	Annual	Management	2.7	Elect Director Kylie Dickson	For	For	
Fortuna Silver Mines Inc.	FVI	20-Jun-19	Annual	Management	3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Genting Bhd.	3182	20-Jun-19	Annual	Management	1	Approve Final Dividend	For	For	
Genting Bhd.	3182	20-Jun-19	Annual	Management	2	Approve Directors' Fees	For	For	
Genting Bhd.	3182	20-Jun-19	Annual	Management	3	Approve Directors' Benefits	For	For	
Genting Bhd.	3182	20-Jun-19	Annual	Management	4	Elect Lim Keong Hui as Director	For	Against	We do not support insiders on the board other than the CEO.
Genting Bhd.	3182	20-Jun-19	Annual	Management	5	Elect Manharlal A/L Ratilal as Director	For	For	
Genting Bhd.	3182	20-Jun-19	Annual	Management	6	Elect Eric Ooi Lip Aun as Director	For	For	

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Genting Bhd.	3182	20-Jun-19	Annual	Management	7	Approve PricewaterhouseCoopers PLT as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Genting Bhd.	3182	20-Jun-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
Genting Bhd.	3182	20-Jun-19	Annual	Management	9	Authorize Share Repurchase Program	For	For	
Genting Bhd.	3182	20-Jun-19	Annual	Management	10	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
Genting Bhd.	3182	20-Jun-19	Annual	Management	1	Adopt New Constitution	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	3	Approve to Cause the Company's Subsidiary-Hozan Investment Co., Ltd. to Waive its Preemptive Right in Hotai Finance Co., Ltd.'s Issuance of New Shares for Cash Capital Increase	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	6	Approve Amendments to Trading Procedures Governing Derivatives Products	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	7	Amend Procedures for Lending Funds to Other Parties	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	8	Amend Procedures for Endorsement and Guarantees	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.1	Elect Huang Nan Kuang, Representative of Chun Yung Investment Co., Ltd., with Shareholder No. 74953 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.2	Elect Huang Chih Cheng, Representative of Chun Yung Investment Co., Ltd., with Shareholder No. 74953 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.3	Elect Lin Li Hua, Representative of Chun Yung Investment Co., Ltd., with Shareholder No. 74953 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.4	Elect Huang Wen Jui, Representative of Chun Yung Investment Co., Ltd., with Shareholder No. 74953 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.5	Elect Su Chwen Shing, Representative of Li Gang Enterprise Co., Ltd., with Shareholder No. 134 as Non-Independent Director	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.6	Elect Su Jean, Representative of Li Gang Enterprise Co., Ltd., with Shareholder No. 134 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.7	Elect Su Yi Chung, Representative of Yong Hui Development Co., Ltd., with Shareholder No. 81181 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.8	Elect Leon Soo, Representative of Yong Hui Development Co., Ltd., with Shareholder No. 81181 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.9	Elect Ko Junn Yuan, Representative of Yuan Tuo Investment Co., Ltd., with Shareholder No. 136 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.10	Elect Zhang Shi Ying (Chang, Shih-Yieng), Representative of Gui Long Investment Co., Ltd., with Shareholder No. 55051 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.11	Elect Kazuo Naganuma, Representative of Toyota Motor Corporation, with Shareholder No. 1692 as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.12	Elect Su Chin Huo with ID No. S101678XXX as Independent Director	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.13	Elect Wu Shih Hao with ID No. A110779XXX as Independent Director	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	9.14	Elect Shih Hsien Fu with Shareholder No. 1601 as Independent Director	For	For	
Hotai Motor Co., Ltd.	2207	20-Jun-19	Annual	Management	10	Approve Release of Restrictions of Competitive Activities of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
IHI Corp.	7013	20-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 40	For	For	
IHI Corp.	7013	20-Jun-19	Annual	Management	2.1	Elect Director Saito, Tamotsu	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
IHI Corp.	7013	20-Jun-19	Annual	Management	2.2	Elect Director Mitsuoka, Tsugio	For	Against	We are holding the President accountable for the board not being one-third independent.
IHI Corp.	7013	20-Jun-19	Annual	Management	2.3	Elect Director Otani, Hiroyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
IHI Corp.	7013	20-Jun-19	Annual	Management	2.4	Elect Director Yamada, Takeshi	For	Against	We do not support insiders on the board other than the President and Chairman.
IHI Corp.	7013	20-Jun-19	Annual	Management	2.5	Elect Director Shikina, Tomoharu	For	Against	We do not support insiders on the board other than the President and Chairman.
IHI Corp.	7013	20-Jun-19	Annual	Management	2.6	Elect Director Mizumoto, Nobuko	For	Against	We do not support insiders on the board other than the President and Chairman.
IHI Corp.	7013	20-Jun-19	Annual	Management	2.7	Elect Director Nagano, Masafumi	For	Against	We do not support insiders on the board other than the President and Chairman.
IHI Corp.	7013	20-Jun-19	Annual	Management	2.8	Elect Director Murakami, Koichi	For	Against	We do not support insiders on the board other than the President and Chairman.
IHI Corp.	7013	20-Jun-19	Annual	Management	2.9	Elect Director Fujiwara, Taketsugu	For	For	
IHI Corp.	7013	20-Jun-19	Annual	Management	2.10	Elect Director Kimura, Hiroshi	For	For	
IHI Corp.	7013	20-Jun-19	Annual	Management	2.11	Elect Director Ishimura, Kazuhiko	For	For	
IHI Corp.	7013	20-Jun-19	Annual	Management	3	Appoint Statutory Auditor Iwamoto, Toshio	For	For	
Indian Hotels Co. Ltd.	500850	20-Jun-19	Annual	Management	1	Accept Standalone Financial Statements and Statutory Reports	For	For	
Indian Hotels Co. Ltd.	500850	20-Jun-19	Annual	Management	2	Accept Consolidated Financial Statements and Statutory Reports	For	For	
Indian Hotels Co. Ltd.	500850	20-Jun-19	Annual	Management	3	Approve Dividend	For	For	
Indian Hotels Co. Ltd.	500850	20-Jun-19	Annual	Management	4	Reelect Puneet Chhatwal as Director	For	For	
Indian Hotels Co. Ltd.	500850	20-Jun-19	Annual	Management	5	Elect Venu Srinivasan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Indian Hotels Co. Ltd.	500850	20-Jun-19	Annual	Management	6	Elect Mehernosh Kapadia as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Indian Hotels Co. Ltd.	500850	20-Jun-19	Annual	Management	7	Approve Commission to Non-Executive Directors	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Board of Supervisors	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Board of Supervisors	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	3	Approve 2018 Audited Accounts	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	3	Approve 2018 Audited Accounts	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	5	Approve 2019 Fixed Asset Investment Budget	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	5	Approve 2019 Fixed Asset Investment Budget	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	6	Approve KPMG Huazhen LLP and KPMG as External Auditors and KPMG Huazhen LLP as Internal Control Auditors	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	6	Approve KPMG Huazhen LLP and KPMG as External Auditors and KPMG Huazhen LLP as Internal Control Auditors	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	7	Elect Yang Siu Shun as Director	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	7	Elect Yang Siu Shun as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	8	Elect Zhang Wei as Supervisor	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	8	Elect Zhang Wei as Supervisor	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	9	Elect Shen Bingxi as Supervisor	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	9	Elect Shen Bingxi as Supervisor	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Shareholder	11	Elect Lu Yongzhen as Director	For	For	
Industrial & Commercial Bank of China Limited	1398	20-Jun-19	Annual	Shareholder	11	Elect Lu Yongzhen as Director	For	For	
Innolux Corp.	3481	20-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Innolux Corp.	3481	20-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Innolux Corp.	3481	20-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Innolux Corp.	3481	20-Jun-19	Annual	Management	4	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Innolux Corp.	3481	20-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Innolux Corp.	3481	20-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Innolux Corp.	3481	20-Jun-19	Annual	Management	7	Approve Issuance of Domestic Ordinary Shares or Issuance of Ordinary Shares to Participate in the Issuance of Global Depository Receipt	For	For	
Innolux Corp.	3481	20-Jun-19	Annual	Shareholder	8.3	Elect Chin-Lung Ting, Representative of Hong Yang Venture Capital Co., Ltd., with Shareholder No. 2 as Non-Independent Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Innolux Corp.	3481	20-Jun-19	Annual	Shareholder	8.4	Elect Chu-Hsiang Yang, Representative of Hong Yang Venture Capital Co., Ltd., with Shareholder No. 2 as Non-Independent Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Innolux Corp.	3481	20-Jun-19	Annual	Shareholder	8.5	Elect Jing-Yang Hung (Jin-Yang Hung), Representative of Hong Yang Venture Capital Co., Ltd., with Shareholder No. 2 as Non-Independent Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Innolux Corp.	3481	20-Jun-19	Annual	Shareholder	8.6	Elect Jyh-Chau Wang, Representative of Hong Yang Venture Capital Co., Ltd., with Shareholder No. 2 as Non-Independent Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Innolux Corp.	3481	20-Jun-19	Annual	Management	8.7	Elect Chi-Chia Hsieh with ID No. A110957XXX as Independent Director	For	Against	This director is overboarded.
Innolux Corp.	3481	20-Jun-19	Annual	Management	8.8	Elect Yuk-Lun Yim with ID No. 1959051XXX as Independent Director	For	For	
Innolux Corp.	3481	20-Jun-19	Annual	Management	8.9	Elect Zhen-Wei Wang with ID No. L101796XXX as Independent Director	For	For	
Innolux Corp.	3481	20-Jun-19	Annual	Management	9	Approve Release of Restrictions of Competitive Activities of Newly Appointed Directors and Representatives	For	For	
Jiangsu Expressway Company Limited	177	20-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Jiangsu Expressway Company Limited	177	20-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Jiangsu Expressway Company Limited	177	20-Jun-19	Annual	Management	3	Approve 2018 Audit Report and Financial Statement	For	For	
Jiangsu Expressway Company Limited	177	20-Jun-19	Annual	Management	4	Approve 2018 Final Accounting Report	For	For	
Jiangsu Expressway Company Limited	177	20-Jun-19	Annual	Management	5	Approve 2019 Financial Budget Report	For	For	
Jiangsu Expressway Company Limited	177	20-Jun-19	Annual	Management	6	Approve 2018 Final Profit Distribution Plan and Final Dividend	For	For	
Jiangsu Expressway Company Limited	177	20-Jun-19	Annual	Management	7	Approve Deloitte Touche Tohmatsu Certified Public Accountants LLP as Auditors and Internal Auditors and Authorize Board to Fix Their Remuneration	For	For	
Jiangsu Expressway Company Limited	177	20-Jun-19	Annual	Management	8	Approve Registration and Issuance of Ultra-Short-Term Notes and Authorize Sun Xibin to Deal with All Matters in Relation to the Execution of Contract and Approval of Fund Appropriation	For	For	
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	1.1	Elect Director Yamaguchi, Mitsugu	For	Against	We are holding the President accountable for sustained unsatisfactory financial performance. We are holding this executive accountable for the board not being one-third independent.
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	1.2	Elect Director Onoe, Yoshinori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	1.3	Elect Director Koshiishi, Fusaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	1.4	Elect Director Ohama, Takao	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	1.5	Elect Director Shibata, Koichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	1.6	Elect Director Manabe, Shohei	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	1.7	Elect Director Kitagawa, Jiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	1.8	Elect Director Katsukawa, Yoshihiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	1.9	Elect Director Kitabata, Takao	For	For	
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	1.10	Elect Director Bamba, Hiroyuki	For	For	
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	1.11	Elect Director Ito, Yumiko	For	For	
Kobe Steel, Ltd.	5406	20-Jun-19	Annual	Management	2	Elect Alternate Director and Audit Committee Member Miura, Kunio	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Logan Property Holdings Company Limited	3380	20-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Logan Property Holdings Company Limited	3380	20-Jun-19	Annual	Management	2	Approve Final Dividend and Special Dividend	For	For	
Logan Property Holdings Company Limited	3380	20-Jun-19	Annual	Management	3	Elect Ji Jiande as Director	For	For	
Logan Property Holdings Company Limited	3380	20-Jun-19	Annual	Management	4	Elect Xiao Xu as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Logan Property Holdings Company Limited	3380	20-Jun-19	Annual	Management	5	Elect Liu Ka Ying, Rebecca as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Logan Property Holdings Company Limited	3380	20-Jun-19	Annual	Management	6	Authorize Board to Fix the Remuneration of Directors	For	For	
Logan Property Holdings Company Limited	3380	20-Jun-19	Annual	Management	7	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Logan Property Holdings Company Limited	3380	20-Jun-19	Annual	Management	8	Authorize Repurchase of Issued Share Capital	For	For	
Logan Property Holdings Company Limited	3380	20-Jun-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Logan Property Holdings Company Limited	3380	20-Jun-19	Annual	Management	10	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 26	For	For	
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	2.1	Elect Director Aoi, Hiroshi	For	For	
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	2.2	Elect Director Okajima, Etsuko	For	For	
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	2.3	Elect Director Taguchi, Yoshitaka	For	For	
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	2.4	Elect Director Muroi, Masahiro	For	For	
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	2.5	Elect Director Nakamura, Masao	For	Against	We do not support insiders on the board other than the President.
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	2.6	Elect Director Kato, Hirotsugu	For	Against	We do not support insiders on the board other than the President.
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	2.7	Elect Director Aoki, Masahisa	For	Against	We do not support insiders on the board other than the President.
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	2.8	Elect Director Ito, Yuko	For	Against	We do not support insiders on the board other than the President.
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	3	Appoint Statutory Auditor Fujizuka, Hideaki	For	Against	We are not supportive of insiders on the board of statutory auditors.
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Nozaki, Akira	For	For	
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	5	Approve Trust-Type Equity Compensation Plan	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Marui Group Co., Ltd.	8252	20-Jun-19	Annual	Management	6	Appoint PricewaterhouseCoopers Aarata LLC as New External Audit Firm	For	For	
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 40	For	For	
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.1	Elect Director Iijima, Masami	For	For	
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.2	Elect Director Yasunaga, Tatsuo	For	For	
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.3	Elect Director Fujii, Shinsuke	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.4	Elect Director Kitamori, Nobuaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.5	Elect Director Takebe, Yukio	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.6	Elect Director Uchida, Takakazu	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.7	Elect Director Hori, Kenichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.8	Elect Director Fujiwara, Hirotsu	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.9	Elect Director Kometani, Yoshio	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.10	Elect Director Muto, Toshiro	For	For	
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.11	Elect Director Kobayashi, Izumi	For	For	
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.12	Elect Director Jenifer Rogers	For	For	
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.13	Elect Director Samuel Walsh	For	For	
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	2.14	Elect Director Uchiyamada, Takeshi	For	For	
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Suzuki, Makoto	For	Against	We are not supportive of insiders on the board of statutory auditors.
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Shiotani, Kimiro	For	Against	We are not supportive of insiders on the board of statutory auditors.
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Ozu, Hiroshi	For	For	
Mitsui & Co., Ltd.	8031	20-Jun-19	Annual	Management	4	Approve Restricted Stock Plan	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
NMC Health Plc	NMC	20-Jun-19	Annual	Management	3	Approve Final Dividend	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	4	Reappoint Ernst & Young LLP as Auditors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
NMC Health Plc	NMC	20-Jun-19	Annual	Management	5	Authorise the Audit Committee to Fix Remuneration of Auditors	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	6	Re-elect Mark Tompkins as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
NMC Health Plc	NMC	20-Jun-19	Annual	Management	7	Re-elect Dr Bavaguthu Shetty as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
NMC Health Plc	NMC	20-Jun-19	Annual	Management	8	Re-elect Khalifa Bin Butti as Director	For	Against	We do not support insiders on the board other than the CEO.
NMC Health Plc	NMC	20-Jun-19	Annual	Management	9	Re-elect Prasanth Manghat as Director	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	10	Re-elect Hani Buttikhi as Director	For	Against	We do not support insiders on the board other than the CEO.
NMC Health Plc	NMC	20-Jun-19	Annual	Management	11	Re-elect Dr Ayesha Abdullah as Director	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	12	Elect Tarek Alnabulsi as Director	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	13	Re-elect Abdulrahman Basaddiq as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
NMC Health Plc	NMC	20-Jun-19	Annual	Management	14	Re-elect Jonathan Bomford as Director	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	15	Re-elect Lord Clanwilliam as Director	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	16	Re-elect Salma Hareb as Director	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	17	Authorise EU Political Donations and Expenditure	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	18	Authorise Issue of Equity	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	19	Authorise Issue of Equity without Pre-emptive Rights	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	20	Amend Articles of Association	For	For	
NMC Health Plc	NMC	20-Jun-19	Annual	Management	21	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
Nomura Research Institute Ltd.	4307	20-Jun-19	Annual	Management	1.1	Elect Director Konomoto, Shingo	For	For	
Nomura Research Institute Ltd.	4307	20-Jun-19	Annual	Management	1.2	Elect Director Momose, Hironori	For	Against	We do not support insiders on the board other than the Chairman and/or President.

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Nomura Research Institute Ltd.	4307	20-Jun-19	Annual	Management	1.3	Elect Director Ueno, Ayumu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nomura Research Institute Ltd.	4307	20-Jun-19	Annual	Management	1.4	Elect Director Fukami, Yasuo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nomura Research Institute Ltd.	4307	20-Jun-19	Annual	Management	1.5	Elect Director Shimamoto, Tadashi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nomura Research Institute Ltd.	4307	20-Jun-19	Annual	Management	1.6	Elect Director Usumi, Yoshio	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nomura Research Institute Ltd.	4307	20-Jun-19	Annual	Management	1.7	Elect Director Doi, Miwako	For	For	
Nomura Research Institute Ltd.	4307	20-Jun-19	Annual	Management	1.8	Elect Director Matsuzaki, Masatoshi	For	For	
Nomura Research Institute Ltd.	4307	20-Jun-19	Annual	Management	1.9	Elect Director Omiya, Hideaki	For	For	
Nomura Research Institute Ltd.	4307	20-Jun-19	Annual	Management	2	Appoint Statutory Auditor Nishimura, Motoya	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 8.5	For	For	
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	2	Amend Articles to Amend Provisions on Number of Directors	For	For	
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.1	Elect Director Homma, Yo	For	Against	We are holding this executive accountable for the board not being one-third independent.
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.2	Elect Director Yanagi, Keiichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.3	Elect Director Yamaguchi, Shigeki	For	Against	We are holding this executive accountable for the board not being one-third independent.
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.4	Elect Director Fujiwara, Toshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.5	Elect Director Kitani, Tsuyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.6	Elect Director Takeuchi, Shunichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.7	Elect Director Ito, Koji	For	Against	We are holding this executive accountable for the board not being one-third independent.
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.8	Elect Director Matsunaga, Hisashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.9	Elect Director Okamoto, Yukio	For	For	
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.10	Elect Director Hirano, Eiji	For	For	
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.11	Elect Director Ebihara, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.

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NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.12	Elect Director John McCain	For	Against	We are holding this executive accountable for the board not being one-third independent.
NTT DATA Corp.	9613	20-Jun-19	Annual	Management	3.13	Elect Director Fujii, Mariko	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	1	Approve Annual Report, Financial Statements, and Allocation of Income, Including Dividends of RUB 155 per Share	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	1	Approve Annual Report, Financial Statements, and Allocation of Income, Including Dividends of RUB 155 per Share	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.1	Elect Vagit Alekperov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.2	Elect Viktor Blazheev as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.1	Elect Vagit Alekperov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.3	Elect Toby Gati as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.2	Elect Viktor Blazheev as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.4	Elect Valerii Graifer as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.3	Elect Toby Gati as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.5	Elect Ravil Maganov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.4	Elect Valerii Graifer as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.6	Elect Roger Munnings as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.5	Elect Ravil Maganov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.7	Elect Nikolai Nikolaev as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.6	Elect Roger Munnings as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.8	Elect Pavel Teplukhin as Director	None	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.7	Elect Nikolai Nikolaev as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.9	Elect Leonid Fedun as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.8	Elect Pavel Teplukhin as Director	None	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.10	Elect Liubov Khoba as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.9	Elect Leonid Fedun as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.11	Elect Sergei Shatalov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.10	Elect Liubov Khoba as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.12	Elect Wolfgang Schussel as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.11	Elect Sergei Shatalov as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	2.12	Elect Wolfgang Schussel as Director	None	Against	We believe support for the other nominee is in the best interests of shareholders.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	3.1	Elect Ivan Vrublevskii as Member of Audit Commission	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	3.2	Elect Artem Otrubiannikov as Member of Audit Commission	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	3.1	Elect Ivan Vrublevskii as Member of Audit Commission	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	3.3	Elect Pavel Suloev as Member of Audit Commission	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	3.2	Elect Artem Otrubiannikov as Member of Audit Commission	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	4.1	Approve Remuneration of Directors for Fiscal 2018	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	3.3	Elect Pavel Suloev as Member of Audit Commission	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	4.2	Approve Remuneration of New Directors for Fiscal 2019	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	4.1	Approve Remuneration of Directors for Fiscal 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	5.1	Approve Remuneration of Members of Audit Commission for Fiscal 2018	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	4.2	Approve Remuneration of New Directors for Fiscal 2019	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	5.2	Approve Remuneration of New Members of Audit Commission for Fiscal 2019	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	5.1	Approve Remuneration of Members of Audit Commission for Fiscal 2018	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	6	Ratify KPMG as Auditor	For	Against	The auditor's tenure exceeds our guidelines.We are voting against the appointment of the audit firm as audit fees are not disclosed.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	5.2	Approve Remuneration of New Members of Audit Commission for Fiscal 2019	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	7	Approve New Edition of Regulations on General Meetings	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	6	Ratify KPMG as Auditor	For	Against	The auditor's tenure exceeds our guidelines.We are voting against the appointment of the audit firm as audit fees are not disclosed.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	8	Approve Reduction in Share Capital through Share Repurchase Program and Subsequent Share Cancellation	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	7	Approve New Edition of Regulations on General Meetings	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	9	Approve Related-Party Transaction Re: Liability Insurance for Directors ,Executives, and Companies	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	8	Approve Reduction in Share Capital through Share Repurchase Program and Subsequent Share Cancellation	For	For	
Oil Co. LUKOIL PJSC	LKOH	20-Jun-19	Annual	Management	9	Approve Related-Party Transaction Re: Liability Insurance for Directors ,Executives, and Companies	For	For	
Ono Pharmaceutical Co., Ltd.	4528	20-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 22.5	For	For	
Ono Pharmaceutical Co., Ltd.	4528	20-Jun-19	Annual	Management	2.1	Elect Director Sagara, Gyo	For	For	
Ono Pharmaceutical Co., Ltd.	4528	20-Jun-19	Annual	Management	2.2	Elect Director Awata, Hiroshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.

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Ono Pharmaceutical Co., Ltd.	4528	20-Jun-19	Annual	Management	2.3	Elect Director Sano, Kei	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Ono Pharmaceutical Co., Ltd.	4528	20-Jun-19	Annual	Management	2.4	Elect Director Kawabata, Kazuhito	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Ono Pharmaceutical Co., Ltd.	4528	20-Jun-19	Annual	Management	2.5	Elect Director Ono, Isao	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Ono Pharmaceutical Co., Ltd.	4528	20-Jun-19	Annual	Management	2.6	Elect Director Kato, Yutaka	For	For	
Ono Pharmaceutical Co., Ltd.	4528	20-Jun-19	Annual	Management	2.7	Elect Director Kurihara, Jun	For	For	
Ono Pharmaceutical Co., Ltd.	4528	20-Jun-19	Annual	Management	2.8	Elect Director Nomura, Masao	For	For	
Ono Pharmaceutical Co., Ltd.	4528	20-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Fujiyoshi, Shinji	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Ono Pharmaceutical Co., Ltd.	4528	20-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Sakka, Hiromi	For	For	
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 25	For	For	
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.1	Elect Director Ozaki, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.2	Elect Director Honjo, Takehiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.3	Elect Director Fujiwara, Masataka	For	Against	We are holding this executive accountable for the board not being one-third independent.
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.4	Elect Director Miyagawa, Tadashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.5	Elect Director Matsui, Takeshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.6	Elect Director Tasaka, Takayuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.7	Elect Director Yoneyama, Hisaichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.8	Elect Director Takeguchi, Fumitoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.9	Elect Director Chikamoto, Shigeru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.10	Elect Director Takeuchi, Kei	For	Against	We are holding this executive accountable for the board not being one-third independent.
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.11	Elect Director Miyahara, Hideo	For	For	
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.12	Elect Director Sasaki, Takayuki	For	For	
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	2.13	Elect Director Muraio, Kazutoshi	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Fujiwara, Toshimasa	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Osaka Gas Co., Ltd.	9532	20-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Hatta, Eiji	For	For	
PT Bank Central Asia Tbk	BBCA	20-Jun-19	Special	Management	1	Approve Share Acquisition Plan	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PVH Corp.	PVH	20-Jun-19	Annual	Management	1a	Elect Director Mary Baglivo	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	1b	Elect Director Brent Callinicos	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	1c	Elect Director Emanuel Chirico	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	1d	Elect Director Juan R. Figueroa	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	1e	Elect Director Joseph B. Fuller	For	Against	We are voting against this director due to concerns over tenure.
PVH Corp.	PVH	20-Jun-19	Annual	Management	1f	Elect Director V. James Marino	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	1g	Elect Director G. Penny McIntyre	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	1h	Elect Director Amy McPherson	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	1i	Elect Director Henry Nasella	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	1j	Elect Director Edward R. Rosenfeld	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	1k	Elect Director Craig Rydin	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	1l	Elect Director Judith Amanda Sourry Knox	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
PVH Corp.	PVH	20-Jun-19	Annual	Management	3	Eliminate Supermajority Vote Requirement for Certain Transactions	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	4	Eliminate Supermajority Vote Requirement for By-Law Amendments	For	For	
PVH Corp.	PVH	20-Jun-19	Annual	Management	5	Ratify Ernst & Young LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 23	For	For	
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	2	Amend Articles to Amend Business Lines	For	For	
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	3.1	Elect Director Koge, Teiji	For	For	
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	3.2	Elect Director Kato, Keita	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	3.3	Elect Director Hirai, Yoshiyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	3.4	Elect Director Taketomo, Hiroyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	3.5	Elect Director Kamiyoshi, Toshiyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	3.6	Elect Director Shimizu, Ikusuke	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	3.7	Elect Director Kase, Yutaka	For	For	
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	3.8	Elect Director Oeda, Hiroshi	For	For	
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	3.9	Elect Director Ishikura, Yoko	For	For	
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	4.1	Appoint Statutory Auditor Suzuki, Kazuyuki	For	For	
Sekisui Chemical Co., Ltd.	4204	20-Jun-19	Annual	Management	4.2	Appoint Statutory Auditor Shimizu, Ryoko	For	For	
Sinopec Shanghai Petrochemical Company Limited	338	20-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Sinopec Shanghai Petrochemical Company Limited	338	20-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Supervisory Committee	For	For	
Sinopec Shanghai Petrochemical Company Limited	338	20-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
Sinopec Shanghai Petrochemical Company Limited	338	20-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Sinopec Shanghai Petrochemical Company Limited	338	20-Jun-19	Annual	Management	5	Approve 2019 Financial Budget Report	For	For	
Sinopec Shanghai Petrochemical Company Limited	338	20-Jun-19	Annual	Management	6	Approve PricewaterhouseCoopers Zhong Tian LLP (Special General Partnership) as Domestic Auditors and PricewaterhouseCoopers as International Auditors and Authorize Board to Fix Their Remuneration	For	For	
State Bank of India	500112	20-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Sumitomo Dainippon Pharma Co., Ltd.	4506	20-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 19	For	For	
Sumitomo Dainippon Pharma Co., Ltd.	4506	20-Jun-19	Annual	Management	2.1	Elect Director Tada, Masayo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Dainippon Pharma Co., Ltd.	4506	20-Jun-19	Annual	Management	2.2	Elect Director Nomura, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Dainippon Pharma Co., Ltd.	4506	20-Jun-19	Annual	Management	2.3	Elect Director Odagiri, Hitoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Dainippon Pharma Co., Ltd.	4506	20-Jun-19	Annual	Management	2.4	Elect Director Kimura, Toru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Dainippon Pharma Co., Ltd.	4506	20-Jun-19	Annual	Management	2.5	Elect Director Tamura, Nobuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Dainippon Pharma Co., Ltd.	4506	20-Jun-19	Annual	Management	2.6	Elect Director Atomi, Yutaka	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sumitomo Dainippon Pharma Co., Ltd.	4506	20-Jun-19	Annual	Management	2.7	Elect Director Arai, Saeko	For	For	
Sumitomo Dainippon Pharma Co., Ltd.	4506	20-Jun-19	Annual	Management	2.8	Elect Director Endo, Nobuhiro	For	For	
Taiyo Nippon Sanso Corp.	4091	20-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 13	For	For	
Taiyo Nippon Sanso Corp.	4091	20-Jun-19	Annual	Management	2.1	Elect Director Ichihara, Yujiro	For	Against	We are holding the President accountable for the board not being one-third independent.
Taiyo Nippon Sanso Corp.	4091	20-Jun-19	Annual	Management	2.2	Elect Director Uehara, Masahiro	For	Against	We do not support insiders on the board other than the President.
Taiyo Nippon Sanso Corp.	4091	20-Jun-19	Annual	Management	2.3	Elect Director Nagata, Kenji	For	Against	We do not support insiders on the board other than the President.
Taiyo Nippon Sanso Corp.	4091	20-Jun-19	Annual	Management	2.4	Elect Director Futamata, Kazuyuki	For	Against	We do not support insiders on the board other than the President.
Taiyo Nippon Sanso Corp.	4091	20-Jun-19	Annual	Management	2.5	Elect Director Thomas S. Kallman	For	Against	We do not support insiders on the board other than the President.
Taiyo Nippon Sanso Corp.	4091	20-Jun-19	Annual	Management	2.6	Elect Director Eduardo G. Elejoste	For	Against	We do not support insiders on the board other than the President.
Taiyo Nippon Sanso Corp.	4091	20-Jun-19	Annual	Management	2.7	Elect Director Yamada, Akio	For	For	
Taiyo Nippon Sanso Corp.	4091	20-Jun-19	Annual	Management	2.8	Elect Director Katsumaru, Mitsuhiro	For	For	
Taiyo Nippon Sanso Corp.	4091	20-Jun-19	Annual	Management	2.9	Elect Director Date, Hidefumi	For	Against	We do not support insiders on the board other than the President.
Teijin Ltd.	3401	20-Jun-19	Annual	Management	1.1	Elect Director Suzuki, Jun	For	For	
Teijin Ltd.	3401	20-Jun-19	Annual	Management	1.2	Elect Director Yamamoto, Kazuhiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Teijin Ltd.	3401	20-Jun-19	Annual	Management	1.3	Elect Director Takesue, Yasumichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Teijin Ltd.	3401	20-Jun-19	Annual	Management	1.4	Elect Director Sonobe, Yoshihisa	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Teijin Ltd.	3401	20-Jun-19	Annual	Management	1.5	Elect Director Nabeshima, Akihisa	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Teijin Ltd.	3401	20-Jun-19	Annual	Management	1.6	Elect Director Otsubo, Fumio	For	For	
Teijin Ltd.	3401	20-Jun-19	Annual	Management	1.7	Elect Director Uchinaga, Yukako	For	For	
Teijin Ltd.	3401	20-Jun-19	Annual	Management	1.8	Elect Director Suzuki, Yoichi	For	For	
Teijin Ltd.	3401	20-Jun-19	Annual	Management	1.9	Elect Director Onishi, Masaru	For	For	
Teijin Ltd.	3401	20-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Shimai, Masanori	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Teijin Ltd.	3401	20-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Ikegami, Gen	For	For	
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Special	Management	1.1	Elect Director A. Terrance MacGibbon	For	For	

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Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	1.2	Elect Director Andrew B. Adams	For	For	
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	1.3	Elect Director James A. Crombie	For	Withhold	This director is overboarded.
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	1.4	Elect Director Franklin L. Davis	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	1.5	Elect Director David A. Fennell	For	For	
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	1.6	Elect Director Michael D. Murphy	For	Withhold	This director is overboarded.
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	1.7	Elect Director William M. Shaver	For	For	
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	1.8	Elect Director Elizabeth A. Wademan	For	For	
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	1.9	Elect Director Frederick M. Stanford	For	For	
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	3	Re-approve Employee Share Unit Plan	For	For	
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	4	Re-approve Stock Option Plan	For	Against	The stock option plan does not meet our guidelines.
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	5	Amend Restricted Share Unit Plan	For	For	
Torex Gold Resources Inc.	TXG	20-Jun-19	Annual/Sp ecial	Management	6	Advisory Vote on Executive Compensation Approach	For	For	
Veeva Systems Inc.	VEEV	20-Jun-19	Annual	Management	1.1	Elect Director Ronald E.F. Codd	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Veeva Systems Inc.	VEEV	20-Jun-19	Annual	Management	1.2	Elect Director Peter P. Gassner	For	For	
Veeva Systems Inc.	VEEV	20-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	For	
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	1	Approve 2018 Annual Report	For	For	
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Directors	For	For	
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	3	Approve 2018 Report of the Supervisory Committee	For	For	
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	4	Approve 2018 Audited Financial Statements and Auditors' Report	For	For	
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	5	Approve 2018 Final Financial Report	For	For	

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Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	6	Approve 2019 Financial Budget Report	For	For	
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	7	Approve Profit Distribution	For	For	
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	8	Approve Interim Dividend	For	For	
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	9	Approve Amendments to Articles of Association	For	For	
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	10	Approve Shangdong Hexin Accountants LLP as Internal Control Auditors	For	For	
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	11	Approve Continuing Connected Transaction with Shantui Construction Machinery Co. Ltd.	For	For	
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	12	Approve New Financial Services Agreement and Relevant New Caps	For	Against	This proposal is not in shareholders' best interests.
Weichai Power Co., Ltd.	2338	20-Jun-19	Annual	Management	13	Approve Deloitte Touche Tohmatsu Certified Public Accountants LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 87.5	For	For	
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.1	Elect Director Manabe, Seiji	For	For	
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.2	Elect Director Sato, Yumiko	For	For	
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.3	Elect Director Murayama, Yuzo	For	For	
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.4	Elect Director Saito, Norihiko	For	For	
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.5	Elect Director Miyahara, Hideo	For	For	
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.6	Elect Director Takagi, Hikaru	For	For	
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.7	Elect Director Kijima, Tatsuo	For	For	
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.8	Elect Director Ogata, Fumito	For	Against	We do not support insiders on the board other than the Chairman and/or President.
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.9	Elect Director Hasegawa, Kazuaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.10	Elect Director Hirano, Yoshihisa	For	Against	We do not support insiders on the board other than the Chairman and/or President.
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.11	Elect Director Kurasaka, Shoji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.12	Elect Director Nakamura, Keiji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.13	Elect Director Matsuoka, Toshihiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.14	Elect Director Sugioka, Atsushi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	2.15	Elect Director Kawai, Tadashi	For	Against	We do not support insiders on the board other than the Chairman and/or President.

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West Japan Railway Co.	9021	20-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Nishikawa, Naoki	For	Against	We are not supportive of insiders on the board of statutory auditors.
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Shibata, Makoto	For	Against	We are not supportive of insiders on the board of statutory auditors.
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Katsuki, Yasumi	For	For	
West Japan Railway Co.	9021	20-Jun-19	Annual	Management	3.4	Appoint Statutory Auditor Tsutsui, Yoshinobu	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
Zhuzhou CRRC Times Electric Co., Ltd.	3898	20-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Zhuzhou CRRC Times Electric Co., Ltd.	3898	20-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Zhuzhou CRRC Times Electric Co., Ltd.	3898	20-Jun-19	Annual	Management	3	Approve 2018 Audited Consolidated Financial Statements and Auditor's Report	For	For	
Zhuzhou CRRC Times Electric Co., Ltd.	3898	20-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan and Final Dividend	For	For	
Zhuzhou CRRC Times Electric Co., Ltd.	3898	20-Jun-19	Annual	Management	5	Approve Deloitte Touche Tohmatsu Hua Yong Certified Public Accountants LLP as Auditor and Authorize Board to Fix Their Remuneration	For	For	
Zhuzhou CRRC Times Electric Co., Ltd.	3898	20-Jun-19	Annual	Management	6	Approve 2020-22 CRRC Group Mutual Supply Agreement, New CRRC Group Caps and Related Transactions	For	For	
Zhuzhou CRRC Times Electric Co., Ltd.	3898	20-Jun-19	Annual	Management	7	Elect Yang Shouyi as Director and Approve His Emolument	For	Against	We do not support insiders on the board other than the CEO and Chair.
Zhuzhou CRRC Times Electric Co., Ltd.	3898	20-Jun-19	Annual	Management	8	Elect Gao Feng as Director and Approve His Emolument	For	For	
Zhuzhou CRRC Times Electric Co., Ltd.	3898	20-Jun-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Domestic Shares and/or H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Zhuzhou CRRC Times Electric Co., Ltd.	3898	20-Jun-19	Annual	Management	10	Elect Li Lüe as Supervisor and Approve His Emolument	For	For	
ACOM Co., Ltd.	8572	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 1	For	For	
ACOM Co., Ltd.	8572	21-Jun-19	Annual	Management	2.1	Elect Director Kinoshita, Shigeyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
ACOM Co., Ltd.	8572	21-Jun-19	Annual	Management	2.2	Elect Director Wachi, Kaoru	For	Against	We are holding this executive accountable for the board not being one-third independent.
ACOM Co., Ltd.	8572	21-Jun-19	Annual	Management	2.3	Elect Director Kinoshita, Masataka	For	Against	We are holding this executive accountable for the board not being one-third independent.
ACOM Co., Ltd.	8572	21-Jun-19	Annual	Management	2.4	Elect Director Sagehashi, Teruyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.

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ACOM Co., Ltd.	8572	21-Jun-19	Annual	Management	2.5	Elect Director Hori, Naoki	For	Against	We are holding this executive accountable for the board not being one-third independent.
ACOM Co., Ltd.	8572	21-Jun-19	Annual	Management	2.6	Elect Director Uchida, Tomomi	For	Against	We are holding this executive accountable for the board not being one-third independent.
ACOM Co., Ltd.	8572	21-Jun-19	Annual	Management	3.1	Elect Director and Audit Committee Member Ito, Tatsuya	For	For	
ACOM Co., Ltd.	8572	21-Jun-19	Annual	Management	3.2	Elect Director and Audit Committee Member Fukumoto, Kazuo	For	Against	We are not supportive of insiders on the audit committee. We are holding this executive accountable for the board not being one-third independent.
ACOM Co., Ltd.	8572	21-Jun-19	Annual	Management	3.3	Elect Director and Audit Committee Member Ishikawa, Masahide	For	For	
ACOM Co., Ltd.	8572	21-Jun-19	Annual	Management	4	Elect Alternate Director and Audit Committee Member Shimbo, Hitoshi	For	For	
Airtac International Group	1590	21-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Airtac International Group	1590	21-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Airtac International Group	1590	21-Jun-19	Annual	Management	3.1	Elect LEONG KAM SON, with ID NO.A35166XXX, as Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Airtac International Group	1590	21-Jun-19	Annual	Management	3.2	Elect RENN JYH CHYANG, with ID NO.R122268XXX, as Independent Director	For	For	
Airtac International Group	1590	21-Jun-19	Annual	Management	3.3	Elect LIN YU YA., with ID NO.R221550XXX, as Independent Director	For	For	
Airtac International Group	1590	21-Jun-19	Annual	Shareholder	3.4	Elect Non-Independent Director 1	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Airtac International Group	1590	21-Jun-19	Annual	Shareholder	3.5	Elect Non-Independent Director 2	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Airtac International Group	1590	21-Jun-19	Annual	Shareholder	3.6	Elect Non-Independent Director 3	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Airtac International Group	1590	21-Jun-19	Annual	Shareholder	3.7	Elect Non-Independent Director 4	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Airtac International Group	1590	21-Jun-19	Annual	Shareholder	3.8	Elect Non-Independent Director 5	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Airtac International Group	1590	21-Jun-19	Annual	Shareholder	3.9	Elect Non-Independent Director 6	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Airtac International Group	1590	21-Jun-19	Annual	Management	4	Amend Articles of Association	For	For	
Airtac International Group	1590	21-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Airtac International Group	1590	21-Jun-19	Annual	Management	6	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Airtac International Group	1590	21-Jun-19	Annual	Management	7	Amend Trading Procedures Governing Derivatives Products	For	For	
Airtac International Group	1590	21-Jun-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities of Directors	For	Against	This proposal is not in shareholders' best interests.
Alps Alpine Co., Ltd.	6770	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 25	For	For	
Alps Alpine Co., Ltd.	6770	21-Jun-19	Annual	Management	2.1	Elect Director Kuriyama, Toshihiro	For	For	
Alps Alpine Co., Ltd.	6770	21-Jun-19	Annual	Management	2.2	Elect Director Komeya, Nobuhiko	For	Against	We do not support insiders on the board other than the President.
Alps Alpine Co., Ltd.	6770	21-Jun-19	Annual	Management	2.3	Elect Director Kimoto, Takashi	For	Against	We do not support insiders on the board other than the President.
Alps Alpine Co., Ltd.	6770	21-Jun-19	Annual	Management	2.4	Elect Director Endo, Koichi	For	Against	We do not support insiders on the board other than the President.
Alps Alpine Co., Ltd.	6770	21-Jun-19	Annual	Management	2.5	Elect Director Kinoshita, Satoshi	For	For	
Alps Alpine Co., Ltd.	6770	21-Jun-19	Annual	Management	2.6	Elect Director Sasao, Yasuo	For	Against	We do not support insiders on the board other than the President.
Alps Alpine Co., Ltd.	6770	21-Jun-19	Annual	Management	3	Elect Director and Audit Committee Member Gomi, Yuko	For	For	
Alps Alpine Co., Ltd.	6770	21-Jun-19	Annual	Management	4	Approve Restricted Stock Plan	For	For	
Alps Alpine Co., Ltd.	6770	21-Jun-19	Annual	Management	5	Approve Compensation Ceiling for Directors Who Are Audit Committee Members	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 75	For	For	
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	2.1	Elect Director Ito, Shinichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	2.2	Elect Director Katanozaka, Shinya	For	Against	We are holding this executive accountable for the board not being one-third independent.
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	2.3	Elect Director Nagamine, Toyoyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	2.4	Elect Director Takada, Naoto	For	Against	We are holding this executive accountable for the board not being one-third independent.
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	2.5	Elect Director Ito, Yutaka	For	Against	We are holding this executive accountable for the board not being one-third independent.
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	2.6	Elect Director Fukuzawa, Ichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	2.7	Elect Director Hirako, Yuji	For	Against	We are holding this executive accountable for the board not being one-third independent.
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	2.8	Elect Director Mori, Shosuke	For	For	
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	2.9	Elect Director Yamamoto, Ado	For	For	
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	2.10	Elect Director Kobayashi, Izumi	For	For	
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	3	Appoint Statutory Auditor Kano, Nozomu	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
ANA HOLDINGS INC.	9202	21-Jun-19	Annual	Management	4	Approve Compensation Ceiling for Statutory Auditors	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	1.1	Elect Director Jin-Yong Cai	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	1.2	Elect Director Jeffrey C. Campbell	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	1.3	Elect Director Gregory C. Case	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	1.4	Elect Director Fulvio Conti	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	1.5	Elect Director Cheryl A. Francis	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	1.6	Elect Director Lester B. Knight	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	1.7	Elect Director J. Michael Losh	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	1.8	Elect Director Richard B. Myers	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	1.9	Elect Director Richard C. Notebaert	For	Against	We are voting against this director due to concerns over tenure.
Aon plc	AON	21-Jun-19	Annual	Management	1.10	Elect Director Gloria Santona	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	1.11	Elect Director Carolyn Y. Woo	For	Against	We are voting against this director due to concerns over tenure.
Aon plc	AON	21-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Aon plc	AON	21-Jun-19	Annual	Management	3	Advisory Vote to Ratify Directors' Remuneration Report	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	4	Accept Financial Statements and Statutory Reports	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	5	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Aon plc	AON	21-Jun-19	Annual	Management	6	Ratify Ernst & Young LLP as Aon's U.K. Statutory Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Aon plc	AON	21-Jun-19	Annual	Management	7	Authorize Board to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Aon plc	AON	21-Jun-19	Annual	Management	8	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Aon plc	AON	21-Jun-19	Annual	Management	9	Approve Reduction of Capital	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	10	Adopt New Articles of Association	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	11	Authorize Shares for Market Purchase	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	12	Authorize Issue of Equity	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	13	Issue of Equity or Equity-Linked Securities without Pre-emptive Rights	For	For	
Aon plc	AON	21-Jun-19	Annual	Management	14	Approve Political Donations	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Special	Management	1	Approve Extension of the Validity Period of the Resolutions in Relation to the Public Issuance of A Share Convertible Corporate Bonds and the Authorization Period	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	3	Approve 2018 Financial Report	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	5	Approve 2019 Fixed Assets Investment Plan	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	6	Approve PricewaterhouseCoopers as International Auditor and PricewaterhouseCoopers Zhong Tian LLP as Domestic Auditor and Authorize Board to Determine and Enter Into Respective Engagement with Them	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	7	Approve Utilization Report of Raised Funds	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	8	Approve Extension of the Validity Period of the Resolutions in Relation to the Public Issuance of A Share Convertible Corporate Bonds and the Authorization Period	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	9	Approve Remuneration Plan for Independent Non-Executive Directors	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	10	Approve Remuneration Plan of Supervisors	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.01	Elect Ren Deqi as Director	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.02	Elect Hou Weidong as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.03	Elect Wu Wei as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.04	Elect Wong Pik Kuen, Helen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.05	Elect Chan Siu Chung as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.06	Elect Song Hongjun as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.07	Elect Chen Junkui as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.08	Elect Liu Haoyang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.09	Elect Li Jian as Director	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.10	Elect Liu Li as Director	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.11	Elect Yeung Chi Wai, Jason as Director	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.12	Elect Woo Chin Wan, Raymond as Director	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.13	Elect Cai Haoyi as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	11.14	Elect Shi Lei as Director	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	12.01	Elect Feng Xiaodong as Supervisor	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	12.02	Elect Wang Xueqing as Supervisor	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	12.03	Elect Tang Xinyu as Supervisor	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	12.04	Elect Xia Zhihua as Supervisor	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	12.05	Elect Li Yao as Supervisor	For	For	
Bank of Communications Co., Ltd.	3328	21-Jun-19	Annual	Management	12.06	Elect Chen Hanwen as Supervisor	For	For	
Central Japan Railway Co.	9022	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 75	For	For	
Central Japan Railway Co.	9022	21-Jun-19	Annual	Management	2	Elect Director Niwa, Shunsuke	For	Against	We are holding this executive accountable for the board not being one-third independent.
Central Japan Railway Co.	9022	21-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Fujii, Hidenori	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Central Japan Railway Co.	9022	21-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Ishizu, Hajime	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Central Japan Railway Co.	9022	21-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Yamashita, Fumio	For	For	
Central Japan Railway Co.	9022	21-Jun-19	Annual	Management	3.4	Appoint Statutory Auditor Kifuji, Shigeo	For	For	
Central Japan Railway Co.	9022	21-Jun-19	Annual	Management	3.5	Appoint Statutory Auditor Nasu, Kunihiro	For	For	
China Communications Services Corporation Limited	552	21-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Communications Services Corporation Limited	552	21-Jun-19	Annual	Management	2	Approve 2018 Profit Distribution Plan and Payment of Final Dividend	For	For	
China Communications Services Corporation Limited	552	21-Jun-19	Annual	Management	3	Appoint Deloitte Touche Tohmatsu and Deloitte Touche Tohmatsu Certified Public Accountants LLP as International Auditors and Domestic Auditors, Respectively, and Authorize Board to Fix Their Remuneration	For	For	
China Communications Services Corporation Limited	552	21-Jun-19	Annual	Management	4	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Communications Services Corporation Limited	552	21-Jun-19	Annual	Management	5	Authorize Board to Increase Registered Capital of the Company and Amend Articles of Association to Reflect Such Increase	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	3	Approve 2018 Final Financial Accounts	For	For	
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	5	Approve Budget for 2019 Fixed Assets Investment	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	6	Approve Remuneration Distribution and Settlement Plan for Directors in 2017	For	For	
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	7	Approve Remuneration Distribution and Settlement Plan for Supervisors in 2017	For	For	
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	8	Elect Liu Guiping as Director	For	For	
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	9	Elect Murray Horn as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	10	Elect Graeme Wheeler as Director	For	For	
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	11	Elect Zhao Xijun as Supervisor	For	For	
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	12	Approve Ernst & Young Hua Ming LLP as Domestic Auditor and Ernst & Young as International Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	13	Approve Issuance of Write-down Undated Capital Bonds	For	For	
China Construction Bank Corp.	939	21-Jun-19	Annual	Management	14	Approve Issuance of Write-down Eligible Tier-two Capital Instruments	For	For	
China Construction Bank Corp.	939	21-Jun-19	Annual	Shareholder	15	Elect Tian Bo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Construction Bank Corp.	939	21-Jun-19	Annual	Shareholder	16	Elect Xia Yang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	3	Approve 2018 Final Financial Accounts	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	5	Approve Budget for 2019 Fixed Assets Investment	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	6	Approve Remuneration Distribution and Settlement Plan for Directors in 2017	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	7	Approve Remuneration Distribution and Settlement Plan for Supervisors in 2017	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	8	Elect Liu Guiping as Director	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	9	Elect Murray Horn as Director	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	10	Elect Graeme Wheeler as Director	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	11	Elect Zhao Xijun as Supervisor	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	12	Approve Ernst & Young Hua Ming LLP as Domestic Auditor and Ernst & Young as International Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	13	Approve Issuance of Write-down Undated Capital Bonds	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Management	14	Approve Issuance of Write-down Eligible Tier-two Capital Instruments	For	For	
China Construction Bank Corporation	939	21-Jun-19	Annual	Shareholder	15	Elect Tian Bo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Construction Bank Corporation	939	21-Jun-19	Annual	Shareholder	16	Elect Xia Yang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	1	Approve 2018 Annual Report	For	For	
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Special	Management	1	Approve Extension of the Resolutions Validity Period on the Public Issuance of A Share Convertible Corporate Bonds and the Authorization Period to the Board and Its Authorized Persons to Exercise Full Power to Deal with Matters Relating to the Issuance	For	For	
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	2	Approve 2018 Final Financial Report	For	For	
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	3	Approve 2018 Profit Distribution Plan	For	For	
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	4	Approve 2019 Annual Budgets	For	For	
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	5	Approve 2018 Work Report of the Board of Directors	For	For	
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	6	Approve 2018 Work Report of the Board of Supervisors	For	For	
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	7	Approve PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as Domestic and Overseas External Auditors and Authorize Board to Fix Their Remuneration	For	For	
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	8	Elect Zhao Fugao as Supervisor	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	9	Approve Extension of the Resolutions Validity Period on the Public Issuance of A Share Convertible Corporate Bonds and the Authorization Period to the Board and Its Authorized Persons to Exercise Full Power to Deal with Matters Relating to the Issuance	For	For	
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	10	Approve Impacts on Dilution of Current Returns of the Public Issuance of A Share Convertible Corporate Bonds and Remedial Measures	For	For	
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	11	Approve Report on Utilization of Proceeds from the Previous Issuance	For	For	
China Minsheng Banking Corp., Ltd.	1988	21-Jun-19	Annual	Management	12	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Reinsurance (Group) Corp.	1508	21-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Reinsurance (Group) Corp.	1508	21-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
China Reinsurance (Group) Corp.	1508	21-Jun-19	Annual	Management	3	Approve 2018 Final Financial Accounts Report	For	For	
China Reinsurance (Group) Corp.	1508	21-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
China Reinsurance (Group) Corp.	1508	21-Jun-19	Annual	Management	5	Approve 2019 Investment Budget for Fixed Assets	For	For	
China Reinsurance (Group) Corp.	1508	21-Jun-19	Annual	Management	6	Approve PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as Domestic and Overseas Auditors, Respectively and Fix Their Remunerations	For	For	
China Reinsurance (Group) Corp.	1508	21-Jun-19	Annual	Management	7	Elect Wang Xiaoya as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan and Final Dividend	For	For	
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	5	Approve 2018 Remuneration of Directors and Supervisors	For	For	
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	6	Approve Purchase of Liability Insurance for Directors, Supervisors and Senior Management	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	7	Approve KPMG as International Auditors and KPMG Huazhen (Special General Partnership) as PRC Auditors and Authorize Directors' Committee to Fix Their Remuneration	For	For	
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	8	Approve Mutual Coal Supply Agreement with China Energy Investment Corporation Limited and the Terms, Proposed Annual Caps and Related Transactions	For	For	
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	9	Approve Mutual Supplies and Services Agreement with China Energy and the Terms, Proposed Annual Caps and Related Transactions	For	For	
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	10	Approve Financial Services Agreement with China Energy Investment Corporation Limited and the Terms, Proposed Annual Caps and Related Transactions	For	Against	This proposal is not in shareholders' best interests.
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	11	Amend Articles of Association Regarding Party Committee	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	12	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	13	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Management	14	Amend Rules and Procedures Regarding Meetings of Board of Supervisors	For	For	
China Shenhua Energy Company Limited	1088	21-Jun-19	Annual	Shareholder	15	Elect Wang Xiangxi as Director	For	Against	We do not support insiders on the board other than the CEO.
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.1	Elect CHI-MAU SHEIH, a Representative of MOTC with Shareholder No. 1, as Non-Independent Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.2	Elect SHUI-YI KUO, a Representative of MOTC with Shareholder No. 1, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO.
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.3	Elect YU-LIN HUANG, a Representative of MOTC with Shareholder No. 1, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.4	Elect SHIN-YI CHANG, a Representative of MOTC with Shareholder No. 1, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.5	Elect HO-TING HUANG, a Representative of MOTC with Shareholder No. 1, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.6	Elect SIN-HORNG CHEN, a Representative of MOTC with Shareholder No. 1, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.7	Elect HUNG-YI HSIAO, a Representative of MOTC with Shareholder No. 1, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.8	Elect CHIN TSAI PAN, a Representative of MOTC with Shareholder No. 1, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.9	Elect LO-YU YEN with ID No. R103059XXX as Independent Director	For	For	
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.10	Elect JENRAN CHEN with ID No. Q120125XXX as Independent Director	For	For	
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.11	Elect YU-FEN LIN with ID No. U220415XXX as Independent Director	For	For	
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.12	Elect CHUNG-CHIN LU with ID No. S123271XXX as Independent Director	For	For	
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	7.13	Elect YI-CHIN TU with ID No. D120908XXX as Independent Director	For	For	
Chunghwa Telecom Co. Ltd.	2412	21-Jun-19	Annual	Management	8	Approve Release of Restrictions on Competitive Activities on the 9th Term of Directors	For	For	

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CommScope Holding Company, Inc.	COMM	21-Jun-19	Annual	Management	1a	Elect Director Marvin "Eddie" S. Edwards, Jr.	For	For	
CommScope Holding Company, Inc.	COMM	21-Jun-19	Annual	Management	1b	Elect Director Claudius "Bud" E. Watts, IV	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
CommScope Holding Company, Inc.	COMM	21-Jun-19	Annual	Management	1c	Elect Director Timothy T. Yates	For	For	
CommScope Holding Company, Inc.	COMM	21-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	For	
CommScope Holding Company, Inc.	COMM	21-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
CommScope Holding Company, Inc.	COMM	21-Jun-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Compal Electronics, Inc.	2324	21-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Compal Electronics, Inc.	2324	21-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Compal Electronics, Inc.	2324	21-Jun-19	Annual	Management	3	Approve Cash Distribution from Capital Reserve	For	For	
Compal Electronics, Inc.	2324	21-Jun-19	Annual	Management	4	Amend Articles of Association	For	For	
Compal Electronics, Inc.	2324	21-Jun-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Compal Electronics, Inc.	2324	21-Jun-19	Annual	Management	6	Amend Trading Procedures Governing Derivatives Products	For	For	
Compal Electronics, Inc.	2324	21-Jun-19	Annual	Management	7	Amend Procedures for Endorsement and Guarantees	For	For	
Compal Electronics, Inc.	2324	21-Jun-19	Annual	Management	8	Amend Procedures for Lending Funds to Other Parties	For	For	
Compal Electronics, Inc.	2324	21-Jun-19	Annual	Management	9	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 58	For	For	
Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	2.1	Elect Director Watanabe, Koichiro	For	For	
Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	2.2	Elect Director Inagaki, Seiji	For	For	
Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	2.3	Elect Director Tsuyuki, Shigeo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	2.4	Elect Director Tsutsumi, Satoru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	2.5	Elect Director Ishii, Kazuma	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	2.6	Elect Director Taketomi, Masao	For	Against	We do not support insiders on the board other than the Chairman and/or President.

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Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	2.7	Elect Director Teramoto, Hideo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	2.8	Elect Director George Olcott	For	For	
Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	2.9	Elect Director Maeda, Koichi	For	For	
Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	2.10	Elect Director Inoue, Yuriko	For	For	
Dai-ichi Life Holdings, Inc.	8750	21-Jun-19	Annual	Management	2.11	Elect Director Shingai, Yasushi	For	For	
Daicel Corp.	4202	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 16	For	For	
Daicel Corp.	4202	21-Jun-19	Annual	Management	2	Amend Articles to Amend Provisions on Number of Directors	For	For	
Daicel Corp.	4202	21-Jun-19	Annual	Management	3.1	Elect Director Fudaba, Misao	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daicel Corp.	4202	21-Jun-19	Annual	Management	3.2	Elect Director Ogawa, Yoshimi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daicel Corp.	4202	21-Jun-19	Annual	Management	3.3	Elect Director Sugimoto, Kotaro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daicel Corp.	4202	21-Jun-19	Annual	Management	3.4	Elect Director Imanaka, Hisanori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daicel Corp.	4202	21-Jun-19	Annual	Management	3.5	Elect Director Takabe, Akihisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daicel Corp.	4202	21-Jun-19	Annual	Management	3.6	Elect Director Nogimori, Masafumi	For	For	
Daicel Corp.	4202	21-Jun-19	Annual	Management	3.7	Elect Director Okamoto, Kunie	For	For	
Daicel Corp.	4202	21-Jun-19	Annual	Management	3.8	Elect Director Kitayama, Teisuke	For	For	
Daicel Corp.	4202	21-Jun-19	Annual	Management	3.9	Elect Director Hatchoji, Sonoko	For	For	
Daicel Corp.	4202	21-Jun-19	Annual	Management	3.10	Elect Director Asano, Toshio	For	For	
Daicel Corp.	4202	21-Jun-19	Annual	Management	4	Appoint Statutory Auditor Fujita, Shinji	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Daicel Corp.	4202	21-Jun-19	Annual	Management	5	Approve Compensation Ceiling for Directors	For	For	
Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	1.1	Elect Director Tanaka, Akio	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	1.2	Elect Director Geshiro, Hiroshi	For	Against	We are holding the President accountable for the board not being one-third independent.
Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	1.3	Elect Director Inohara, Mikio	For	Against	We do not support insiders on the board other than the President and Chairman.
Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	1.4	Elect Director Honda, Shuichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	1.5	Elect Director Iwamoto, Hidenori	For	Against	We do not support insiders on the board other than the President and Chairman.

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Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	1.6	Elect Director Nakashima, Yoshiyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	1.7	Elect Director Sato, Seiji	For	Against	We do not support insiders on the board other than the President and Chairman.
Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	1.8	Elect Director Ozawa, Yoshiaki	For	For	
Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	1.9	Elect Director Sakai, Mineo	For	For	
Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	1.10	Elect Director Kato, Kaku	For	For	
Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	1.11	Elect Director Kaneko, Keiko	For	For	
Daifuku Co., Ltd.	6383	21-Jun-19	Annual	Management	2	Appoint Statutory Auditor Wada, Nobuo	For	For	
East Japan Railway Co.	9020	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 75	For	For	
East Japan Railway Co.	9020	21-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Takiguchi, Keiji	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
East Japan Railway Co.	9020	21-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Kinoshita, Takashi	For	For	
East Japan Railway Co.	9020	21-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Hashiguchi, Nobuyuki	For	Against	We are not supportive of insiders on the board of statutory auditors.
Evergreen Marine Corp. (Taiwan) Ltd.	2603	21-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Evergreen Marine Corp. (Taiwan) Ltd.	2603	21-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Evergreen Marine Corp. (Taiwan) Ltd.	2603	21-Jun-19	Annual	Management	3	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Evergreen Marine Corp. (Taiwan) Ltd.	2603	21-Jun-19	Annual	Management	4	Amendments to Trading Procedures Governing Derivatives Products	For	For	
Evergreen Marine Corp. (Taiwan) Ltd.	2603	21-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
First Financial Holding Co. Ltd.	2892	21-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
First Financial Holding Co. Ltd.	2892	21-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
First Financial Holding Co. Ltd.	2892	21-Jun-19	Annual	Management	3	Approve the Issuance of New Shares by Capitalization of Profit	For	For	
First Financial Holding Co. Ltd.	2892	21-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
First Financial Holding Co. Ltd.	2892	21-Jun-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
First Financial Holding Co. Ltd.	2892	21-Jun-19	Annual	Management	6	Approve Release of Restrictions of Competitive Activities of Appointed Directors and Representatives	For	For	
Fortinet, Inc.	FTNT	21-Jun-19	Annual	Management	1.1	Elect Director Ken Xie	For	For	
Fortinet, Inc.	FTNT	21-Jun-19	Annual	Management	1.2	Elect Director Ming Hsieh	For	For	

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Fortinet, Inc.	FTNT	21-Jun-19	Annual	Management	1.3	Elect Director Gary Locke	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Fortinet, Inc.	FTNT	21-Jun-19	Annual	Management	1.4	Elect Director Christopher B. Paisley	For	Against	We are voting against this director due to concerns over tenure.
Fortinet, Inc.	FTNT	21-Jun-19	Annual	Management	1.5	Elect Director Judith Sim	For	For	
Fortinet, Inc.	FTNT	21-Jun-19	Annual	Management	2	Ratify Deloitte & Touche LLP as Auditors	For	For	
Fortinet, Inc.	FTNT	21-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Fortinet, Inc.	FTNT	21-Jun-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	7	Amend Trading Procedures Governing Derivatives Products	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	8.1	Elect HUNG CHIH-CHIEN, Representative of HYIELD VENTURE CAPITAL LTD., with Shareholder No. 00417956, as Non-Independent Director	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	8.2	Elect CHENG FANG-YI, Representative of HYIELD VENTURE CAPITAL LTD., with Shareholder No. 00417956, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	8.3	Elect LEE HAN-MING, Representative of TSAI HSIN INTERNATIONAL INVESTMENT CO LTD., with Shareholder No. 00005293, as Non-Independent Director	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	8.4	Elect LI HSUEI-KUN, Representative of HYIELD VENTURE CAPITAL LTD., with Shareholder No. 00417956, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.

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Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	8.5	Elect LIN SON-SHU, with ID No. F122814XXX, as Independent Director	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	8.6	Elect CHEN YAO-CHING, with ID No. H100915XXX, as Independent Director	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	8.7	Elect YO HSIANG-TUN, with Shareholder No. 00521785, as Independent Director	For	For	
Foxconn Technology Co., Ltd.	2354	21-Jun-19	Annual	Management	9	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
Giant Manufacturing Co., Ltd.	9921	21-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Giant Manufacturing Co., Ltd.	9921	21-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Giant Manufacturing Co., Ltd.	9921	21-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Giant Manufacturing Co., Ltd.	9921	21-Jun-19	Annual	Management	4	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	Against	We do not believe that support for this proposal is in shareholders' best interests.
Giant Manufacturing Co., Ltd.	9921	21-Jun-19	Annual	Management	5	Approve Application of a Subsidiary of the Company for A-share Initial Public Offering and Listing in China Stock Markets	For	For	
Habib Bank Ltd.	HBL	21-Jun-19	Special	Management	1	Approve Issuance of Rated, Perpetual, Unsecured, Subordinated, Non-Cumulative, Contingent Convertible, Privately Placed, Tier 1 Term Finance Certificates	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Habib Bank Ltd.	HBL	21-Jun-19	Special	Management	2	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Hikari Tsushin, Inc.	9435	21-Jun-19	Annual	Management	1	Amend Articles to Amend Provisions on Director Titles	For	For	
Hikari Tsushin, Inc.	9435	21-Jun-19	Annual	Management	2.1	Elect Director Shigeta, Yasumitsu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hikari Tsushin, Inc.	9435	21-Jun-19	Annual	Management	2.2	Elect Director Wada, Hideaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hikari Tsushin, Inc.	9435	21-Jun-19	Annual	Management	2.3	Elect Director Tamamura, Takeshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hikari Tsushin, Inc.	9435	21-Jun-19	Annual	Management	2.4	Elect Director Gido, Ko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hikari Tsushin, Inc.	9435	21-Jun-19	Annual	Management	2.5	Elect Director Owada, Seiya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hikari Tsushin, Inc.	9435	21-Jun-19	Annual	Management	2.6	Elect Director Takahashi, Masato	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Hikari Tsushin, Inc.	9435	21-Jun-19	Annual	Management	3.1	Elect Director and Audit Committee Member Watanabe, Masataka	For	Against	We are holding this executive accountable for the board not being one-third independent. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Hikari Tsushin, Inc.	9435	21-Jun-19	Annual	Management	3.2	Elect Director and Audit Committee Member Takano, Ichiro	For	For	
Hikari Tsushin, Inc.	9435	21-Jun-19	Annual	Management	3.3	Elect Director and Audit Committee Member Niimura, Ken	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
Hitachi Chemical Co., Ltd.	4217	21-Jun-19	Annual	Management	1.1	Elect Director Tanaka, Kazuyuki	For	For	
Hitachi Chemical Co., Ltd.	4217	21-Jun-19	Annual	Management	1.2	Elect Director George Olcott	For	For	
Hitachi Chemical Co., Ltd.	4217	21-Jun-19	Annual	Management	1.3	Elect Director Sarumaru, Masayuki	For	For	
Hitachi Chemical Co., Ltd.	4217	21-Jun-19	Annual	Management	1.4	Elect Director Richard Dyck	For	For	
Hitachi Chemical Co., Ltd.	4217	21-Jun-19	Annual	Management	1.5	Elect Director Matsuda, Chieko	For	For	
Hitachi Chemical Co., Ltd.	4217	21-Jun-19	Annual	Management	1.6	Elect Director Kitamatsu, Yoshihito	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders on the audit committee.
Hitachi Chemical Co., Ltd.	4217	21-Jun-19	Annual	Management	1.7	Elect Director Maruyama, Hisashi	For	For	
Hitachi Chemical Co., Ltd.	4217	21-Jun-19	Annual	Management	1.8	Elect Director Shintaku, Yutaro	For	For	
Hitachi Chemical Co., Ltd.	4217	21-Jun-19	Annual	Management	1.9	Elect Director Morita, Mamoru	For	Against	We do not support insiders on the board other than the President and Chairman.
Hitachi Chemical Co., Ltd.	4217	21-Jun-19	Annual	Management	1.10	Elect Director Yamashita, Hiroyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Hitachi High-Technologies Corp.	8036	21-Jun-19	Annual	Management	1	Amend Articles to Change Company Name	For	For	
Hitachi High-Technologies Corp.	8036	21-Jun-19	Annual	Management	2.1	Elect Director Kitayama, Ryuichi	For	Against	We are not supportive of insiders sitting on key board committees.
Hitachi High-Technologies Corp.	8036	21-Jun-19	Annual	Management	2.2	Elect Director Miyazaki, Masahiro	For	Against	We are not supportive of insiders sitting on key board committees.
Hitachi High-Technologies Corp.	8036	21-Jun-19	Annual	Management	2.3	Elect Director Nakashima, Ryuichi	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders on the audit committee.
Hitachi High-Technologies Corp.	8036	21-Jun-19	Annual	Management	2.4	Elect Director Hayakawa, Hideyo	For	For	
Hitachi High-Technologies Corp.	8036	21-Jun-19	Annual	Management	2.5	Elect Director Toda, Hiromichi	For	For	
Hitachi High-Technologies Corp.	8036	21-Jun-19	Annual	Management	2.6	Elect Director Nishimi, Yuji	For	For	
Hitachi High-Technologies Corp.	8036	21-Jun-19	Annual	Management	2.7	Elect Director Tamura, Mayumi	For	For	
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	7	Amend Policies and Procedures for Financial Derivatives Transactions	For	For	
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	8.1	Elect GOU, TAI-MING (TERRY GOU), with SHAREHOLDER NO.00000001, as Non-Independent Director	For	For	
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	8.2	Elect LU FANG-MING, with SHAREHOLDER NO.00109738, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	8.3	Elect LIU YANG-WEI, with SHAREHOLDER NO.00085378, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	8.4	Elect LI CHIEH, a Representative of HON JIN INTERNATIONAL INVESTMENT CO., LTD. with SHAREHOLDER NO.00057132, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	8.5	Elect LU SUNG-CHING, a Representative of HON JIN INTERNATIONAL INVESTMENT CO., LTD. with SHAREHOLDER NO.00057132, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	8.6	Elect TAI, CHENG-WU, a Representative of FULLDREAM INFORMATION CO., LTD. with SHAREHOLDER NO.00412779, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	8.7	Elect WANG KUO-CHENG, with ID NO.F120591XXX, as Independent Director	For	For	
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	8.8	Elect KUO TA-WEI, with ID NO.F121315XXX, as Independent Director	For	For	
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	8.9	Elect KUNG KUO-CHUAN, with ID NO.F122128XXX, as Independent Director	For	For	
Hon Hai Precision Industry Co., Ltd.	2317	21-Jun-19	Annual	Management	9	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 46	For	For	
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	2.1	Elect Director Okafuji, Masahiro	For	For	

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ITOCHU Corp.	8001	21-Jun-19	Annual	Management	2.2	Elect Director Suzuki, Yoshihisa	For	For	
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	2.3	Elect Director Yoshida, Tomofumi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	2.4	Elect Director Fukuda, Yuji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	2.5	Elect Director Kobayashi, Fumihiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	2.6	Elect Director Hachimura, Tsuyoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	2.7	Elect Director Muraki, Atsuko	For	For	
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	2.8	Elect Director Mochizuki, Harufumi	For	For	
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	2.9	Elect Director Kawana, Masatoshi	For	For	
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	2.10	Elect Director Nakamori, Makiko	For	For	
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	3	Appoint Statutory Auditor Uryu, Kentaro	For	For	
ITOCHU Corp.	8001	21-Jun-19	Annual	Management	4	Approve Fixed Cash Compensation Ceiling and Performance-Based Cash Compensation Ceiling for Directors	For	For	
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 50	For	For	
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Management	2.1	Elect Director Kakigi, Koji	For	For	
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Management	2.2	Elect Director Kitano, Yoshihisa	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Management	2.3	Elect Director Terahata, Masashi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Management	2.4	Elect Director Oda, Naosuke	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Management	2.5	Elect Director Oshita, Hajime	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Management	2.6	Elect Director Yoshida, Masao	For	For	
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Management	2.7	Elect Director Yamamoto, Masami	For	For	
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Management	2.8	Elect Director Kemori, Nobumasa	For	For	
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Management	3	Appoint Statutory Auditor Baba, Kumiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Management	4	Approve Takeover Defense Plan (Poison Pill)	For	Against	This shareholder rights plan is not in line with best practice.
JFE Holdings, Inc.	5411	21-Jun-19	Annual	Shareholder	5	Remove Existing Director Hayashida, Eiji	Against	Against	We do not believe that this proposal is in shareholders' best interests.
Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.1	Elect Director Sugawara, Kimikazu	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.2	Elect Director Kadokura, Mamoru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.3	Elect Director Tanaka, Minoru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.4	Elect Director Kametaka, Shinichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.5	Elect Director Ishihara, Shinobu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.6	Elect Director Iwazawa, Akira	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.7	Elect Director Fujii, Kazuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.8	Elect Director Nuri, Yasuaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.9	Elect Director Doro, Katsunobu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.10	Elect Director Enoki, Jun	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.11	Elect Director Inokuchi, Takeo	For	For	
Kaneka Corp.	4118	21-Jun-19	Annual	Management	1.12	Elect Director Mori, Mamoru	For	For	
Kaneka Corp.	4118	21-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Kishine, Masami	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Kaneka Corp.	4118	21-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Fujiwara, Hiroshi	For	For	
Kaneka Corp.	4118	21-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Nakahigashi, Masafumi	For	For	
Kaneka Corp.	4118	21-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 51.5	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	2.1	Elect Director Karaike, Koji	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	2.2	Elect Director Aoyagi, Toshihiko	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	2.3	Elect Director Maeda, Hayato	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	2.4	Elect Director Tanaka, Ryuji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	2.5	Elect Director Furumiya, Yoji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	2.6	Elect Director Mori, Toshihiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.

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Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	2.7	Elect Director Toshima, Koji	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	2.8	Elect Director Nuki, Masayoshi	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	2.9	Elect Director Kuwano, Izumi	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	2.10	Elect Director Ichikawa, Toshihide	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	2.11	Elect Director Asatsuma, Shinji	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	3	Elect Director and Audit Committee Member Hirokawa, Masaya	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.1	Elect Director Karaike, Koji if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.2	Elect Director Aoyagi, Toshihiko if Adoption of Three Committee Board Structure in Item 8 is Approved	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.3	Elect Director Maeda, Hayato if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.4	Elect Director Tanaka, Ryuji if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.5	Elect Director Furumiya, Yoji if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.6	Elect Director Mori, Toshihiro if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.7	Elect Director Toshima, Koji if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.8	Elect Director Nuki, Masayoshi if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.9	Elect Director Kuwano, Izumi if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.10	Elect Director Ichikawa, Toshihide if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.11	Elect Director Asatsuma, Shinji if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.12	Elect Director Kuga, Eiichi if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	For	

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Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.13	Elect Director Hirokawa, Masaya if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.14	Elect Director Ide, Kazuhide if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	4.15	Elect Director Eto, Yasunori if Adoption of Three Committee Board Structure in Item 8 Is Approved	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	5	Approve Trust-Type Equity Compensation Plan	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Management	6	Approve Compensation Ceiling for Directors Who Are Not Audit Committee Members	For	For	
Kyushu Railway Co.	9142	21-Jun-19	Annual	Shareholder	7	Authorize Share Repurchase of Up To 16 Million Shares in the Coming Year	Against	For	We believe that support for this proposal is in the interests of shareholders.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Shareholder	8	Amend Articles to Adopt Board Structure with Three Committees	Against	For	We believe that support for this proposal is in the interests of shareholders.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Shareholder	9.1	Elect Shareholder Director Nominee Toshiya Justin Kuroda	Against	For	We believe that support for this proposal is in the interests of shareholders.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Shareholder	9.2	Elect Shareholder Director Nominee Kuroda, Keigo	Against	For	We believe that support for this proposal is in the interests of shareholders.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Shareholder	9.3	Elect Shareholder Director Nominee J.Michael Owen	Against	Against	We do not believe that support for this proposal is in the interests of shareholders.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Shareholder	10.1	Elect Shareholder Director Nominee Toshiya Justin Kuroda if Item 8 Is Rejected	Against	For	We believe that support for this proposal is in the interests of shareholders.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Shareholder	10.2	Elect Shareholder Director Nominee Kuroda, Keigo if Item 8 Is Rejected	Against	For	We believe that support for this proposal is in the interests of shareholders.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Shareholder	10.3	Elect Shareholder Director Nominee J.Michael Owen if Item 8 Is Rejected	Against	Against	We do not believe that support for this proposal is in the interests of shareholders.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Shareholder	11	Approve Restricted Stock Plan if Item 8 Is Rejected	Against	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Kyushu Railway Co.	9142	21-Jun-19	Annual	Shareholder	12	Approve Compensation Ceiling for Outside Directors Who Are Not Audit Committee Members if Item 8 Is Rejected and Item 10 Is Approved	Against	For	We believe that support for this proposal is in the interests of shareholders.
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	

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Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	6	Amend Rules and Procedures for Election of Directors	For	For	
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	7.1	Elect RAYMOND SOONG, with Shareholder No. 1, as Non-Independent Director	For	For	
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	7.2	Elect WARREN CHEN, with Shareholder No. 130589, as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	7.3	Elect TOM SOONG, with Shareholder No. 88, as Non-Independent Director	For	For	
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	7.4	Elect KEH SHEW LU, Representative of TA SUNG INVESTMENT CO LTD., with Shareholder No. 59285, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	7.5	Elect CH CHEN, Representative of TA SUNG INVESTMENT CO LTD., with Shareholder No. 59285, as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	7.6	Elect ALBERT HSUEH, with Shareholder No. 528391, as Independent Director	For	For	
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	7.7	Elect HARVEY CHANG, with Shareholder No. 441272, as Independent Director	For	For	
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	7.8	Elect EDWARD YANG, with Shareholder No. 435270, as Independent Director	For	For	
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	7.9	Elect MIKE YANG, with Shareholder No. 555968, as Independent Director	For	For	
Lite-On Technology Corp.	2301	21-Jun-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
Marubeni Corp.	8002	21-Jun-19	Annual	Management	1.1	Elect Director Kokubu, Fumiya	For	For	
Marubeni Corp.	8002	21-Jun-19	Annual	Management	1.2	Elect Director Kakinoki, Masumi	For	For	
Marubeni Corp.	8002	21-Jun-19	Annual	Management	1.3	Elect Director Matsumura, Yukihiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Marubeni Corp.	8002	21-Jun-19	Annual	Management	1.4	Elect Director Takahara, Ichiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Marubeni Corp.	8002	21-Jun-19	Annual	Management	1.5	Elect Director Yabe, Nobuhiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.

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Marubeni Corp.	8002	21-Jun-19	Annual	Management	1.6	Elect Director Miyata, Hirohisa	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Marubeni Corp.	8002	21-Jun-19	Annual	Management	1.7	Elect Director Kitabata, Takao	For	For	
Marubeni Corp.	8002	21-Jun-19	Annual	Management	1.8	Elect Director Takahashi, Kyohei	For	For	
Marubeni Corp.	8002	21-Jun-19	Annual	Management	1.9	Elect Director Fukuda, Susumu	For	For	
Marubeni Corp.	8002	21-Jun-19	Annual	Management	1.10	Elect Director Okina, Yuri	For	For	
Marubeni Corp.	8002	21-Jun-19	Annual	Management	2	Appoint Statutory Auditor Minami, Hikaru	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Mega Financial Holding Co., Ltd.	2886	21-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Mega Financial Holding Co., Ltd.	2886	21-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Mega Financial Holding Co., Ltd.	2886	21-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Mega Financial Holding Co., Ltd.	2886	21-Jun-19	Annual	Management	4	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Mega Financial Holding Co., Ltd.	2886	21-Jun-19	Annual	Management	5	Approve Release of Restrictions of Competitive Activities of a Representative of MINISTRY OF FINANCE, R.O.C.	For	For	
Mega Financial Holding Co., Ltd.	2886	21-Jun-19	Annual	Management	6	Approve Release of Restrictions of Competitive Activities of CHAO-SHUN CHANG	For	For	
Mega Financial Holding Co., Ltd.	2886	21-Jun-19	Annual	Management	7	Approve Release of Restrictions of Competitive Activities of KUANG-HUA-HU	For	For	
Mega Financial Holding Co., Ltd.	2886	21-Jun-19	Annual	Management	8	Approve Release of Restrictions of Competitive Activities of YE-CHIN CHIOU	For	For	
Megaworld Corporation	MEG	21-Jun-19	Annual	Management	3	Approve Minutes of the Previous Annual Meeting	For	For	
Megaworld Corporation	MEG	21-Jun-19	Annual	Management	5	Appoint External Auditors	For	For	
Megaworld Corporation	MEG	21-Jun-19	Annual	Management	6	Ratify Acts and Resolutions of the Board of Directors, Board Committees and Management	For	For	
Megaworld Corporation	MEG	21-Jun-19	Annual	Management	7a	Elect Andrew L. Tan as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Megaworld Corporation	MEG	21-Jun-19	Annual	Management	7b	Elect Katherine L. Tan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Megaworld Corporation	MEG	21-Jun-19	Annual	Management	7c	Elect Kingson U. Sian as Director	For	Against	We do not support insiders on the board other than the CEO.

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Megaworld Corporation	MEG	21-Jun-19	Annual	Management	7d	Elect Enrique Santos L. Sy as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Megaworld Corporation	MEG	21-Jun-19	Annual	Management	7e	Elect Jesus B. Varela as Director	For	For	
Megaworld Corporation	MEG	21-Jun-19	Annual	Management	7f	Elect Cresencio P. Aquino as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Megaworld Corporation	MEG	21-Jun-19	Annual	Management	7g	Elect Roberto S. Guevara as Director	For	For	
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 63	For	For	
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	2	Amend Articles to Remove Provision on Appointment of Senior Statutory Auditors from Full-time Statutory Auditors	For	For	
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.1	Elect Director Kobayashi, Ken	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.2	Elect Director Kakiuchi, Takehiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.3	Elect Director Nishiura, Kanji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.4	Elect Director Masu, Kazuyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.5	Elect Director Yoshida, Shinya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.6	Elect Director Murakoshi, Akira	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.7	Elect Director Sakakida, Masakazu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.8	Elect Director Takaoka, Hidenori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.9	Elect Director Nishiyama, Akihiko	For	For	
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.10	Elect Director Oka, Toshiko	For	For	
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.11	Elect Director Saiki, Akitaka	For	For	
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.12	Elect Director Tatsuoka, Tsuneyoshi	For	For	
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	3.13	Elect Director Miyanaga, Shunichi	For	For	
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	4	Appoint Statutory Auditor Hirano, Hajime	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	5	Approve Annual Bonus	For	For	

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Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	6	Approve Fixed Cash Compensation Ceiling and Performance-Based Cash Compensation Ceilings for Directors	For	For	
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	7	Approve Deep Discount Stock Option Plan	For	For	
Mitsubishi Corp.	8058	21-Jun-19	Annual	Management	8	Approve Compensation Ceiling for Statutory Auditors	For	For	
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	1	Amend Articles to Abolish Board Structure with Statutory Auditors - Adopt Board Structure with Three Committees - Amend Provisions on Number of Directors	For	For	
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	2.1	Elect Director Takeuchi, Akira	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	2.2	Elect Director Ono, Naoki	For	For	
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	2.3	Elect Director Shibata, Makoto	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	2.4	Elect Director Kubota, Hiroshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	2.5	Elect Director Fukui, Soichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	2.6	Elect Director Tokuno, Mariko	For	For	
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	2.7	Elect Director Watanabe, Hiroshi	For	For	
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	2.8	Elect Director Sugi, Hikaru	For	For	
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	2.9	Elect Director Sato, Hiroshi	For	Against	We are not supportive of non-independent outside directors on the audit committee.
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	2.10	Elect Director Kasai, Naoto	For	For	
Mitsubishi Materials Corp.	5711	21-Jun-19	Annual	Management	2.11	Elect Director Wakabayashi, Tatsuo	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 10	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	2	Amend Articles to Abolish Board Structure with Statutory Auditors - Adopt Board Structure with Three Committees - Clarify Director Authority on Shareholder Meetings - Amend Provisions on Director Titles	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.1	Elect Director Masuko, Osamu	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.2	Elect Director Kato, Takao	For	For	

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Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.3	Elect Director Shiraji, Kozo	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders on the audit committee.
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.4	Elect Director Miyanaga, Shunichi	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.5	Elect Director Kobayashi, Ken	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.6	Elect Director Kawaguchi, Hitoshi	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.7	Elect Director Karube, Hiroshi	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.8	Elect Director Egami, Setsuko	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.9	Elect Director Koda, Main	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.10	Elect Director Takeoka, Yaeko	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.11	Elect Director Oba, Yoshitsugu	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.12	Elect Director Sasae, Kenichiro	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.13	Elect Director Sono, Kiyoshi	For	Against	We are not supportive of non-independent outside directors on the audit committee.
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.14	Elect Director Sakamoto, Hideyuki	For	For	
Mitsubishi Motors Corp.	7211	21-Jun-19	Annual	Management	3.15	Elect Director Miyagawa, Mitsuko	For	For	
Mitsubishi Tanabe Pharma Corp.	4508	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 28	For	For	
Mitsubishi Tanabe Pharma Corp.	4508	21-Jun-19	Annual	Management	2.1	Elect Director Mitsuka, Masayuki	For	For	
Mitsubishi Tanabe Pharma Corp.	4508	21-Jun-19	Annual	Management	2.2	Elect Director Kobayashi, Takashi	For	Against	We do not support insiders on the board other than the President.
Mitsubishi Tanabe Pharma Corp.	4508	21-Jun-19	Annual	Management	2.3	Elect Director Tabaru, Eizo	For	Against	We do not support insiders on the board other than the President.
Mitsubishi Tanabe Pharma Corp.	4508	21-Jun-19	Annual	Management	2.4	Elect Director Ueno, Hiroaki	For	Against	We do not support insiders on the board other than the President.
Mitsubishi Tanabe Pharma Corp.	4508	21-Jun-19	Annual	Management	2.5	Elect Director Kobayashi, Yoshihiro	For	Against	We do not support insiders on the board other than the President.
Mitsubishi Tanabe Pharma Corp.	4508	21-Jun-19	Annual	Management	2.6	Elect Director Matsumoto, Takeshi	For	Against	We do not support insiders on the board other than the President.
Mitsubishi Tanabe Pharma Corp.	4508	21-Jun-19	Annual	Management	2.7	Elect Director Iwane, Shigeki	For	For	
Mitsubishi Tanabe Pharma Corp.	4508	21-Jun-19	Annual	Management	2.8	Elect Director Kamijo, Tsutomu	For	For	
Mitsubishi Tanabe Pharma Corp.	4508	21-Jun-19	Annual	Management	2.9	Elect Director Murao, Kazutoshi	For	For	
Mitsubishi Tanabe Pharma Corp.	4508	21-Jun-19	Annual	Management	3	Appoint Statutory Auditor Maru, Mitsue	For	For	
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.1	Elect Director Sakai, Tatsufumi	For	For	
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.2	Elect Director Ishii, Satoshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.3	Elect Director Umemiya, Makoto	For	Against	We do not support insiders on the board other than the President and Chairman.

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Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.4	Elect Director Wakabayashi, Motonori	For	Against	We do not support insiders on the board other than the President and Chairman.
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.5	Elect Director Ehara, Hiroaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.6	Elect Director Sato, Yasuhiro	For	For	
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.7	Elect Director Hirama, Hisaaki	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders on the audit committee.
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.8	Elect Director Kosugi, Masahiro	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders on the audit committee.
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.9	Elect Director Seki, Tetsuo	For	For	
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.10	Elect Director Kainaka, Tatsuo	For	For	
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.11	Elect Director Abe, Hirotake	For	For	
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.12	Elect Director Yamamoto, Masami	For	For	
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.13	Elect Director Ota, Hiroko	For	For	
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Management	1.14	Elect Director Kobayashi, Izumi	For	For	
Mizuho Financial Group, Inc.	8411	21-Jun-19	Annual	Shareholder	2	Amend Articles to Renounce Qualification of JGB Market Special Participant	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1A	Elect Director Heather Bresch	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1B	Elect Director Robert J. Cindrich	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1C	Elect Director Robert J. Coury	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1D	Elect Director JoEllen Lyons Dillon	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1E	Elect Director Neil Dimick	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1F	Elect Director Melina Higgins	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1G	Elect Director Harry A. Korman	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1H	Elect Director Rajiv Malik	For	Against	We do not support insiders on the board other than the CEO.
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1I	Elect Director Richard Mark	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1J	Elect Director Mark W. Parrish	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1K	Elect Director Pauline van der Meer Mohr	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1L	Elect Director Randall L. (Pete) Vanderveen	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	1M	Elect Director Sjoerd S. Vollebregt	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	3	Adopt Financial Statements and Statutory Reports	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	4	Ratify Deloitte & Touche LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.

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Mylan N.V.	MYL	21-Jun-19	Annual	Management	5	Instruction to Deloitte Accountants B.V. for the Audit of the Company's Dutch Statutory Annual Accounts for Fiscal Year 2019	For	Against	The auditor's tenure exceeds our guidelines.
Mylan N.V.	MYL	21-Jun-19	Annual	Management	6	Authorize Share Repurchase Program	For	For	
Mylan N.V.	MYL	21-Jun-19	Annual	Management	7	Grant Board Authority to Issue Shares Up To 20 Percent of Issued Capital and Restrict/Exclude Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Mylan N.V.	MYL	21-Jun-19	Annual	Shareholder	8	Discussion Item - Shareholder Proposal Relating To the Company's Clawback Policy	None	For	
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 25	For	For	
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.1	Elect Director Oshima, Taku	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.2	Elect Director Takeuchi, Yukihiisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.3	Elect Director Kanie, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.4	Elect Director Sakabe, Susumu	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.5	Elect Director Iwasaki, Ryohei	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.6	Elect Director Niwa, Chiaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.7	Elect Director Ishikawa, Shuhei	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.8	Elect Director Saji, Nobumitsu	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.9	Elect Director Matsuda, Atsushi	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.10	Elect Director Kamano, Hiroyuki	For	For	
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.11	Elect Director Hamada, Emiko	For	For	
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	2.12	Elect Director Furukawa, Kazuo	For	For	
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Sugiyama, Ken	For	Against	We are not supportive of insiders on the board of statutory auditors.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Shimazaki, Takeshi	For	Against	We are not supportive of insiders on the board of statutory auditors.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Sakaguchi, Masayoshi	For	For	
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Shareholder	4.1	Appoint Shareholder Director Nominee Shimbara, Noboru	Against	Against	We do not believe that support for this proposal is in shareholders' interests.

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NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Shareholder	4.2	Appoint Shareholder Director Nominee Nagata, Akira	Against	Against	We do not believe that support for this proposal is in shareholders' interests.
NGK Insulators, Ltd.	5333	21-Jun-19	Annual	Shareholder	4.3	Appoint Shareholder Director Nominee Ishida, Noboru	Against	Against	We do not believe that support for this proposal is in shareholders' interests.
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 90	For	For	
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	2	Approve Annual Bonus	For	For	
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	3.1	Elect Director Takasaki, Hideo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	3.2	Elect Director Umehara, Toshiyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	3.3	Elect Director Takeuchi, Toru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	3.4	Elect Director Todokoro, Nobuhiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	3.5	Elect Director Miki, Yosuke	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	3.6	Elect Director Furuse, Yoichiro	For	For	
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	3.7	Elect Director Hatchoji, Takashi	For	For	
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	3.8	Elect Director Fukuda, Tamio	For	For	
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	4.1	Appoint Statutory Auditor Kanzaki, Masami	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	4.2	Appoint Statutory Auditor Tokuyasu, Shin	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Nitto Denko Corp.	6988	21-Jun-19	Annual	Management	4.3	Appoint Statutory Auditor Toyoda, Masakazu	For	For	
ORIX Corp.	8591	21-Jun-19	Annual	Management	1.1	Elect Director Inoue, Makoto	For	For	
ORIX Corp.	8591	21-Jun-19	Annual	Management	1.2	Elect Director Nishigori, Yuichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ORIX Corp.	8591	21-Jun-19	Annual	Management	1.3	Elect Director Stan Koyanagi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ORIX Corp.	8591	21-Jun-19	Annual	Management	1.4	Elect Director Irie, Shuji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ORIX Corp.	8591	21-Jun-19	Annual	Management	1.5	Elect Director Taniguchi, Shoji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ORIX Corp.	8591	21-Jun-19	Annual	Management	1.6	Elect Director Matsuzaki, Satoru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
ORIX Corp.	8591	21-Jun-19	Annual	Management	1.7	Elect Director Tsujiyama, Eiko	For	For	

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ORIX Corp.	8591	21-Jun-19	Annual	Management	1.8	Elect Director Usui, Nobuaki	For	For	
ORIX Corp.	8591	21-Jun-19	Annual	Management	1.9	Elect Director Yasuda, Ryuji	For	For	
ORIX Corp.	8591	21-Jun-19	Annual	Management	1.10	Elect Director Takenaka, Heizo	For	For	
ORIX Corp.	8591	21-Jun-19	Annual	Management	1.11	Elect Director Michael Cusumano	For	For	
ORIX Corp.	8591	21-Jun-19	Annual	Management	1.12	Elect Director Akiyama, Sakie	For	For	
Pegatron Corp.	4938	21-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Pegatron Corp.	4938	21-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Pegatron Corp.	4938	21-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Pegatron Corp.	4938	21-Jun-19	Annual	Management	4	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Pegatron Corp.	4938	21-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
Pegatron Corp.	4938	21-Jun-19	Annual	Management	6.1	Elect T.H. Tung with Shareholder No. 3 as Non-Independent Director	For	Against	This director is overboarded.
Pegatron Corp.	4938	21-Jun-19	Annual	Management	6.2	Elect Jason Cheng with Shareholder No. 37 as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Pegatron Corp.	4938	21-Jun-19	Annual	Management	6.3	Elect S.J. Liao with Shareholder No. 11884 as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Pegatron Corp.	4938	21-Jun-19	Annual	Management	6.4	Elect C.I. Chia with Shareholder No. 210889 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Pegatron Corp.	4938	21-Jun-19	Annual	Management	6.5	Elect C.V. Chen with ID No. A100743XXX as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Pegatron Corp.	4938	21-Jun-19	Annual	Management	6.6	Elect T.K. Yang with ID No. A102241XXX as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Pegatron Corp.	4938	21-Jun-19	Annual	Management	6.7	Elect S. Chi, Representative of Dai-He Investment Co., Ltd., with Shareholder No. 294954 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Pegatron Corp.	4938	21-Jun-19	Annual	Management	6.8	Elect E.L. Tung, Representative of Hong-Ye Investment Co., Ltd., with Shareholder No. 294793 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Pegatron Corp.	4938	21-Jun-19	Annual	Management	6.9	Elect C.B. Chang with ID No. D100235XXX as Independent Director	For	For	
Pegatron Corp.	4938	21-Jun-19	Annual	Management	6.10	Elect C.P. Hwang with Shareholder No. 211424 as Independent Director	For	For	
Pegatron Corp.	4938	21-Jun-19	Annual	Management	6.11	Elect C.S. Yen with ID No. F101393XXX as Independent Director	For	For	
Pegatron Corp.	4938	21-Jun-19	Annual	Management	7	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
People's Insurance Co. (Group) of China Limited	1339	21-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
People's Insurance Co. (Group) of China Limited	1339	21-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
People's Insurance Co. (Group) of China Limited	1339	21-Jun-19	Annual	Management	3	Approve 2018 Final Financial Accounts	For	For	
People's Insurance Co. (Group) of China Limited	1339	21-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
People's Insurance Co. (Group) of China Limited	1339	21-Jun-19	Annual	Management	5	Approve 2019 Fixed Assets Investment Budget	For	For	
People's Insurance Co. (Group) of China Limited	1339	21-Jun-19	Annual	Management	6	Approve Engagement of Auditor for 2019 Financial Statements	For	For	
People's Insurance Co. (Group) of China Limited	1339	21-Jun-19	Annual	Management	7	Approve 2018 Report of the Independent Directors	For	For	
People's Insurance Co. (Group) of China Limited	1339	21-Jun-19	Annual	Management	1	Approve Amendments to Articles of Association	For	For	
People's Insurance Co. (Group) of China Limited	1339	21-Jun-19	Annual	Management	2	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
PICC Property & Casualty Co. Ltd.	2328	21-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
PICC Property & Casualty Co. Ltd.	2328	21-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
PICC Property & Casualty Co. Ltd.	2328	21-Jun-19	Annual	Management	3	Approve 2018 Audited Consolidated Financial Statements and Auditor's Report	For	For	
PICC Property & Casualty Co. Ltd.	2328	21-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
PICC Property & Casualty Co. Ltd.	2328	21-Jun-19	Annual	Management	5	Approve Appropriation of Discretionary Surplus Reserve	For	For	
PICC Property & Casualty Co. Ltd.	2328	21-Jun-19	Annual	Management	6	Approve 2019 Directors' Fees	For	For	
PICC Property & Casualty Co. Ltd.	2328	21-Jun-19	Annual	Management	7	Approve 2019 Supervisors' Fees	For	For	

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PICC Property & Casualty Co. Ltd.	2328	21-Jun-19	Annual	Management	8	Approve Deloitte Touche Tohmatsu as International Auditor and Deloitte Touche Tohmatsu Certified Public Accountants LLP as Domestic Auditor and Authorize Board to Fix Their Remuneration	For	For	
PICC Property & Casualty Co. Ltd.	2328	21-Jun-19	Annual	Management	9	Approve 2018 Performance Report and Performance Evaluation Results of Independent Directors	For	For	
PICC Property & Casualty Co. Ltd.	2328	21-Jun-19	Annual	Management	10	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
PICC Property & Casualty Co. Ltd.	2328	21-Jun-19	Annual	Management	11	Approve Issuance of 10-Year Capital Supplementary Bonds and Related Transactions	For	For	
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	3	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	4	Amend Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	5.1	Elect BARRY LAM, with Shareholder No. 1 as Non-Independent Director	For	Against	We are voting against this director due to concerns over tenure.
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	5.2	Elect C.C. LEUNG, with Shareholder No. 5 as Non-Independent Director	For	For	
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	5.3	Elect C.T. HUANG, with Shareholder No. 528 as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	5.4	Elect TIM LI, with Shareholder No. 48 as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	5.5	Elect WEI TA PAN, with ID No. A104289XXX, as Independent Director	For	For	
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	5.6	Elect PISIN CHEN, with Shareholder No. 311858, as Independent Director	For	For	
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	5.7	Elect HUNG CHING LEE, with ID No. K120059XXX, as Independent Director	For	For	
Quanta Computer, Inc.	2382	21-Jun-19	Annual	Management	6	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
Resona Holdings, Inc.	8308	21-Jun-19	Annual	Management	1.1	Elect Director Higashi, Kazuhiro	For	For	

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Resona Holdings, Inc.	8308	21-Jun-19	Annual	Management	1.2	Elect Director Iwanaga, Shoichi	For	Against	We do not support insiders on the board other than the President.
Resona Holdings, Inc.	8308	21-Jun-19	Annual	Management	1.3	Elect Director Fukuoka, Satoshi	For	Against	We do not support insiders on the board other than the President.
Resona Holdings, Inc.	8308	21-Jun-19	Annual	Management	1.4	Elect Director Minami, Masahiro	For	Against	We do not support insiders on the board other than the President.
Resona Holdings, Inc.	8308	21-Jun-19	Annual	Management	1.5	Elect Director Isono, Kaoru	For	Against	We do not support insiders on the board other than the President. We are not supportive of insiders on the audit committee.
Resona Holdings, Inc.	8308	21-Jun-19	Annual	Management	1.6	Elect Director Sanuki, Yoko	For	For	
Resona Holdings, Inc.	8308	21-Jun-19	Annual	Management	1.7	Elect Director Urano, Mitsudo	For	For	
Resona Holdings, Inc.	8308	21-Jun-19	Annual	Management	1.8	Elect Director Matsui, Tadimitsu	For	For	
Resona Holdings, Inc.	8308	21-Jun-19	Annual	Management	1.9	Elect Director Sato, Hidehiko	For	For	
Resona Holdings, Inc.	8308	21-Jun-19	Annual	Management	1.10	Elect Director Baba, Chiharu	For	For	
Resona Holdings, Inc.	8308	21-Jun-19	Annual	Management	1.11	Elect Director Iwata, Kimie	For	For	
Resona Holdings, Inc.	8308	21-Jun-19	Annual	Shareholder	2	Amend Articles to Hand over Petition Calling for Abolition of Negative Interest Rate Policy to Governor of the Bank of Japan	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way. Such decisions should be left to the discretion of management.
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 13	For	For	
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	2.1	Elect Director Yamashita, Yoshinori	For	For	
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	2.2	Elect Director Inaba, Nobuo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	2.3	Elect Director Matsuishi, Hidetaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	2.4	Elect Director Sakata, Seiji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	2.5	Elect Director Azuma, Makoto	For	For	
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	2.6	Elect Director Iijima, Masami	For	For	
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	2.7	Elect Director Hatano, Mutsuko	For	For	
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	2.8	Elect Director Mori, Kazuhiro	For	For	
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	3	Approve Annual Bonus	For	For	
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	4	Approve Trust-Type Equity Compensation Plan	For	For	
Ricoh Co., Ltd.	7752	21-Jun-19	Annual	Management	5	Appoint Deloitte Touche Tohmatsu LLC as New External Audit Firm	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	1.1	Elect Director Satomi, Hajime	For	Against	We are holding this executive accountable for the board not being one-third independent. We are holding this director accountable for sustained unsatisfactory financial performance.
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	1.2	Elect Director Satomi, Haruki	For	Against	We are holding this executive accountable for the board not being one-third independent. We are holding this director accountable for sustained unsatisfactory financial performance.
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	1.3	Elect Director Tsurumi, Naoya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	1.4	Elect Director Fukazawa, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	1.5	Elect Director Okamura, Hideki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	1.6	Elect Director Yoshizawa, Hideo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	1.7	Elect Director Natsuno, Takeshi	For	For	
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	1.8	Elect Director Katsukawa, Kohei	For	For	
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	1.9	Elect Director Onishi, Hiroshi	For	For	
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	1.10	Elect Director Melanie Brock	For	For	
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	2	Appoint Statutory Auditor Okubo, Kazutaka	For	For	
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Inaoka, Kazuaki	For	For	
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	4	Approve Compensation Ceiling for Directors	For	For	
Sega Sammy Holdings, Inc.	6460	21-Jun-19	Annual	Management	5	Approve Restricted Stock Plan	For	For	
Seibu Holdings, Inc.	9024	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 18.5	For	For	
Seibu Holdings, Inc.	9024	21-Jun-19	Annual	Management	2.1	Elect Director Ogawa, Shuichiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Seibu Holdings, Inc.	9024	21-Jun-19	Annual	Management	2.2	Elect Director Oya, Eiko	For	For	
Seibu Holdings, Inc.	9024	21-Jun-19	Annual	Management	2.3	Elect Director Ogi, Takehiko	For	For	
Seibu Holdings, Inc.	9024	21-Jun-19	Annual	Management	2.4	Elect Director Goto, Keiji	For	For	
Seibu Holdings, Inc.	9024	21-Jun-19	Annual	Management	3	Approve Trust-Type Equity Compensation Plan	For	For	
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	2a	Elect Liang Mong Song as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	2b	Elect Zhou Jie as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	2c	Elect Ren Kai as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	2d	Elect Chiang Shang-Yi as Director	For	For	
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	2e	Elect Cong Jingsheng Jason as Director	For	For	
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	2f	Elect Lau Lawrence Juen-Yee as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	2g	Elect Fan Ren Da Anthony as Director	For	Against	This director is overboarded. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	2h	Authorize Board to Fix Remuneration of Directors	For	For	
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	3	Approve PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian LLP as Auditors for Hong Kong Financial Reporting and U.S. Financial Reporting Purposes, Respectively and Authorize Audit Committee of the Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	4	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
Semiconductor Manufacturing International Corporation	981	21-Jun-19	Annual	Management	6	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 62.5	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	2.1	Elect Director Ishii, Shigeru	For	For	
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	2.2	Elect Director Kiyomiya, Hiroaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	2.3	Elect Director Ito, Yutaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	2.4	Elect Director Totoki, Hiroki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	2.5	Elect Director Kambe, Shiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	2.6	Elect Director Matsuoka, Naomi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	2.7	Elect Director Kuniya, Shiro	For	For	
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	2.8	Elect Director Ito, Takatoshi	For	For	
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	2.9	Elect Director Oka, Masashi	For	For	
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	2.10	Elect Director Ikeuchi, Shogo	For	For	
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Hayase, Yasuyuki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Makiyama, Yoshimichi	For	For	
Sony Financial Holdings, Inc.	8729	21-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Saegusa, Takaharu	For	For	
Subaru Corp.	7270	21-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 72	For	For	
Subaru Corp.	7270	21-Jun-19	Annual	Management	2.1	Elect Director Yoshinaga, Yasuyuki	For	For	
Subaru Corp.	7270	21-Jun-19	Annual	Management	2.2	Elect Director Nakamura, Tomomi	For	For	
Subaru Corp.	7270	21-Jun-19	Annual	Management	2.3	Elect Director Hosoya, Kazuo	For	Against	We do not support insiders on the board other than the President and Chairman.
Subaru Corp.	7270	21-Jun-19	Annual	Management	2.4	Elect Director Okada, Toshiaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Subaru Corp.	7270	21-Jun-19	Annual	Management	2.5	Elect Director Kato, Yoichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Subaru Corp.	7270	21-Jun-19	Annual	Management	2.6	Elect Director Onuki, Tetsuo	For	Against	We do not support insiders on the board other than the President and Chairman.
Subaru Corp.	7270	21-Jun-19	Annual	Management	2.7	Elect Director Aoyama, Shigehiro	For	For	
Subaru Corp.	7270	21-Jun-19	Annual	Management	2.8	Elect Director Abe, Yasuyuki	For	For	
Subaru Corp.	7270	21-Jun-19	Annual	Management	2.9	Elect Director Yago, Natsunosuke	For	For	
Subaru Corp.	7270	21-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Mabuchi, Akira	For	Against	We are not supportive of insiders on the board of statutory auditors.
Subaru Corp.	7270	21-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Nosaka, Shigeru	For	For	

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Subaru Corp.	7270	21-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Okada, Kyoko	For	For	
Subaru Corp.	7270	21-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Ryu, Hirohisa	For	For	
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.1	Elect Director Tokura, Masakazu	For	Against	We are holding this executive accountable for the board not being one-third independent. We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.2	Elect Director Iwata, Keiichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.3	Elect Director Nishimoto, Rei	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.4	Elect Director Takeshita, Noriaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.5	Elect Director Ueda, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.6	Elect Director Niinuma, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.7	Elect Director Shigemori, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.8	Elect Director Matsui, Masaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.9	Elect Director Akahori, Kingo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.10	Elect Director Ikeda, Koichi	For	For	
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.11	Elect Director Tomono, Hiroshi	For	For	
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.12	Elect Director Ito, Motoshige	For	For	
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	1.13	Elect Director Muraki, Atsuko	For	For	
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Nozaki, Kunio	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Yoshida, Hiroaki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Sumitomo Chemical Co., Ltd.	4005	21-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Kato, Yoshitaka	For	For	
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 38	For	For	
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	2.1	Elect Director Nakamura, Kuniharu	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	2.2	Elect Director Hyodo, Masayuki	For	Against	We are holding the President accountable for the board not being one-third independent.

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Sumitomo Corp.	8053	21-Jun-19	Annual	Management	2.3	Elect Director Takahata, Koichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	2.4	Elect Director Yamano, Hideki	For	Against	We do not support insiders on the board other than the President and Chairman.
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	2.5	Elect Director Nambu, Toshikazu	For	Against	We do not support insiders on the board other than the President and Chairman.
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	2.6	Elect Director Seishima, Takayuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	2.7	Elect Director Ehara, Nobuyoshi	For	For	
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	2.8	Elect Director Ishida, Koji	For	For	
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	2.9	Elect Director Iwata, Kimie	For	For	
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	2.10	Elect Director Yamazaki, Hisashi	For	For	
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	3	Appoint Statutory Auditor Hosono, Michihiko	For	Against	We are not supportive of insiders on the board of statutory auditors.
Sumitomo Corp.	8053	21-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	
Sumitomo Electric Industries Ltd.	5802	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 24	For	For	
Sumitomo Electric Industries Ltd.	5802	21-Jun-19	Annual	Management	2	Elect Director Kobayashi, Nobuyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Electric Industries Ltd.	5802	21-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Ogura, Satoru	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Sumitomo Electric Industries Ltd.	5802	21-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Hayashi, Akira	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Sumitomo Electric Industries Ltd.	5802	21-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	
Sysmex Corp.	6869	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 36	For	For	
Sysmex Corp.	6869	21-Jun-19	Annual	Management	2.1	Elect Director Ietsugu, Hisashi	For	Against	We are holding the President accountable for the board not being one-third independent.
Sysmex Corp.	6869	21-Jun-19	Annual	Management	2.2	Elect Director Nakajima, Yukio	For	Against	We do not support insiders on the board other than the President.
Sysmex Corp.	6869	21-Jun-19	Annual	Management	2.3	Elect Director Asano, Kaoru	For	Against	We do not support insiders on the board other than the President.
Sysmex Corp.	6869	21-Jun-19	Annual	Management	2.4	Elect Director Tachibana, Kenji	For	Against	We do not support insiders on the board other than the President.
Sysmex Corp.	6869	21-Jun-19	Annual	Management	2.5	Elect Director Yamamoto, Junzo	For	Against	We do not support insiders on the board other than the President.

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Sysmex Corp.	6869	21-Jun-19	Annual	Management	2.6	Elect Director Matsui, Iwane	For	Against	We do not support insiders on the board other than the President.
Sysmex Corp.	6869	21-Jun-19	Annual	Management	2.7	Elect Director Kanda, Hiroshi	For	Against	We do not support insiders on the board other than the President.
Sysmex Corp.	6869	21-Jun-19	Annual	Management	2.8	Elect Director Takahashi, Masayo	For	For	
Sysmex Corp.	6869	21-Jun-19	Annual	Management	2.9	Elect Director Ota, Kazuo	For	For	
Sysmex Corp.	6869	21-Jun-19	Annual	Management	3	Elect Alternate Director and Audit Committee Member Nishiura, Susumu	For	For	
Sysmex Corp.	6869	21-Jun-19	Annual	Management	4	Approve Stock Option Plan	For	For	
Taiwan Cooperative Financial Holding Co. Ltd.	5880	21-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Taiwan Cooperative Financial Holding Co. Ltd.	5880	21-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Taiwan Cooperative Financial Holding Co. Ltd.	5880	21-Jun-19	Annual	Management	3	Approve the Issuance of New Shares by Capitalization of Profit	For	For	
Taiwan Cooperative Financial Holding Co. Ltd.	5880	21-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
Taiwan Cooperative Financial Holding Co. Ltd.	5880	21-Jun-19	Annual	Management	5	Approve Amendments to Rules and Procedures Regarding Shareholder's General Meeting	For	For	
Taiwan Cooperative Financial Holding Co. Ltd.	5880	21-Jun-19	Annual	Management	6	Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Taiwan Cooperative Financial Holding Co. Ltd.	5880	21-Jun-19	Annual	Management	7	Approve Release of Restrictions of Competitive Activities of Directors	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	1	Approve Annual Report	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	1	Approve Annual Report	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	2	Approve Financial Statements	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	2	Approve Financial Statements	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	3	Approve Allocation of Income and Dividends	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.1	Elect Radik Gaizatullin as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.1	Elect Radik Gaizatullin as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

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Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.2	Elect Laszlo Gerecs as Director	None	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.2	Elect Laszlo Gerecs as Director	None	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.3	Elect Iurii Levin as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.3	Elect Iurii Levin as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.4	Elect Nail Maganov as Director	None	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.4	Elect Nail Maganov as Director	None	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.5	Elect Renat Muslimov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.5	Elect Renat Muslimov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.6	Elect Rafail Nurmukhametov as Director	None	Against	We do not support insiders on the board other than the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.6	Elect Rafail Nurmukhametov as Director	None	Against	We do not support insiders on the board other than the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.7	Elect Rinat Sabirov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

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Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.7	Elect Rinat Sabirov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.8	Elect Valerii Sorokin as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.8	Elect Valerii Sorokin as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.9	Elect Nurislam Siubaev as Director	None	Against	We do not support insiders on the board other than the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.9	Elect Nurislam Siubaev as Director	None	Against	We do not support insiders on the board other than the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.10	Elect Shafagat Takhautdinov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.10	Elect Shafagat Takhautdinov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.11	Elect Rustam Khalimov as Director	None	Against	We do not support insiders on the board other than the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.11	Elect Rustam Khalimov as Director	None	Against	We do not support insiders on the board other than the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.12	Elect Azat Khamaev as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.12	Elect Azat Khamaev as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.13	Elect Rais Khisamov as Director	None	Against	We do not support insiders on the board other than the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.13	Elect Rais Khisamov as Director	None	Against	We do not support insiders on the board other than the CEO.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.14	Elect Rene Steiner as Director	None	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	4.14	Elect Rene Steiner as Director	None	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.1	Elect Kseniia Borzunova as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.1	Elect Kseniia Borzunova as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.2	Elect Liliia Rakhimzianova as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.2	Elect Azat Galeev as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.3	Elect Azat Galeev as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.3	Elect Guzal Gilfanova as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.4	Elect Nazilia Farkhutdinova as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.4	Elect Salavat Zaliaev as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.5	Elect Salavat Zaliaev as Member of Audit Commission	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.5	Elect Venera Kuzmina as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.6	Elect Guzal Gilfanova as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.6	Elect Liliia Rakhimzianova as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.7	Elect Ravil Sharifullin as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.7	Elect Nazilia Farkhutdinova as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.8	Elect Venera Kuzmina as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	5.8	Elect Ravil Sharifullin as Member of Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	6	Ratify PricewaterhouseCoopers Audit as Auditor	For	Against	The auditor's tenure is not disclosed.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	6	Ratify PricewaterhouseCoopers Audit as Auditor	For	Against	The auditor's tenure is not disclosed.
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	7	Approve New Edition of Charter	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	7	Approve New Edition of Charter	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	8	Approve New Edition of Regulations on General Meetings	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	8	Approve New Edition of Regulations on General Meetings	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	9	Approve New Edition of Regulations on Board of Directors	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	9	Approve New Edition of Regulations on Board of Directors	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	10	Approve New Edition of Regulations on CEO	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	10	Approve New Edition of Regulations on CEO	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	11	Approve New Edition of Regulations on Management	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	11	Approve New Edition of Regulations on Management	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	12	Approve New Edition of Regulations on Audit Commission	For	For	
Tatneft PJSC	TATN	21-Jun-19	Annual	Management	12	Approve New Edition of Regulations on Audit Commission	For	For	
TechMatrix Corp.	3762	21-Jun-19	Annual	Management	1.1	Elect Director Yuri, Takashi	For	For	
TechMatrix Corp.	3762	21-Jun-19	Annual	Management	1.2	Elect Director Yoda, Yoshihisa	For	Against	We do not support insiders on the board other than the President.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
TechMatrix Corp.	3762	21-Jun-19	Annual	Management	1.3	Elect Director Yai, Takaharu	For	Against	We do not support insiders on the board other than the President.
TechMatrix Corp.	3762	21-Jun-19	Annual	Management	1.4	Elect Director Suzuki, Takeshi	For	Against	We do not support insiders on the board other than the President.
TechMatrix Corp.	3762	21-Jun-19	Annual	Management	1.5	Elect Director Yasutake, Hiroaki	For	For	
TechMatrix Corp.	3762	21-Jun-19	Annual	Management	2.1	Elect Director and Audit Committee Member Sasaki, Hideyuki	For	For	
TechMatrix Corp.	3762	21-Jun-19	Annual	Management	2.2	Elect Director and Audit Committee Member Takayama, Ken	For	For	
TechMatrix Corp.	3762	21-Jun-19	Annual	Management	2.3	Elect Director and Audit Committee Member Miura, Ryota	For	For	
TechMatrix Corp.	3762	21-Jun-19	Annual	Management	2.4	Elect Director and Audit Committee Member Sugihara, Akio	For	For	
Terumo Corp.	4543	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 27	For	For	
Terumo Corp.	4543	21-Jun-19	Annual	Management	2.1	Elect Director Mimura, Takayoshi	For	For	
Terumo Corp.	4543	21-Jun-19	Annual	Management	2.2	Elect Director Sato, Shinjiro	For	For	
Terumo Corp.	4543	21-Jun-19	Annual	Management	2.3	Elect Director Takagi, Toshiaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Terumo Corp.	4543	21-Jun-19	Annual	Management	2.4	Elect Director Hatano, Shoji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Terumo Corp.	4543	21-Jun-19	Annual	Management	2.5	Elect Director Nishikawa, Kyo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Terumo Corp.	4543	21-Jun-19	Annual	Management	2.6	Elect Director Mori, Ikuo	For	For	
Terumo Corp.	4543	21-Jun-19	Annual	Management	2.7	Elect Director Ueda, Ryuzo	For	For	
Terumo Corp.	4543	21-Jun-19	Annual	Management	2.8	Elect Director Kuroda, Yukiko	For	For	
Terumo Corp.	4543	21-Jun-19	Annual	Management	3.1	Elect Director and Audit Committee Member Kimura, Yoshihiro	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Terumo Corp.	4543	21-Jun-19	Annual	Management	3.2	Elect Director and Audit Committee Member Nakamura, Masaichi	For	For	
Terumo Corp.	4543	21-Jun-19	Annual	Management	3.3	Elect Director and Audit Committee Member Uno, Soichiro	For	For	
Terumo Corp.	4543	21-Jun-19	Annual	Management	4	Elect Alternate Director and Audit Committee Member Sakaguchi, Koichi	For	For	
Terumo Corp.	4543	21-Jun-19	Annual	Management	5	Approve Restricted Stock Plan	For	For	
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 25	For	For	

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The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	2	Approve Transfer of Electric Transmission and Distribution Operations to Wholly Owned Subsidiary	For	For	
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	3	Amend Articles to Amend Business Lines	For	For	
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.1	Elect Director Yagi, Makoto	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.2	Elect Director Iwane, Shigeki	For	Against	We are holding the President accountable for the board not being one-third independent.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.3	Elect Director Doi, Yoshihiro	For	Against	We do not support insiders on the board other than the President and Chairman.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.4	Elect Director Morimoto, Takashi	For	Against	We do not support insiders on the board other than the President and Chairman.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.5	Elect Director Misono, Toyokazu	For	Against	We do not support insiders on the board other than the President and Chairman.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.6	Elect Director Inada, Koji	For	Against	We do not support insiders on the board other than the President and Chairman.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.7	Elect Director Morinaka, Ikuo	For	Against	We do not support insiders on the board other than the President and Chairman.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.8	Elect Director Shimamoto, Yasuji	For	Against	We do not support insiders on the board other than the President and Chairman.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.9	Elect Director Matsumura, Takao	For	Against	We do not support insiders on the board other than the President and Chairman.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.10	Elect Director Inoue, Noriyuki	For	For	
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.11	Elect Director Okihara, Takamune	For	For	
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.12	Elect Director Kobayashi, Tetsuya	For	For	
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	4.13	Elect Director Makimura, Hisako	For	For	
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	5.1	Appoint Statutory Auditor Yashima, Yasuhiro	For	Against	We are not supportive of insiders on the board of statutory auditors.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	5.2	Appoint Statutory Auditor Sugimoto, Yasushi	For	Against	We are not supportive of insiders on the board of statutory auditors.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	5.3	Appoint Statutory Auditor Higuchi, Yukishige	For	Against	We are not supportive of insiders on the board of statutory auditors.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	5.4	Appoint Statutory Auditor Toichi, Tsutomu	For	For	
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	5.5	Appoint Statutory Auditor Otsubo, Fumio	For	For	
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	5.6	Appoint Statutory Auditor Sasaki, Shigeo	For	For	
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Management	5.7	Appoint Statutory Auditor Kaga, Atsuko	For	For	
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	6	Amend Articles to Promote Renewable Energies	Against	Against	We are not supportive of this shareholder proposal as it is burdensome and written in a prescriptive way.

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The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	7	Amend Articles to Record Shareholder Meeting Proceedings Accurately and Disclose Them	Against	Against	We are not supportive of this shareholder proposal as it is duplicative of reporting requirements.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	8	Amend Articles to Add Provisions Concerning Management Based on CSR	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	9	Amend Articles to Add Provisions Concerning Management Based on CSR	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	10	Approve Alternative Allocation of Income, with a Final Dividend of JPY 5 Higher Than Management Proposal	Against	Against	We are not supportive of this proposal as the proponent failed to convince us of problematic practices and as we believe this decision is better left to the discretion of the board.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	11	Remove Incumbent Director Iwane, Shigeki	Against	Against	We do not believe that this proposal is in shareholders' best interests.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	12	Amend Articles to Require Individual Performance and Compensation Disclosure for Directors	Against	Against	We are not supportive of this shareholder proposal as it is burdensome and written in a prescriptive way.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	13	Amend Articles to Add Provisions on Processing and Control of Spent Nuclear Fuels	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	14	Amend Articles to Ban Investment to and Debt Guarantee for Japan Atomic Power Company	Against	Against	We are not supportive of this shareholder proposal as it written in a prescriptive way.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	15	Amend Articles to Ban Reprocessing of Spent Nuclear Fuels	Against	Against	We are not supportive of this shareholder proposal as it is burdensome and written in a prescriptive way.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	16	Amend Articles to Ban Operation of Nuclear Power Plants	Against	Against	We are not supportive of this shareholder proposal as it is burdensome and written in a prescriptive way.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	17	Amend Articles to Launch Committee on Aging of Nuclear Power Plants	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	18	Amend Articles to Promote Maximum Disclosure to Gain Consumer Trust	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	19	Amend Articles to Require Individual Compensation Disclosure for Directors	Against	For	We are supportive of additional disclosure on director qualifications in line with best practices.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	20	Amend Articles to Encourage Dispersed Renewable and Natural Gas Power	Against	Against	We are not supportive of this shareholder proposal as it is burdensome and written in a prescriptive way.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	21	Amend Articles to Request the Government to Develop Necessary Legal System to Promote Separation of Power Generation and Transmission	Against	Against	We are not supportive of this shareholder proposal as it is burdensome and written in a prescriptive way.

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The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	22	Amend Articles to Cease Nuclear Operations and Decommission All Nuclear Facilities as Soon as Possible	Against	Against	We are not supportive of this shareholder proposal as it is burdensome and written in a prescriptive way.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	23	Amend Articles to Commit to Nurture of Work Climate Conducive to Improving Quality of Nuclear Safety Mechanisms Through Debate Among Employees	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	24	Amend Articles to Ban Hiring or Service on the Board or at the Company by Former Government Officials	Against	Against	We consider the company's current policies, practices, and related disclosure to be sufficient.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	25	Amend Articles to Reduce Maximum Board Size from 20 to 10 and Require Majority Outsider Board	Against	Against	We are not supportive of this shareholder proposal as it is burdensome, and the proponent failed to demonstrate material issues.
The Kansai Electric Power Co., Inc.	9503	21-Jun-19	Annual	Shareholder	26	Amend Articles to End Reliance on Nuclear Power	Against	Against	We are not supportive of this shareholder proposal as it is burdensome and written in a prescriptive way.
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 17.5	For	For	
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	2.1	Elect Director Nezu, Yoshizumi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	2.2	Elect Director Tsunoda, Kenichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	2.3	Elect Director Miwa, Hiroaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	2.4	Elect Director Sekiguchi, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	2.5	Elect Director Onodera, Toshiaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	2.6	Elect Director Kobiyama, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	2.7	Elect Director Yamamoto, Tsutomu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	2.8	Elect Director Shibata, Mitsuyoshi	For	For	
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	2.9	Elect Director Ando, Takaharu	For	For	
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	2.10	Elect Director Ojira, Akihiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tobu Railway Co., Ltd.	9001	21-Jun-19	Annual	Management	3	Approve Trust-Type Equity Compensation Plan	For	For	
UPL Limited	512070	21-Jun-19	Special	Management	1	Approve Issuance of Bonus Shares	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	1	Approve Amendments to Articles of Association	For	For	

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Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	2	Approve Issuance of Bonds and Asset-backed Securities	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	3	Approve 2018 Audited Consolidated Financial Statements and Auditors' Report	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	4	Approve 2018 Final Dividend Distribution	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	5	Approve 2018 Annual Report	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	6	Approve Provision of Guarantees for Its Subsidiaries	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	7	Approve Provision of New Guarantees for Its Subsidiaries	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	8	Approve the Proposed Operation of Exchange Rate Hedging Business	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	9	Approve Ernst & Young Hua Ming LLP as the PRC Auditors and Ernst & Young as the International Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	10	Approve Remuneration of Directors	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	11	Approve Remuneration of Supervisors	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	12.1	Elect Wu Gang as Director	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	12.2	Elect Wang Haibo as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	12.3	Elect Cao Zhigang as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	12.4	Elect Gao Jianjun as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.

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Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	12.5	Elect Gu Hongmei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	12.6	Elect Lu Hailin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	13.1	Elect Tin Yau Kelvin Wong as Director	For	Against	This director is overboarded.
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	13.2	Elect Wei Wei as Director	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	13.3	Elect Yang Jianping as Director	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	14.1	Elect Han Zongwei as Supervisor	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	14.2	Elect Luo Jun as Supervisor	For	For	
Xinjiang Goldwind Science & Technology Co., Ltd.	2208	21-Jun-19	Annual	Management	14.3	Elect Xiao Hong as Supervisor	For	For	
Zhen Ding Technology Holding Ltd.	4958	21-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Zhen Ding Technology Holding Ltd.	4958	21-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Zhen Ding Technology Holding Ltd.	4958	21-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	
Zhen Ding Technology Holding Ltd.	4958	21-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Zhen Ding Technology Holding Ltd.	4958	21-Jun-19	Annual	Management	5	Amend Trading Procedures Governing Derivatives Products	For	For	
Zhen Ding Technology Holding Ltd.	4958	21-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
Zhen Ding Technology Holding Ltd.	4958	21-Jun-19	Annual	Management	7	Amend Procedures for Lending Funds to Other Parties	For	For	
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	1.1	Elect Director Adachi, Tamotsu	For	Against	We are holding this director accountable for sustained unsatisfactory financial performance.
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	1.2	Elect Director Iwata, Shinjiro	For	For	
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	1.3	Elect Director Kobayashi, Hitoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	1.4	Elect Director Takiyama, Shinya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	1.5	Elect Director Yamasaki, Masaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	1.6	Elect Director Okada, Haruna	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	1.7	Elect Director Tsujimura, Kiyoyuki	For	For	
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	1.8	Elect Director Fukutake, Hideaki	For	For	

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Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	1.9	Elect Director Yasuda, Ryuji	For	For	
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	1.10	Elect Director Ihara, Katsumi	For	For	
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Matsumoto, Yoshinori	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Saito, Naoto	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Izumo, Eiichi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Benesse Holdings, Inc.	9783	22-Jun-19	Annual	Management	2.4	Appoint Statutory Auditor Ishiguro, Miyuki	For	For	
DeNA Co., Ltd.	2432	22-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 40	For	For	
DeNA Co., Ltd.	2432	22-Jun-19	Annual	Management	2.1	Elect Director Namba, Tomoko	For	For	
DeNA Co., Ltd.	2432	22-Jun-19	Annual	Management	2.2	Elect Director Moriyasu, Isao	For	For	
DeNA Co., Ltd.	2432	22-Jun-19	Annual	Management	2.3	Elect Director Okamura, Shingo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
DeNA Co., Ltd.	2432	22-Jun-19	Annual	Management	2.4	Elect Director Domaie, Nobuo	For	For	
DeNA Co., Ltd.	2432	22-Jun-19	Annual	Management	2.5	Elect Director Funatsu, Koji	For	For	
DeNA Co., Ltd.	2432	22-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Inaba, Nobuko	For	For	
DeNA Co., Ltd.	2432	22-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Sato, Atsuko	For	For	
Infosys Limited	500209	22-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Infosys Limited	500209	22-Jun-19	Annual	Management	2	Approve Dividend	For	For	
Infosys Limited	500209	22-Jun-19	Annual	Management	3	Elect Nandan M. Nilekani as Director	For	For	
Infosys Limited	500209	22-Jun-19	Annual	Management	4	Approve Infosys Expanded Stock Ownership Program - 2019 to Eligible Employees of the Company	For	Against	The stock option plan does not meet our guidelines.
Infosys Limited	500209	22-Jun-19	Annual	Management	5	Approve Infosys Expanded Stock Ownership Program - 2019 to Eligible Employees of the Company's Subsidiaries	For	For	
Infosys Limited	500209	22-Jun-19	Annual	Management	6	Approve Secondary Acquisition of Shares of the Company by the Infosys Expanded Stock Ownership Trust	For	For	
Infosys Limited	500209	22-Jun-19	Annual	Management	7	Approve Grant of Stock Incentives to Salil Parekh Under Infosys Expanded Stock Ownership Program - 2019	For	For	

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Infosys Limited	500209	22-Jun-19	Annual	Management	8	Approve Change of Terms of Appointment of Salil Parekh as Chief Executive Officer and Managing Director	For	For	
Infosys Limited	500209	22-Jun-19	Annual	Management	9	Approve Grant of Stock Incentives to U. B. Pravin Rao Under Infosys Expanded Stock Ownership Program - 2019	For	For	
Sundrug Co., Ltd.	9989	22-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 33	For	For	
Sundrug Co., Ltd.	9989	22-Jun-19	Annual	Management	2	Amend Articles to Amend Business Lines	For	For	
Sundrug Co., Ltd.	9989	22-Jun-19	Annual	Management	3	Appoint Statutory Auditor Yamashita, Kazutoshi	For	For	
Asia Cement Corp.	1102	24-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Asia Cement Corp.	1102	24-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
Asia Cement Corp.	1102	24-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
Asia Cement Corp.	1102	24-Jun-19	Annual	Management	4	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Asia Cement Corp.	1102	24-Jun-19	Annual	Management	5	Amend Procedures for Endorsement and Guarantees	For	For	
Asia Cement Corp.	1102	24-Jun-19	Annual	Management	6	Amend Procedures for Lending Funds to Other Parties	For	For	
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 127	For	For	
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.1	Elect Director Taguchi, Mitsuaki	For	For	
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.2	Elect Director Otsu, Shuji	For	Against	We do not support insiders on the board other than the President.
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.3	Elect Director Asako, Yuji	For	Against	We do not support insiders on the board other than the President.
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.4	Elect Director Kawaguchi, Masaru	For	Against	We do not support insiders on the board other than the President.
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.5	Elect Director Miyakawa, Yasuo	For	Against	We do not support insiders on the board other than the President.
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.6	Elect Director Hagiwara, Hitoshi	For	Against	We do not support insiders on the board other than the President.
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.7	Elect Director Kawashiro, Kazumi	For	Against	We do not support insiders on the board other than the President.
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.8	Elect Director Asanuma, Makoto	For	Against	We do not support insiders on the board other than the President.
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.9	Elect Director Matsuda, Yuzuru	For	For	
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.10	Elect Director Kuwabara, Satoko	For	For	

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BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.11	Elect Director Noma, Mikiharu	For	For	
BANDAI NAMCO Holdings Inc.	7832	24-Jun-19	Annual	Management	2.12	Elect Director Kawana, Koichi	For	For	
BlackBerry Limited	BB	24-Jun-19	Annual/Special	Management	1.1	Elect Director John Chen	For	For	
BlackBerry Limited	BB	24-Jun-19	Annual/Special	Management	1.2	Elect Director Michael A. Daniels	For	For	
BlackBerry Limited	BB	24-Jun-19	Annual/Special	Management	1.3	Elect Director Timothy Dattels	For	For	
BlackBerry Limited	BB	24-Jun-19	Annual/Special	Management	1.4	Elect Director Richard Lynch	For	For	
BlackBerry Limited	BB	24-Jun-19	Annual/Special	Management	1.5	Elect Director Laurie Smaldone Alsup	For	For	
BlackBerry Limited	BB	24-Jun-19	Annual/Special	Management	1.6	Elect Director Barbara Stymiest	For	For	
BlackBerry Limited	BB	24-Jun-19	Annual/Special	Management	1.7	Elect Director V. Prem Watsa	For	For	
BlackBerry Limited	BB	24-Jun-19	Annual/Special	Management	1.8	Elect Director Wayne Wouters	For	For	
BlackBerry Limited	BB	24-Jun-19	Annual/Special	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
BlackBerry Limited	BB	24-Jun-19	Annual/Special	Management	3	Re-approve Equity Incentive Plan	For	Against	The omnibus stock plan does not meet our guidelines.
BlackBerry Limited	BB	24-Jun-19	Annual/Special	Management	4	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and contains features that are not in line with best practice.
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	1.1	Elect Director Koike, Toshikazu	For	For	
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	1.2	Elect Director Sasaki, Ichiro	For	For	
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	1.3	Elect Director Ishiguro, Tadashi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	1.4	Elect Director Kawanabe, Tasuku	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	1.5	Elect Director Kamiya, Jun	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	1.6	Elect Director Tada, Yuichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	1.7	Elect Director Nishijo, Atsushi	For	For	
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	1.8	Elect Director Fukaya, Koichi	For	For	

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Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	1.9	Elect Director Matsuno, Soichi	For	For	
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	1.10	Elect Director Takeuchi, Keisuke	For	For	
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	1.11	Elect Director Shirai, Aya	For	For	
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Kanda, Masaaki	For	For	
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Jono, Kazuya	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Brother Industries, Ltd.	6448	24-Jun-19	Annual	Management	3	Approve Annual Bonus	For	For	
Centene Corporation	CNC	24-Jun-19	Special	Management	1	Issue Shares in Connection with Merger	For	For	
Centene Corporation	CNC	24-Jun-19	Special	Management	2	Adjourn Meeting	For	For	
CI Financial Corp.	CIX	24-Jun-19	Annual	Management	1.1	Elect Director Peter W. Anderson	For	For	
CI Financial Corp.	CIX	24-Jun-19	Annual	Management	1.2	Elect Director William E. Butt	For	For	
CI Financial Corp.	CIX	24-Jun-19	Annual	Management	1.3	Elect Director Brigette Chang-Addorisio	For	For	
CI Financial Corp.	CIX	24-Jun-19	Annual	Management	1.4	Elect Director William T. Holland	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CI Financial Corp.	CIX	24-Jun-19	Annual	Management	1.5	Elect Director David P. Miller	For	For	
CI Financial Corp.	CIX	24-Jun-19	Annual	Management	1.6	Elect Director Tom P. Muir	For	For	
CI Financial Corp.	CIX	24-Jun-19	Annual	Management	1.7	Elect Director Sheila A. Murray	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
CI Financial Corp.	CIX	24-Jun-19	Annual	Management	1.8	Elect Director Paul J. Perrow	For	For	
CI Financial Corp.	CIX	24-Jun-19	Annual	Management	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	The auditor's tenure exceeds our guidelines.
CI Financial Corp.	CIX	24-Jun-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and as there are features that are not in line with best practice.
Endeavour Mining Corporation	EDV	24-Jun-19	Annual	Management	1.1	Elect Director Michael Beckett	For	For	
Endeavour Mining Corporation	EDV	24-Jun-19	Annual	Management	1.2	Elect Director James Askew	For	For	
Endeavour Mining Corporation	EDV	24-Jun-19	Annual	Management	1.3	Elect Director Olivier Colom	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
Endeavour Mining Corporation	EDV	24-Jun-19	Annual	Management	1.4	Elect Director Livia Mahler	For	For	
Endeavour Mining Corporation	EDV	24-Jun-19	Annual	Management	1.5	Elect Director Wayne McManus	For	For	
Endeavour Mining Corporation	EDV	24-Jun-19	Annual	Management	1.6	Elect Director Sebastien De Montessus	For	For	

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Endeavour Mining Corporation	EDV	24-Jun-19	Annual	Management	1.7	Elect Director Naguib Sawiris	For	For	
Endeavour Mining Corporation	EDV	24-Jun-19	Annual	Management	2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Endeavour Mining Corporation	EDV	24-Jun-19	Annual	Management	3	Advisory Vote on Executive Compensation Approach	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
EVA Airways Corp.	2618	24-Jun-19	Annual	Management	1	Approve Business Report and Audited Financial Statements	For	For	
EVA Airways Corp.	2618	24-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
EVA Airways Corp.	2618	24-Jun-19	Annual	Management	3	Approve the Issuance of New Shares for Capital Increase by Earnings Re-Capitalization	For	For	
EVA Airways Corp.	2618	24-Jun-19	Annual	Management	4	Amend Articles of Association	For	For	
EVA Airways Corp.	2618	24-Jun-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
EVA Airways Corp.	2618	24-Jun-19	Annual	Management	6	Amend Trading Procedures Governing Derivatives Products	For	For	
EVA Airways Corp.	2618	24-Jun-19	Annual	Management	7	Amend Procedures for Lending Funds to Other Parties and Procedures for Endorsement and Guarantees	For	For	
Fujitsu Ltd.	6702	24-Jun-19	Annual	Management	1.1	Elect Director Tanaka, Tatsuya	For	For	
Fujitsu Ltd.	6702	24-Jun-19	Annual	Management	1.2	Elect Director Yamamoto, Masami	For	Against	We do not support insiders on the board other than the President and Chairman.
Fujitsu Ltd.	6702	24-Jun-19	Annual	Management	1.3	Elect Director Kojima, Kazuto	For	Against	We do not support insiders on the board other than the President and Chairman.
Fujitsu Ltd.	6702	24-Jun-19	Annual	Management	1.4	Elect Director Yokota, Jun	For	For	
Fujitsu Ltd.	6702	24-Jun-19	Annual	Management	1.5	Elect Director Mukai, Chiaki	For	For	
Fujitsu Ltd.	6702	24-Jun-19	Annual	Management	1.6	Elect Director Abe, Atsushi	For	For	
Fujitsu Ltd.	6702	24-Jun-19	Annual	Management	1.7	Elect Director Kojo, Yoshiko	For	For	
Fujitsu Ltd.	6702	24-Jun-19	Annual	Management	1.8	Elect Director Tokita, Takahito	For	For	
Fujitsu Ltd.	6702	24-Jun-19	Annual	Management	1.9	Elect Director Furuta, Hidenori	For	Against	We do not support insiders on the board other than the President and Chairman.
Fujitsu Ltd.	6702	24-Jun-19	Annual	Management	1.10	Elect Director Yasui, Mitsuya	For	Against	We do not support insiders on the board other than the President and Chairman.
Fujitsu Ltd.	6702	24-Jun-19	Annual	Management	2	Appoint Statutory Auditor Hatsukawa, Koji	For	For	
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Supervisory Committee	For	For	

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Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Management	3	Approve 2018 Profit Distribution Plan	For	For	
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Management	4	Approve Ernst & Young Hua Ming LLP and Ernst & Young as External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Management	5	Approve 2018 Annual Report	For	For	
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Management	6.1	Approve Potential Related Party Transactions Between the Group and Shanghai International Group Co., Ltd. and Its Related Enterprises	For	For	
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Management	6.2	Approve Potential Related Party Transactions Between the Group and Shenzhen Investment Holdings Co., Ltd. and Its Related Enterprises	For	For	
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Management	6.3	Approve Potential Related Party Transactions Between the Group and the Related Enterprises of Any Directors, Supervisors, and Senior Management of the Company	For	For	
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Management	6.4	Approve Potential Related Party Transactions Between the Group and the Related Natural Persons	For	For	
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Management	7	Approve General Mandate for Guarantee	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Shareholder	8.1	Elect Guan Wei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Shareholder	8.2	Elect Wang Wenjie as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Guotai Junan Securities Co., Ltd.	2611	24-Jun-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Additional A Shares and/or H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Hitachi Construction Machinery Co., Ltd.	6305	24-Jun-19	Annual	Management	1.1	Elect Director Okuhara, Kazushige	For	For	
Hitachi Construction Machinery Co., Ltd.	6305	24-Jun-19	Annual	Management	1.2	Elect Director Toyama, Haruyuki	For	For	
Hitachi Construction Machinery Co., Ltd.	6305	24-Jun-19	Annual	Management	1.3	Elect Director Hirakawa, Junko	For	For	
Hitachi Construction Machinery Co., Ltd.	6305	24-Jun-19	Annual	Management	1.4	Elect Director Katsurayama, Tetsuo	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Hitachi Construction Machinery Co., Ltd.	6305	24-Jun-19	Annual	Management	1.5	Elect Director Sakurai, Toshikazu	For	Against	We are holding this executive accountable for the board not being one-third independent. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Hitachi Construction Machinery Co., Ltd.	6305	24-Jun-19	Annual	Management	1.6	Elect Director Sumioka, Koji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hitachi Construction Machinery Co., Ltd.	6305	24-Jun-19	Annual	Management	1.7	Elect Director Takahashi, Hideaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hitachi Construction Machinery Co., Ltd.	6305	24-Jun-19	Annual	Management	1.8	Elect Director Toyoshima, Seishi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hitachi Construction Machinery Co., Ltd.	6305	24-Jun-19	Annual	Management	1.9	Elect Director Hasunuma, Toshitake	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hitachi Construction Machinery Co., Ltd.	6305	24-Jun-19	Annual	Management	1.10	Elect Director Hirano, Kotaro	For	Against	We are holding this executive accountable for the board not being one-third independent.
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 70	For	For	
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.1	Elect Director Suzuki, Hisahito	For	For	
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.2	Elect Director Karasawa, Yasuyoshi	For	For	
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.3	Elect Director Hara, Noriyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.4	Elect Director Kanasugi, Yasuzo	For	Against	We do not support insiders on the board other than the President and Chairman.
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.5	Elect Director Fujii, Shiro	For	Against	We do not support insiders on the board other than the President and Chairman.
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.6	Elect Director Higuchi, Masahiro	For	Against	We do not support insiders on the board other than the President and Chairman.
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.7	Elect Director Kuroda, Takashi	For	Against	We do not support insiders on the board other than the President and Chairman.
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.8	Elect Director Matsunaga, Mari	For	For	
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.9	Elect Director Bando, Mariko	For	For	
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.10	Elect Director Arima, Akira	For	For	
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.11	Elect Director Ikee, Kazuhito	For	For	
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	2.12	Elect Director Tobimatsu, Junichi	For	For	
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	3	Appoint Statutory Auditor Jinno, Hidema	For	Against	We are not supportive of insiders on the board of statutory auditors.
MS&AD Insurance Group Holdings, Inc.	8725	24-Jun-19	Annual	Management	4	Approve Restricted Stock Plan	For	For	
NEC Corp.	6701	24-Jun-19	Annual	Management	1	Amend Articles to Amend Business Lines - Clarify Director Authority on Shareholder Meetings	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
NEC Corp.	6701	24-Jun-19	Annual	Management	2.1	Elect Director Endo, Nobuhiro	For	For	
NEC Corp.	6701	24-Jun-19	Annual	Management	2.2	Elect Director Niino, Takashi	For	For	
NEC Corp.	6701	24-Jun-19	Annual	Management	2.3	Elect Director Morita, Takayuki	For	Against	We do not support insiders on the board other than the President and Chairman.
NEC Corp.	6701	24-Jun-19	Annual	Management	2.4	Elect Director Ishiguro, Norihiko	For	Against	We do not support insiders on the board other than the President and Chairman.
NEC Corp.	6701	24-Jun-19	Annual	Management	2.5	Elect Director Matsukura, Hajime	For	Against	We do not support insiders on the board other than the President and Chairman.
NEC Corp.	6701	24-Jun-19	Annual	Management	2.6	Elect Director Nishihara, Moto	For	Against	We do not support insiders on the board other than the President and Chairman.
NEC Corp.	6701	24-Jun-19	Annual	Management	2.7	Elect Director Kunibe, Takeshi	For	For	
NEC Corp.	6701	24-Jun-19	Annual	Management	2.8	Elect Director Seto, Kaoru	For	For	
NEC Corp.	6701	24-Jun-19	Annual	Management	2.9	Elect Director Iki, Noriko	For	For	
NEC Corp.	6701	24-Jun-19	Annual	Management	2.10	Elect Director Ito, Masatoshi	For	For	
NEC Corp.	6701	24-Jun-19	Annual	Management	2.11	Elect Director Nakamura, Kuniharu	For	For	
NEC Corp.	6701	24-Jun-19	Annual	Management	3	Appoint Statutory Auditor Nakata, Nobuo	For	For	
NEC Corp.	6701	24-Jun-19	Annual	Management	4	Approve Compensation Ceilings for Directors and Statutory Auditors	For	For	
NEC Corp.	6701	24-Jun-19	Annual	Management	5	Approve Trust-Type Equity Compensation Plan	For	For	
NEC Corp.	6701	24-Jun-19	Annual	Management	6	Approve Trust-Type Equity Compensation Plan	For	For	
Nomura Holdings, Inc.	8604	24-Jun-19	Annual	Management	1.1	Elect Director Koga, Nobuyuki	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Nomura Holdings, Inc.	8604	24-Jun-19	Annual	Management	1.2	Elect Director Nagai, Koji	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies.
Nomura Holdings, Inc.	8604	24-Jun-19	Annual	Management	1.3	Elect Director Nagamatsu, Shoichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nomura Holdings, Inc.	8604	24-Jun-19	Annual	Management	1.4	Elect Director Miyashita, Hisato	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Nomura Holdings, Inc.	8604	24-Jun-19	Annual	Management	1.5	Elect Director Kimura, Hiroshi	For	For	
Nomura Holdings, Inc.	8604	24-Jun-19	Annual	Management	1.6	Elect Director Ishimura, Kazuhiko	For	For	
Nomura Holdings, Inc.	8604	24-Jun-19	Annual	Management	1.7	Elect Director Shimazaki, Noriaki	For	For	
Nomura Holdings, Inc.	8604	24-Jun-19	Annual	Management	1.8	Elect Director Sono, Mari	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Nomura Holdings, Inc.	8604	24-Jun-19	Annual	Management	1.9	Elect Director Michael Lim Choo San	For	For	

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Nomura Holdings, Inc.	8604	24-Jun-19	Annual	Management	1.10	Elect Director Laura Simone Unger	For	For	
PhosAgro PJSC	PHOR	24-Jun-19	Special	Management	1	Approve Dividends	For	For	
SoftBank Corp.	9434	24-Jun-19	Annual	Management	1.1	Elect Director Son, Masayoshi	For	For	
SoftBank Corp.	9434	24-Jun-19	Annual	Management	1.2	Elect Director Miyauchi, Ken	For	For	
SoftBank Corp.	9434	24-Jun-19	Annual	Management	1.3	Elect Director Shimba, Jun	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SoftBank Corp.	9434	24-Jun-19	Annual	Management	1.4	Elect Director Imai, Yasuyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SoftBank Corp.	9434	24-Jun-19	Annual	Management	1.5	Elect Director Miyakawa, Junichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SoftBank Corp.	9434	24-Jun-19	Annual	Management	1.6	Elect Director Fujihara, Kazuhiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SoftBank Corp.	9434	24-Jun-19	Annual	Management	1.7	Elect Director Kawabe, Kentaro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SoftBank Corp.	9434	24-Jun-19	Annual	Management	1.8	Elect Director Horiba, Atsushi	For	For	
SoftBank Corp.	9434	24-Jun-19	Annual	Management	1.9	Elect Director Kamigama, Takehiro	For	For	
SoftBank Corp.	9434	24-Jun-19	Annual	Management	1.10	Elect Director Oki, Kazuaki	For	For	
SoftBank Corp.	9434	24-Jun-19	Annual	Management	1.11	Elect Director Uemura, Kyoko	For	For	
SoftBank Corp.	9434	24-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Shimagami, Eiji	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
SoftBank Corp.	9434	24-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Yamada, Yasuharu	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
SoftBank Corp.	9434	24-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Kimiwada, Kazuko	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 65	For	For	
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	2	Amend Articles to Abolish Board Structure with Statutory Auditors - Adopt Board Structure with Three Committees	For	For	
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	3.1	Elect Director Sakurada, Kengo	For	For	
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	3.2	Elect Director Tsuji, Shinji	For	Against	We do not support insiders on the board other than the President.
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	3.3	Elect Director Hanawa, Masaki	For	Against	We do not support insiders on the board other than the President. We are not supportive of insiders on the audit committee.

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Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	3.4	Elect Director Hanada, Hidenori	For	Against	We do not support insiders on the board other than the President. We are not supportive of insiders on the audit committee.
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	3.5	Elect Director Nohara, Sawako	For	For	
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	3.6	Elect Director Endo, Isao	For	For	
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	3.7	Elect Director Murata, Tamami	For	For	
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	3.8	Elect Director Scott Trevor Davis	For	For	
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	3.9	Elect Director Yanagida, Naoki	For	For	
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	3.10	Elect Director Uchiyama, Hideyo	For	For	
Sompo Holdings, Inc.	8630	24-Jun-19	Annual	Management	3.11	Elect Director Muraki, Atsuko	For	For	
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 90	For	For	
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.1	Elect Director Nagano, Tsuyoshi	For	For	
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.2	Elect Director Okada, Makoto	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.3	Elect Director Yuasa, Takayuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.4	Elect Director Fujita, Hirokazu	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.5	Elect Director Komiya, Satoru	For	For	
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.6	Elect Director Mimura, Akio	For	For	
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.7	Elect Director Egawa, Masako	For	For	
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.8	Elect Director Mitachi, Takashi	For	For	
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.9	Elect Director Endo, Nobuhiro	For	For	
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.10	Elect Director Hirose, Shinichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.11	Elect Director Harashima, Akira	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	2.12	Elect Director Okada, Kenji	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Ito, Takashi	For	Against	We are not supportive of insiders on the board of statutory auditors.
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Horii, Akinari	For	For	
Tokio Marine Holdings, Inc.	8766	24-Jun-19	Annual	Management	4	Approve Cash Compensation Ceiling and Deep Discount Stock Option Plan for Directors	For	For	
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 63	For	For	
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.1	Elect Director Tamba, Toshihito	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.2	Elect Director Asada, Shunichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.3	Elect Director Shimizu, Yoshinori	For	For	
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.4	Elect Director Yoshida, Masao	For	For	
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.5	Elect Director Higaki, Yukito	For	For	
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.6	Elect Director Nakamura, Akio	For	For	
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.7	Elect Director Asano, Toshio	For	For	
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.8	Elect Director Nogami, Makoto	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.9	Elect Director Okada, Akihiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.10	Elect Director Yukiya, Masataka	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.11	Elect Director Baba, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.12	Elect Director Tamano, Osamu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.13	Elect Director Mizuno, Seiichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.14	Elect Director Naruse, Akihiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	2.15	Elect Director Nakagawa, Ko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	3	Appoint Statutory Auditor Amamoto, Katsuya	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Tokyo Century Corp.	8439	24-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Iwanaga, Toshihiko	For	For	
WellCare Health Plans, Inc.	WCG	24-Jun-19	Special	Management	1	Approve Merger Agreement	For	For	
WellCare Health Plans, Inc.	WCG	24-Jun-19	Special	Management	2	Advisory Vote on Golden Parachutes	For	For	
WellCare Health Plans, Inc.	WCG	24-Jun-19	Special	Management	3	Adjourn Meeting	For	For	
Yamaha Corp.	7951	24-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 30	For	For	
Yamaha Corp.	7951	24-Jun-19	Annual	Management	2.1	Elect Director Nakata, Takuya	For	For	
Yamaha Corp.	7951	24-Jun-19	Annual	Management	2.2	Elect Director Yamahata, Satoshi	For	Against	We do not support insiders on the board other than the President.
Yamaha Corp.	7951	24-Jun-19	Annual	Management	2.3	Elect Director Ito, Masatoshi	For	For	
Yamaha Corp.	7951	24-Jun-19	Annual	Management	2.4	Elect Director Nakajima, Yoshimi	For	For	
Yamaha Corp.	7951	24-Jun-19	Annual	Management	2.5	Elect Director Fukui, Taku	For	For	

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Yamaha Corp.	7951	24-Jun-19	Annual	Management	2.6	Elect Director Hidaka, Yoshihiro	For	For	
Yamaha Corp.	7951	24-Jun-19	Annual	Management	2.7	Elect Director Fujitsuka, Mikio	For	For	
Yamaha Corp.	7951	24-Jun-19	Annual	Management	2.8	Elect Director Paul Candland	For	For	
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	1	Amend Articles to Change Fiscal Year End	For	For	
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.1	Elect Director Suzuki, Masaki	For	For	
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.2	Elect Director Kawahara, Kenji	For	For	
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.3	Elect Director Mizuno, Masao	For	Against	We do not support insiders on the board other than the Chairman and/or President.
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.4	Elect Director Wakabayashi, Hideki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.5	Elect Director Mangetsu, Masaaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.6	Elect Director Yamada, Yoshitaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.7	Elect Director Mitsufoji, Tomoyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.8	Elect Director Watanabe, Hiroyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.9	Elect Director Hakoda, Junya	For	For	
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.10	Elect Director Nakajima, Yoshimi	For	For	
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.11	Elect Director Yamazawa, Kotaro	For	For	
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	2.12	Elect Director Sakuma, Tatsuya	For	For	
AEON Financial Service Co., Ltd.	8570	25-Jun-19	Annual	Management	3	Appoint Statutory Auditor Yogo, Yuko	For	For	
Ajinomoto Co., Inc.	2802	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 16	For	For	
Ajinomoto Co., Inc.	2802	25-Jun-19	Annual	Management	2	Amend Articles to Clarify Director Authority on Board Meetings	For	For	
Ajinomoto Co., Inc.	2802	25-Jun-19	Annual	Management	3.1	Elect Director Ito, Masatoshi	For	For	
Ajinomoto Co., Inc.	2802	25-Jun-19	Annual	Management	3.2	Elect Director Nishii, Takaaki	For	For	
Ajinomoto Co., Inc.	2802	25-Jun-19	Annual	Management	3.3	Elect Director Fukushi, Hiroshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Ajinomoto Co., Inc.	2802	25-Jun-19	Annual	Management	3.4	Elect Director Tochio, Masaya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Ajinomoto Co., Inc.	2802	25-Jun-19	Annual	Management	3.5	Elect Director Nosaka, Chiaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Ajinomoto Co., Inc.	2802	25-Jun-19	Annual	Management	3.6	Elect Director Takato, Etsuhiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Ajinomoto Co., Inc.	2802	25-Jun-19	Annual	Management	3.7	Elect Director Saito, Yasuo	For	For	
Ajinomoto Co., Inc.	2802	25-Jun-19	Annual	Management	3.8	Elect Director Nawa, Takashi	For	For	

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Ajinomoto Co., Inc.	2802	25-Jun-19	Annual	Management	3.9	Elect Director Iwata, Kimie	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	3	Approve 2018 Independent Auditor's Report and Audited Financial Report	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Proposal	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	5	Approve Provision of Financing Guarantees by the Company to Chalco Hong Kong and Its Subsidiaries	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	6	Approve Provision of Financing Guarantees by the Company to Guizhou Huaren New Material	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	7	Approve Provision of Financing Guarantees by the Company and Chalco Shandong to Xinghua Technology	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	8	Approve Resolution in Relation to Matters on Guarantees of Ningxia Energy and Its Subsidiaries	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	9	Approve 2019 Remuneration of Directors and Supervisors	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	10	Approve Renewal of Liability Insurance for Directors, Supervisors and Senior Management Members	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	11	Approve Supplemental Agreement to the General Agreement on Mutual Provision of Production Supplies and Ancillary Services between the Company and Chinalco and Revision of the Annual Caps	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	12	Approve Ernst & Young Hua Ming (LLP) as Domestic Auditors and Ernst & Young as International Auditors and Authorize Board to Fix Their Remuneration	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	13	Approve Transfer of the Electrolytic Aluminum Capacity Quota	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	14	Approve Issuance of Domestic Bonds	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	15	Approve Issuance of Overseas Bonds	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Management	16	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	17.1	Elect Lu Dongliang as Director	For	For	

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Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	17.2	Elect He Zhihui as Director	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	17.3	Elect Jiang Yinggang as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	17.4	Elect Zhu Runzhou as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	17.5	Elect Ao Hong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	17.6	Elect Wang Jun as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	18.1	Elect Chen Lijie as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	18.2	Elect Hu Shihai as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	18.3	Elect Lie-A-Cheong Tai Chong, David as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	19.1	Elect Ye Guohua as Supervisor	For	For	
Aluminum Corporation of China Limited	2600	25-Jun-19	Annual	Shareholder	19.2	Elect Shan Shulan as Supervisor	For	For	
Aozora Bank Ltd.	8304	25-Jun-19	Annual	Management	1.1	Elect Director Fukuda, Makoto	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Aozora Bank Ltd.	8304	25-Jun-19	Annual	Management	1.2	Elect Director Baba, Shinsuke	For	Against	We are holding the President accountable for the board not being one-third independent.
Aozora Bank Ltd.	8304	25-Jun-19	Annual	Management	1.3	Elect Director Tanikawa, Kei	For	Against	We do not support insiders on the board other than the President and Chairman.
Aozora Bank Ltd.	8304	25-Jun-19	Annual	Management	1.4	Elect Director Takeda, Shunsuke	For	For	
Aozora Bank Ltd.	8304	25-Jun-19	Annual	Management	1.5	Elect Director Mizuta, Hiroyuki	For	For	
Aozora Bank Ltd.	8304	25-Jun-19	Annual	Management	1.6	Elect Director Murakami, Ippei	For	For	
Aozora Bank Ltd.	8304	25-Jun-19	Annual	Management	1.7	Elect Director Ito, Tomonori	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Aozora Bank Ltd.	8304	25-Jun-19	Annual	Management	1.8	Elect Director Akutagawa, Tomomi	For	Against	We do not support insiders on the board other than the President and Chairman.
Aozora Bank Ltd.	8304	25-Jun-19	Annual	Management	2	Appoint Statutory Auditor Hagiwara, Kiyoto	For	For	
Aozora Bank Ltd.	8304	25-Jun-19	Annual	Management	3.1	Appoint Alternate Statutory Auditor Uchida, Keiichiro	For	Against	We are not supportive of insiders on the board of statutory auditors.
Aozora Bank Ltd.	8304	25-Jun-19	Annual	Management	3.2	Appoint Alternate Statutory Auditor Mitch R. Fulscher	For	For	
Asahi Kasei Corp.	3407	25-Jun-19	Annual	Management	1.1	Elect Director Kobori, Hideki	For	For	
Asahi Kasei Corp.	3407	25-Jun-19	Annual	Management	1.2	Elect Director Takayama, Shigeki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Asahi Kasei Corp.	3407	25-Jun-19	Annual	Management	1.3	Elect Director Shibata, Yutaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Asahi Kasei Corp.	3407	25-Jun-19	Annual	Management	1.4	Elect Director Yoshida, Hiroshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Asahi Kasei Corp.	3407	25-Jun-19	Annual	Management	1.5	Elect Director Sakamoto, Shuichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Asahi Kasei Corp.	3407	25-Jun-19	Annual	Management	1.6	Elect Director Kawabata, Fumitoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Asahi Kasei Corp.	3407	25-Jun-19	Annual	Management	1.7	Elect Director Shiraishi, Masumi	For	For	
Asahi Kasei Corp.	3407	25-Jun-19	Annual	Management	1.8	Elect Director Tatsuoka, Tsuneyoshi	For	For	
Asahi Kasei Corp.	3407	25-Jun-19	Annual	Management	1.9	Elect Director Okamoto, Tsuyoshi	For	For	
Asahi Kasei Corp.	3407	25-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Nakao, Masafumi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Asahi Kasei Corp.	3407	25-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Ito, Tetsuo	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	1.1	Elect Director Peter J. Bensen	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	1.2	Elect Director Ronald E. Blaylock	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	1.3	Elect Director Sona Chawla	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	1.4	Elect Director Thomas J. Folliard	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	1.5	Elect Director Shira Goodman	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	1.6	Elect Director Robert J. Hombach	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	1.7	Elect Director David W. McCreight	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	1.8	Elect Director William D. Nash	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	1.9	Elect Director Pietro Satriano	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	1.10	Elect Director Marcella Shinder	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	1.11	Elect Director Mitchell D. Steenrod	For	For	
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	2	Ratify KPMG LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CarMax, Inc.	KMX	25-Jun-19	Annual	Management	4	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
CarMax, Inc.	KMX	25-Jun-19	Annual	Shareholder	5	Report on Political Contributions	Against	For	We support this shareholder proposal calling for improved disclosure of political contributions and information on trade association affiliations as it would provide investors with additional information to assess related risks and benefits of such contributions.
China Airlines Ltd.	2610	25-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
China Airlines Ltd.	2610	25-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
China Airlines Ltd.	2610	25-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	
China Airlines Ltd.	2610	25-Jun-19	Annual	Management	4	Amend Rules and Procedures for Election of Directors	For	For	
China Airlines Ltd.	2610	25-Jun-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
China Airlines Ltd.	2610	25-Jun-19	Annual	Management	6	Amend Trading Procedures Governing Derivatives Products	For	For	
China Airlines Ltd.	2610	25-Jun-19	Annual	Management	7	Amend Procedures for Lending Funds to Other Parties	For	For	
China Airlines Ltd.	2610	25-Jun-19	Annual	Management	8	Amend Procedures for Endorsement and Guarantees	For	For	
China Airlines Ltd.	2610	25-Jun-19	Annual	Management	9	Approve the Release of Tigerair Taiwan Stock	For	For	
China Airlines Ltd.	2610	25-Jun-19	Annual	Management	10	Approve Release Non-Compete Restrictions on Chairman SU-CHIEN HSIEH	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	3	Approve 2018 Final Financial Account Plan	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	5	Approve Capital Expenditure Budget for the Year 2019	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	6	Approve Ernst & Young Hua Ming LLP and Ernst & Young as the Onshore and Offshore Accounting Firms for 2018 and to Fix Their Remuneration	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	7.1	Elect Zhang Zi'ai as Director	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	7.2	Elect Chen Xiaozhou as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	7.3	Elect He Jieping as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	7.4	Elect Xu Long as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	7.5	Elect Yuan Hong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	7.6	Elect Zhang Guoqing as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	7.7	Elect Liu Chong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	7.8	Elect Zhu Wuxiang as Director	For	Against	We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	7.9	Elect Sun Baowen as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	7.10	Elect Lu Zhengfei as Director	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	7.11	Elect Lin Zhiquan as Director	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	8.1	Elect Gong Jiande as Supervisor	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	8.2	Elect Liu Yanfen as Supervisor	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	8.3	Elect Zhang Zheng as Supervisor	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	8.4	Elect Li Chun as Supervisor	For	For	
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Cinda Asset Management Co., Ltd.	1359	25-Jun-19	Annual	Management	10	Approve the Transfer of Equity in Happy Life Insurance Co., Ltd. and Relevant Authorization	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	3	Approve Financial Report	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	4	Approve Profit Distribution	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	5	Approve Annual Report and Summary	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	6	Approve Appointment of External Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	7	Approve Daily Related-party Transactions	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	8	Approve General Authorization on Issuance of Bond Products	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	9	Approve Related Party Transaction on Deposit and Loans	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	10	Approve Guarantee Provision to Controlled Subsidiary	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	11	Approve Guarantee Provision to Joint Venture Company	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	12	Approve Provision of Financial Assistance for Associate Company	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	13	Approve Provision of Financial Assistance for Project Company	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	14	Approve Charitable Donations	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	15	Approve Purchase of Liability Insurance for Directors, Supervisors and Senior Management Members	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	16	Approve Financial Services Agreement	For	Against	This proposal is not in shareholders' best interests.
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	17	Approve Establishment of Joint Venture Company with Related Party	For	For	
China Merchants Shekou Industrial Zone Holdings Co., Ltd.	001979	25-Jun-19	Annual	Management	18	Approve External Financial Assistance Provision	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Railway Group Limited	390	25-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Railway Group Limited	390	25-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
China Railway Group Limited	390	25-Jun-19	Annual	Management	3	Approve 2018 Work Report of Independent Directors	For	For	
China Railway Group Limited	390	25-Jun-19	Annual	Management	4	Approve 2018 A Share Annual Report and the Abstract, H Share Annual Report and Results Announcement	For	For	
China Railway Group Limited	390	25-Jun-19	Annual	Management	5	Approve 2018 Audited Consolidated Financial Statements	For	For	
China Railway Group Limited	390	25-Jun-19	Annual	Management	6	Approve Profit Distribution Plan	For	For	
China Railway Group Limited	390	25-Jun-19	Annual	Management	7	Approve PricewaterhouseCoopers as International Auditors and PricewaterhouseCoopers Zhong Tian LLP as Domestic Auditors and to Fix Their Remuneration	For	For	
China Railway Group Limited	390	25-Jun-19	Annual	Management	8	Approve PricewaterhouseCoopers Zhong Tian LLP as Internal Control Auditors and to Fix Their Remuneration	For	For	
China Railway Group Limited	390	25-Jun-19	Annual	Management	9	Approve Provision of External Guarantee by the Company	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
China Railway Group Limited	390	25-Jun-19	Annual	Management	10	Approve Remuneration of Directors and Supervisors	For	For	
China Railway Group Limited	390	25-Jun-19	Annual	Management	11	Approve Purchase of Liabilities Insurance for Directors, Supervisors and Senior Management of the Company	For	For	
China Resources Power Holdings Company Limited	836	25-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Resources Power Holdings Company Limited	836	25-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
China Resources Power Holdings Company Limited	836	25-Jun-19	Annual	Management	3.1	Elect Chen Ying as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Resources Power Holdings Company Limited	836	25-Jun-19	Annual	Management	3.2	Elect Wang Yan as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
China Resources Power Holdings Company Limited	836	25-Jun-19	Annual	Management	3.3	Elect Leung Oi-sie Elsie as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Resources Power Holdings Company Limited	836	25-Jun-19	Annual	Management	3.4	Elect Ch'ien K.F. Raymond as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Resources Power Holdings Company Limited	836	25-Jun-19	Annual	Management	3.5	Authorize Board to Fix Remuneration of Directors	For	For	
China Resources Power Holdings Company Limited	836	25-Jun-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	For	For	
China Resources Power Holdings Company Limited	836	25-Jun-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
China Resources Power Holdings Company Limited	836	25-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Resources Power Holdings Company Limited	836	25-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	1	Approve 2018 Final Financial Accounts Report	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Board of Directors	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	3	Approve 2018 Work Report of the Supervisory Committee	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	4	Approve Remuneration of Directors	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	5	Approve Remuneration of Supervisors	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	6	Approve 2018 Profit Distribution Plan	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	7	Approve 2019 Arrangement of Guarantees	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	8	Approve Deloitte Touche Tohmatsu Certified Public Accountants LLP and Deloitte Touche Tohmatsu Certified Public Accountants as Auditors as well as Deloitte Touche Tohmatsu CPA LLP as Internal Control Auditors and Authorize Board to Fix Their Remuneration	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	9	Elect Chen Zhenhan as Supervisor	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	10	Approve Amendments to Articles of Association	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	11	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	12	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	13	Amend Rules and Procedures Regarding Meetings of Board of Supervisors	For	For	
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	14	Approve Issuance of Debt Financing Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
CRRC Corporation Limited	1766	25-Jun-19	Annual	Management	15	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for A Shares and H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	1	Open Meeting	None	None	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	4.1	Elect Member of Vote Counting Commission	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	4.2	Elect Member of Vote Counting Commission	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	4.3	Elect Member of Vote Counting Commission	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	5	Approve Agenda of Meeting	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	6.1	Receive Management Board Report on Company's Operations and Financial Statements	None	None	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	6.2	Receive Management Board Report on Group's Operations and Consolidated Financial Statements	None	None	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	6.3	Receive Management Board Report on Cyfrowy Polsat Trade Marks sp. z o.o. Operations and Financial Statements	None	None	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	6.4	Receive Management Board Report on Eileme 1 AB and Financial Statements	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	7	Receive Supervisory Board Reports on Its Review of Management Board Report on Company's Operations, Financial Statements, and Management Board Proposal on Allocation of Income	None	None	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	8	Receive Supervisory Board Report on Company's Standing and Management Board Activities	None	None	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	9	Approve Management Board Report on Company's Operations	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	10	Approve Financial Statements	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	11	Approve Management Board Report on Group's Operations	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	12	Approve Consolidated Financial Statements	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	13	Approve Management Board Report on Cyfrowy Polsat Trade Marks sp. z o.o. Operations	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	14	Approve Financial Statements of Cyfrowy Polsat Trade Marks sp. z o.o.	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	15	Approve Financial Statements of Eileme 1 AB	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	16	Approve Supervisory Board Report	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	17.1	Approve Discharge of Tobiasz Solorz (CEO)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	17.2	Approve Discharge of Dariusz Dzialkowski (Management Board Member)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	17.3	Approve Discharge of Tomasz Gillner-Gorywoda (Management Board Member)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	17.4	Approve Discharge of Aneta Jaskolska (Management Board Member)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	17.5	Approve Discharge of Agnieszka Odorowicz (Management Board Member)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	17.6	Approve Discharge of Katarzyna Ostap-Tomann (Management Board Member)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	17.7	Approve Discharge of Maciej Stec (Management Board Member)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	18.1	Approve Discharge of Marek Kapuscinski (Supervisory Board Chairman)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	18.2	Approve Discharge of Tomasz Szelag (Supervisory Board Member)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	18.3	Approve Discharge of Jozef Birka (Supervisory Board Member)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	18.4	Approve Discharge of Robert Gwiazdowski (Supervisory Board Member)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	18.5	Approve Discharge of Aleksander Myszkowski (Supervisory Board Member)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	18.6	Approve Discharge of Leszek Reksa (Supervisory Board Member)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	18.7	Approve Discharge of Piotr Zak (Supervisory Board Member)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	19.1	Approve Discharge of Aneta Jaskolska (Management Board Member of Cyfrowy Polsat Trade Marks sp. z o.o.)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	19.2	Approve Discharge of Dorota Wolczynska (Management Board Member of Cyfrowy Polsat Trade Marks sp. z o.o.)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	20.1	Approve Discharge of Jan Nihlen (Management Board Member of Eileme 1 AB)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	20.2	Approve Discharge of Ole Meier Sorensen (Management Board Member of Eileme 1 AB)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	20.3	Approve Discharge of Jesper Kryger Nielsen (Management Board Member of Eileme 1 AB)	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	21	Approve Allocation of Income and Dividends	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	22	Approve Allocation of Income of Cyfrowy Polsat Trade Marks sp. z o.o.	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	23	Approve Allocation of Income of Eileme 1 AB	For	For	
Cyfrowy Polsat SA	CPS	25-Jun-19	Annual	Management	24	Close Meeting	None	None	
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 309	For	For	
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	2.1	Elect Director Kobayashi, Katsuma	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	2.2	Elect Director Kawai, Shuji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	2.3	Elect Director Takeuchi, Kei	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	2.4	Elect Director Uchida, Kanitsu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	2.5	Elect Director Saito, Kazuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	2.6	Elect Director Nakagawa, Takeshi	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	2.7	Elect Director Sato, Koji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	2.8	Elect Director Nakagami, Fumiaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	2.9	Elect Director Yamaguchi, Toshiaki	For	For	
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	2.10	Elect Director Sasaki, Mami	For	For	
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	2.11	Elect Director Shoda, Takashi	For	For	
Daito Trust Construction Co., Ltd.	1878	25-Jun-19	Annual	Management	3	Approve Trust-Type Equity Compensation Plan	For	For	
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 64	For	For	
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.1	Elect Director Higuchi, Takeo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.2	Elect Director Yoshii, Keiichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.3	Elect Director Ishibashi, Tamio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.4	Elect Director Kosokabe, Takeshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.5	Elect Director Tsuchida, Kazuto	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.6	Elect Director Fujitani, Osamu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.7	Elect Director Yamamoto, Makoto	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.8	Elect Director Tanabe, Yoshiaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.9	Elect Director Otomo, Hirotosugu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.10	Elect Director Urakawa, Tatsuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.11	Elect Director Dekura, Kazuhito	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.12	Elect Director Ariyoshi, Yoshinori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.13	Elect Director Shimonishi, Keisuke	For	Against	We are holding this executive accountable for the board not being one-third independent.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.14	Elect Director Kimura, Kazuyoshi	For	For	
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.15	Elect Director Shigemori, Yutaka	For	For	
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	2.16	Elect Director Yabu, Yukiko	For	For	

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Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	3	Appoint Statutory Auditor Oda, Shonosuke	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	4	Approve Compensation Ceiling for Statutory Auditors	For	For	
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	5	Approve Annual Bonus	For	For	
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	6	Approve Trust-Type Equity Compensation Plan	For	For	
Daiwa House Industry Co., Ltd.	1925	25-Jun-19	Annual	Management	7	Approve Restricted Stock Plan	For	For	
DISCO Corp.	6146	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 208	For	For	
DISCO Corp.	6146	25-Jun-19	Annual	Management	2	Amend Articles to Clarify Provisions on Alternate Statutory Auditors	For	For	
DISCO Corp.	6146	25-Jun-19	Annual	Management	3.1	Elect Director Sekiya, Kazuma	For	For	
DISCO Corp.	6146	25-Jun-19	Annual	Management	3.2	Elect Director Yoshinaga, Noboru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
DISCO Corp.	6146	25-Jun-19	Annual	Management	3.3	Elect Director Sekiya, Hideyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
DISCO Corp.	6146	25-Jun-19	Annual	Management	3.4	Elect Director Tamura, Takao	For	Against	We do not support insiders on the board other than the Chairman and/or President.
DISCO Corp.	6146	25-Jun-19	Annual	Management	3.5	Elect Director Inasaki, Ichiro	For	For	
DISCO Corp.	6146	25-Jun-19	Annual	Management	3.6	Elect Director Tamura, Shinichi	For	For	
DISCO Corp.	6146	25-Jun-19	Annual	Management	4.1	Appoint Statutory Auditor Takayanagi, Tadao	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
DISCO Corp.	6146	25-Jun-19	Annual	Management	4.2	Appoint Statutory Auditor Yamaguchi, Yusei	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
DISCO Corp.	6146	25-Jun-19	Annual	Management	4.3	Appoint Statutory Auditor Tokimaru, Kazuyoshi	For	For	
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1a	Elect Director Edward D. Breen	For	Against	We do not believe that the creation of the Executive Chair role is in the best interests of shareholders.
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1b	Elect Director Ruby R. Chandy	For	For	
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1c	Elect Director Franklin K. Clyburn, Jr.	For	For	
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1d	Elect Director Terrence R. Curtin	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1e	Elect Director Alexander M. Cutler	For	Against	We are holding this nominee accountable, as Chair of the Nominating Committee, for the creation of an Executive Chair role, without a sufficient rationale. We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board.
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1f	Elect Director C. Marc Doyle	For	For	
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1g	Elect Director Eleuthere I. du Pont	For	For	
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1h	Elect Director Rajiv L. Gupta	For	For	
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1i	Elect Director Luther C. Kissam	For	For	
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1j	Elect Director Frederick M. Lowery	For	For	
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1k	Elect Director Raymond J. Milchovich	For	For	
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	1l	Elect Director Steven M. Sterin	For	For	
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Shareholder	4	Provide Right to Act by Written Consent	Against	For	This proposal to grant shareholders the right to act by written consent warrants support as it enhances shareholders' rights.
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Shareholder	5	Report on Pay Disparity	Against	Against	We are not supportive of this shareholder proposal as it is burdensome and duplicative of current reporting requirements.
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Shareholder	6	Report on Public Health Risks of Petrochemical Operations in Flood Prone Areas	Against	Against	We believe the company's current policies, practices, and related disclosure are sufficient.
DuPont de Nemours, Inc.	DD	25-Jun-19	Annual	Shareholder	7	Report on Efforts to Reduce Plastic Pellet Pollution	Against	Against	We believe the company's current policies, practices, and related disclosure are sufficient.
Energa SA	ENG	25-Jun-19	Annual	Management	1	Open Meeting	None	None	
Energa SA	ENG	25-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Energa SA	ENG	25-Jun-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	5	Approve Management Board Report on Company's Operations	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	6	Approve Financial Statements	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	7	Approve Allocation of Income	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	8.1	Approve Discharge of Alicja Klimiuk (Deputy CEO)	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	8.2	Approve Discharge of Jacek Koscielniak (Deputy CEO)	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	8.3	Approve Discharge of Grzegorz Ksepko (Deputy CEO)	For	For	

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Energa SA	ENG	25-Jun-19	Annual	Management	8.4	Approve Discharge of Daniel Obajtek (CEO)	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	8.5	Approve Discharge of Arkadiusz Siwko (CEO)	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	9.1	Approve Discharge of Paula Ziemiecka-Ksiezak (Supervisory Board Member)	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	9.2	Approve Discharge of Zbigniew Wtulich (Supervisory Board Member)	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	9.3	Approve Discharge of Agnieszka Terlikowska-Kulesza (Supervisory Board Member)	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	9.4	Approve Discharge of Andrzej Powalowski (Supervisory Board Member)	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	9.5	Approve Discharge of Marek Szczepaniec (Supervisory Board Member)	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	9.6	Approve Discharge of Maciej Zoltkiewicz (Supervisory Board Member)	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	10	Approve Management Board Report on Group's Operations	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	11	Approve Consolidated Financial Statements	For	For	
Energa SA	ENG	25-Jun-19	Annual	Management	12	Close Meeting	None	None	
Fuji Electric Co., Ltd.	6504	25-Jun-19	Annual	Management	1.1	Elect Director Kitazawa, Michihiro	For	Against	We are holding the President accountable for the board not being one-third independent.
Fuji Electric Co., Ltd.	6504	25-Jun-19	Annual	Management	1.2	Elect Director Sugai, Kenzo	For	Against	We do not support insiders on the board other than the President.
Fuji Electric Co., Ltd.	6504	25-Jun-19	Annual	Management	1.3	Elect Director Abe, Michio	For	Against	We do not support insiders on the board other than the President.
Fuji Electric Co., Ltd.	6504	25-Jun-19	Annual	Management	1.4	Elect Director Tomotaka, Masatsugu	For	Against	We do not support insiders on the board other than the President.
Fuji Electric Co., Ltd.	6504	25-Jun-19	Annual	Management	1.5	Elect Director Arai, Junichi	For	Against	We do not support insiders on the board other than the President.
Fuji Electric Co., Ltd.	6504	25-Jun-19	Annual	Management	1.6	Elect Director Tamba, Toshihito	For	For	
Fuji Electric Co., Ltd.	6504	25-Jun-19	Annual	Management	1.7	Elect Director Tachikawa, Naomi	For	For	
Fuji Electric Co., Ltd.	6504	25-Jun-19	Annual	Management	1.8	Elect Director Hayashi, Yoshitsugu	For	For	
GlobalWafers Co., Ltd.	6488	25-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
GlobalWafers Co., Ltd.	6488	25-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
GlobalWafers Co., Ltd.	6488	25-Jun-19	Annual	Management	3	Approve Amendments to Articles of Association	For	For	
GlobalWafers Co., Ltd.	6488	25-Jun-19	Annual	Management	4	Approve Amendment to Rules and Procedures for Election of Directors	For	For	
GlobalWafers Co., Ltd.	6488	25-Jun-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	

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GlobalWafers Co., Ltd.	6488	25-Jun-19	Annual	Management	6	Approve Amendments to Trading Procedures Governing Derivatives Products	For	For	
GlobalWafers Co., Ltd.	6488	25-Jun-19	Annual	Management	7	Amend Procedures for Lending Funds to Other Parties	For	For	
GlobalWafers Co., Ltd.	6488	25-Jun-19	Annual	Management	8	Amend Procedures for Endorsement and Guarantees	For	For	
GlobalWafers Co., Ltd.	6488	25-Jun-19	Annual	Management	9.1	Elect Kwang-Leei Young with ID No. E121355XXX as Independent Director	For	For	
GlobalWafers Co., Ltd.	6488	25-Jun-19	Annual	Management	10	Approve Release of Restrictions of Competitive Activities of Newly Appointed Director	For	For	
Hitachi Metals, Ltd.	5486	25-Jun-19	Annual	Management	1.1	Elect Director Omori, Shinichiro	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Hitachi Metals, Ltd.	5486	25-Jun-19	Annual	Management	1.2	Elect Director Hiraki, Akitoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Hitachi Metals, Ltd.	5486	25-Jun-19	Annual	Management	1.3	Elect Director Uenoyama, Makoto	For	For	
Hitachi Metals, Ltd.	5486	25-Jun-19	Annual	Management	1.4	Elect Director Oka, Toshiko	For	For	
Hitachi Metals, Ltd.	5486	25-Jun-19	Annual	Management	1.5	Elect Director Fukuo, Koichi	For	For	
Hitachi Metals, Ltd.	5486	25-Jun-19	Annual	Management	1.6	Elect Director Sasaka, Katsuro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Hitachi Metals, Ltd.	5486	25-Jun-19	Annual	Management	1.7	Elect Director Sato, Koji	For	For	
Hitachi Metals, Ltd.	5486	25-Jun-19	Annual	Management	1.8	Elect Director Nakamura, Toyoaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Hitachi Metals, Ltd.	5486	25-Jun-19	Annual	Management	1.9	Elect Director Nishiie, Kenichi	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Iida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 31	For	For	
Iida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	2	Amend Articles to Change Location of Head Office	For	For	
Iida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.1	Elect Director Mori, Kazuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Iida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.2	Elect Director Nishikawa, Yoichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Iida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.3	Elect Director Kanei, Masashi	For	Against	We are holding this executive accountable for the board not being one-third independent.

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lida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.4	Elect Director Yamamoto, Shigeo	For	Against	We are holding this executive accountable for the board not being one-third independent.
lida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.5	Elect Director Hisabayashi, Yoshinari	For	Against	We are holding this executive accountable for the board not being one-third independent.
lida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.6	Elect Director Horiguchi, Tadayoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
lida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.7	Elect Director Nishino, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
lida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.8	Elect Director Matsubayashi, Shigeyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
lida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.9	Elect Director Kodera, Kazuhiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
lida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.10	Elect Director Asano, Masahiro	For	For	
lida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.11	Elect Director Sasaki, Toshihiko	For	For	
lida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	3.12	Elect Director Chiba, Yujiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
lida Group Holdings Co., Ltd.	3291	25-Jun-19	Annual	Management	4	Appoint Statutory Auditor Kaneko, Tatsuyuki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Impexmetal SA	IPX	25-Jun-19	Annual	Management	1	Open Meeting	None	None	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	5	Elect Members of Vote Counting Commission	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	6	Approve Management Board Report on Company's and Group's Operations	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	7	Approve Financial Statements	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	8	Approve Consolidated Financial Statements	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	9	Receive Supervisory Board Report	None	None	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	10.1	Approve Discharge of Malgorzata Iwanejko (CEO)	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	10.2	Approve Discharge of Jan Wozniak (Management Board Member)	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	10.3	Approve Discharge of Piotr Szeliga (CEO)	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	11.1	Approve Discharge of Arkadiusz Krezel (Supervisory Board Chairman)	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	11.2	Approve Discharge of Karina Wsciubiak-Hanko (Supervisory Board Deputy Chairman)	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	11.3	Approve Discharge of Damian Pakulski (Supervisory Board Member)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Impexmetal SA	IPX	25-Jun-19	Annual	Management	11.4	Approve Discharge of Piotr Szeliga (Supervisory Board Member)	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	11.5	Approve Discharge of Pawel Blaszczyk (Supervisory Board Member)	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	11.6	Approve Discharge of Janusz Wisniewski (Supervisory Board Member)	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	12	Approve Allocation of Income	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	13	Elect Piotr Lisiecki as Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Impexmetal SA	IPX	25-Jun-19	Annual	Management	14.1	Recall Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Impexmetal SA	IPX	25-Jun-19	Annual	Management	14.2	Elect Supervisory Board Member	For	Against	We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
Impexmetal SA	IPX	25-Jun-19	Annual	Management	15	Amend Statute Re: Management Board	For	For	
Impexmetal SA	IPX	25-Jun-19	Annual	Management	16	Close Meeting	None	None	
INPEX Corp.	1605	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 15	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	2	Amend Articles to Amend Business Lines - Authorize Public Announcements in Electronic Format - Change Fiscal Year End	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.1	Elect Director Kitamura, Toshiaki	For	Against	We are holding this executive accountable for the board not being one-third independent. We are holding this director accountable for sustained unsatisfactory financial performance.
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.2	Elect Director Ueda, Takayuki	For	Against	We are holding this executive accountable for the board not being one-third independent. We are holding this director accountable for sustained unsatisfactory financial performance.
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.3	Elect Director Murayama, Masahiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.4	Elect Director Ito, Seiya	For	Against	We are holding this executive accountable for the board not being one-third independent.

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INPEX Corp.	1605	25-Jun-19	Annual	Management	3.5	Elect Director Ikeda, Takahiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.6	Elect Director Yajima, Shigeharu	For	Against	We are holding this executive accountable for the board not being one-third independent.
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.7	Elect Director Kittaka, Kimihisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.8	Elect Director Sase, Nobuharu	For	Against	We are holding this executive accountable for the board not being one-third independent.
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.9	Elect Director Okada, Yasuhiko	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.10	Elect Director Yanai, Jun	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.11	Elect Director Iio, Norinao	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.12	Elect Director Nishimura, Atsuko	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.13	Elect Director Kimura, Yasushi	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	3.14	Elect Director Ogino, Kiyoshi	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	4.1	Appoint Statutory Auditor Himata, Noboru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
INPEX Corp.	1605	25-Jun-19	Annual	Management	4.2	Appoint Statutory Auditor Toyama, Hideyuki	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	4.3	Appoint Statutory Auditor Miyake, Shinya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
INPEX Corp.	1605	25-Jun-19	Annual	Management	4.4	Appoint Statutory Auditor Akiyoshi, Mitsuru	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	4.5	Appoint Statutory Auditor Kiba, Hiroko	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	5	Approve Annual Bonus	For	For	
INPEX Corp.	1605	25-Jun-19	Annual	Management	6	Approve Compensation Ceiling for Statutory Auditors	For	For	
Jiangxi Copper Company Limited	358	25-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Jiangxi Copper Company Limited	358	25-Jun-19	Special	Management	1	Authorize Repurchase of Issued H Share Capital	For	For	
Jiangxi Copper Company Limited	358	25-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Jiangxi Copper Company Limited	358	25-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements and Auditors' Report	For	For	
Jiangxi Copper Company Limited	358	25-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution	For	For	
Jiangxi Copper Company Limited	358	25-Jun-19	Annual	Management	5	Approve Ernst & Young Hua Ming LLP as Domestic Auditor and Ernst & Young as Overseas Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Jiangxi Copper Company Limited	358	25-Jun-19	Annual	Management	6	Approve Proposed Provision of Guarantees to Jiangxi Copper Hong Kong Company Limited and Jiangxi Copper (Hong Kong) Investment Company Limited For the Application to Financial Institutions For Comprehensive Credit Facilities	For	For	

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Jiangxi Copper Company Limited	358	25-Jun-19	Annual	Management	7	Authorize Repurchase of Issued H Share Capital	For	For	
Jiangxi Copper Company Limited	358	25-Jun-19	Annual	Management	8	Amend Articles of Association	For	For	
Kajima Corp.	1812	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 26	For	For	
Kajima Corp.	1812	25-Jun-19	Annual	Management	2.1	Elect Director Oshimi, Yoshikazu	For	Against	We are holding the President accountable for the board not being one-third independent.
Kajima Corp.	1812	25-Jun-19	Annual	Management	2.2	Elect Director Atsumi, Naoki	For	Against	We do not support insiders on the board other than the President and Chairman.
Kajima Corp.	1812	25-Jun-19	Annual	Management	2.3	Elect Director Koizumi, Hiroyoshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Kajima Corp.	1812	25-Jun-19	Annual	Management	2.4	Elect Director Uchida, Ken	For	Against	We do not support insiders on the board other than the President and Chairman.
Kajima Corp.	1812	25-Jun-19	Annual	Management	2.5	Elect Director Furukawa, Koji	For	For	
Kajima Corp.	1812	25-Jun-19	Annual	Management	2.6	Elect Director Sakane, Masahiro	For	For	
Kajima Corp.	1812	25-Jun-19	Annual	Management	2.7	Elect Director Saito, Kiyomi	For	For	
Kajima Corp.	1812	25-Jun-19	Annual	Management	2.8	Elect Director Machida, Yukio	For	For	
Kajima Corp.	1812	25-Jun-19	Annual	Management	3	Appoint Statutory Auditor Terawaki, Kazumine	For	For	
Kajima Corp.	1812	25-Jun-19	Annual	Management	4	Approve Restricted Stock Plan	For	For	
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 21	For	For	
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.1	Elect Director Mogi, Yuzaburo	For	Against	We do not support insiders on the board other than the President.
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.2	Elect Director Horikiri, Noriaki	For	For	
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.3	Elect Director Yamazaki, Koichi	For	Against	We do not support insiders on the board other than the President.
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.4	Elect Director Shimada, Masanao	For	Against	We do not support insiders on the board other than the President.
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.5	Elect Director Nakano, Shozaburo	For	Against	We do not support insiders on the board other than the President.
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.6	Elect Director Shimizu, Kazuo	For	Against	We do not support insiders on the board other than the President.
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.7	Elect Director Mogi, Osamu	For	Against	We do not support insiders on the board other than the President.
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.8	Elect Director Matsuyama, Asahi	For	Against	We do not support insiders on the board other than the President.
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.9	Elect Director Fukui, Toshihiko	For	For	
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.10	Elect Director Ozaki, Mamoru	For	For	
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.11	Elect Director Inokuchi, Takeo	For	For	
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	2.12	Elect Director Iino, Masako	For	For	

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Kikkoman Corp.	2801	25-Jun-19	Annual	Management	3	Appoint Statutory Auditor Ozawa, Takashi	For	Against	We are not supportive of insiders on the board of statutory auditors.
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Endo, Kazuyoshi	For	For	
Kikkoman Corp.	2801	25-Jun-19	Annual	Management	5	Approve Takeover Defense Plan (Poison Pill)	For	Against	This shareholder rights plan is not in line with best practice.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 80	For	For	
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.1	Elect Director Yamaguchi, Goro	For	Against	We are holding this executive accountable for the board not being one-third independent. We are holding this director accountable for sustained unsatisfactory financial performance.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.2	Elect Director Tanimoto, Hideo	For	Against	We are holding this executive accountable for the board not being one-third independent. We are holding this director accountable for sustained unsatisfactory financial performance.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.3	Elect Director Ishii, Ken	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.4	Elect Director Fure, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.5	Elect Director Date, Yoji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.6	Elect Director Ina, Norihiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.7	Elect Director Itsukushima, Keiji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.8	Elect Director Kano, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.9	Elect Director Aoki, Shoichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.10	Elect Director Sato, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.11	Elect Director Jinno, Junichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.12	Elect Director John Sarvis	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.13	Elect Director Robert Wisler	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.14	Elect Director Mizobata, Hiroto	For	For	

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Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.15	Elect Director Aoyama, Atsushi	For	For	
Kyocera Corp.	6971	25-Jun-19	Annual	Management	2.16	Elect Director Koyano, Akiko	For	For	
Kyocera Corp.	6971	25-Jun-19	Annual	Management	3	Approve Restricted Stock Plan	For	For	
LIXIL Group Corp.	5938	25-Jun-19	Annual	Management	1.1	Elect Director Uchibori, Tamio	For	For	
LIXIL Group Corp.	5938	25-Jun-19	Annual	Management	1.2	Elect Director Kawahara, Haruo	For	For	
LIXIL Group Corp.	5938	25-Jun-19	Annual	Management	1.3	Elect Director Kurt M. Campbell	For	For	
LIXIL Group Corp.	5938	25-Jun-19	Annual	Management	1.4	Elect Director Takeuchi, Yo	For	Against	We are supporting one of the dissident's nominees to the board instead of this nominee.
LIXIL Group Corp.	5938	25-Jun-19	Annual	Management	1.5	Elect Director Fukuhara, Kenichi	For	Against	We are supporting one of the dissident's nominees to the board instead of this nominee.
LIXIL Group Corp.	5938	25-Jun-19	Annual	Management	1.6	Elect Director Matsuzaki, Masatoshi	For	For	
LIXIL Group Corp.	5938	25-Jun-19	Annual	Management	1.7	Elect Director Miura, Zenji	For	For	
LIXIL Group Corp.	5938	25-Jun-19	Annual	Management	1.8	Elect Director Otsubo, Kazuhiko	For	For	
LIXIL Group Corp.	5938	25-Jun-19	Annual	Shareholder	2.1	Elect Shareholder Director Nominee Onimaru, Kaoru (Who Is Also Nominated by the Company)	For	For	We believe support for this nominee is in the interests of shareholders.
LIXIL Group Corp.	5938	25-Jun-19	Annual	Shareholder	2.2	Elect Shareholder Director Nominee Suzuki, Teruo (Who Is Also Nominated by the Company)	For	For	We believe support for this nominee is in the interests of shareholders.
LIXIL Group Corp.	5938	25-Jun-19	Annual	Shareholder	3.1	Elect Shareholder Director Nominee Nishiura, Yuji	Against	Against	We do not believe support for this nominee is in the interests of shareholders.
LIXIL Group Corp.	5938	25-Jun-19	Annual	Shareholder	3.2	Elect Shareholder Director Nominee Hamaguchi, Daisuke	Against	For	We believe support for this nominee is in the interests of shareholders.
LIXIL Group Corp.	5938	25-Jun-19	Annual	Shareholder	3.3	Elect Shareholder Director Nominee Ina, Keiichiro	Against	For	We believe support for this nominee is in the interests of shareholders.
LIXIL Group Corp.	5938	25-Jun-19	Annual	Shareholder	3.4	Elect Shareholder Director Nominee Kawamoto, Ryuichi	Against	Against	We do not believe support for this nominee is in the interests of shareholders.
LIXIL Group Corp.	5938	25-Jun-19	Annual	Shareholder	3.5	Elect Shareholder Director Nominee Yoshida, Satoshi	Against	Against	We do not believe support for this nominee is in the interests of shareholders.
LIXIL Group Corp.	5938	25-Jun-19	Annual	Shareholder	3.6	Elect Shareholder Director Nominee Seto, Kinya	Against	Against	We do not believe support for this nominee is in the interests of shareholders.
Maruichi Steel Tube Ltd.	5463	25-Jun-19	Annual	Management	1.1	Elect Director Suzuki, Hiroyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Maruichi Steel Tube Ltd.	5463	25-Jun-19	Annual	Management	1.2	Elect Director Yoshimura, Yoshinori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Maruichi Steel Tube Ltd.	5463	25-Jun-19	Annual	Management	1.3	Elect Director Horikawa, Daiji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Maruichi Steel Tube Ltd.	5463	25-Jun-19	Annual	Management	1.4	Elect Director Meguro, Yoshitaka	For	Against	We are holding this executive accountable for the board not being one-third independent.
Maruichi Steel Tube Ltd.	5463	25-Jun-19	Annual	Management	1.5	Elect Director Nakano, Kenjiro	For	For	
Maruichi Steel Tube Ltd.	5463	25-Jun-19	Annual	Management	1.6	Elect Director Ushino, Kenichiro	For	For	

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Maruichi Steel Tube Ltd.	5463	25-Jun-19	Annual	Management	1.7	Elect Director Fujioka, Yuka	For	For	
Maruichi Steel Tube Ltd.	5463	25-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Terao, Takehiko	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Maruichi Steel Tube Ltd.	5463	25-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Uchiyama, Yuki	For	For	
Maruichi Steel Tube Ltd.	5463	25-Jun-19	Annual	Management	3	Approve Compensation Ceiling for Directors	For	For	
Maruichi Steel Tube Ltd.	5463	25-Jun-19	Annual	Management	4	Approve Restricted Stock Plan	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1a	Elect Director Richard Haythornthwaite	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1b	Elect Director Ajay Banga	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1c	Elect Director David R. Carlucci	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1d	Elect Director Richard K. Davis	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1e	Elect Director Steven J. Freiberg	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1f	Elect Director Julius Genachowski	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1g	Elect Director Choon Phong Goh	For	Against	This director is overboarded.
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1h	Elect Director Merit E. Janow	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1i	Elect Director Oki Matsumoto	For	Against	This director is overboarded.
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1j	Elect Director Youngme Moon	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1k	Elect Director Rima Qureshi	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1l	Elect Director Jose Octavio Reyes Lagunes	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1m	Elect Director Gabrielle Sulzberger	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1n	Elect Director Jackson Tai	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	1o	Elect Director Lance Uggla	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Mastercard Incorporated	MA	25-Jun-19	Annual	Management	3	Ratify PricewaterhouseCoopers LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Mastercard Incorporated	MA	25-Jun-19	Annual	Shareholder	4	Report on Gender Pay Gap	Against	For	We are supporting this shareholder proposal calling for additional disclosure related to the policies and goals addressing the gender pay gap. Additional disclosure would bring the company in line with peers and help investors assess the company's management of related risks and opportunities.
Mastercard Incorporated	MA	25-Jun-19	Annual	Shareholder	5	Establish Human Rights Board Committee	Against	Against	Considering the company's current policies and practices, we are not supportive of this prescriptive shareholder proposal. The proponent failed to provide a strong business case for such needs.
Mebuki Financial Group, Inc.	7167	25-Jun-19	Annual	Management	1.1	Elect Director Sasajima, Ritsuo	For	For	

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Mebuki Financial Group, Inc.	7167	25-Jun-19	Annual	Management	1.2	Elect Director Matsushita, Masanao	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mebuki Financial Group, Inc.	7167	25-Jun-19	Annual	Management	1.3	Elect Director Murashima, Eiji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mebuki Financial Group, Inc.	7167	25-Jun-19	Annual	Management	1.4	Elect Director Horie, Yutaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mebuki Financial Group, Inc.	7167	25-Jun-19	Annual	Management	1.5	Elect Director Akino, Tetsuya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mebuki Financial Group, Inc.	7167	25-Jun-19	Annual	Management	1.6	Elect Director Ono, Hiromichi	For	For	
Mebuki Financial Group, Inc.	7167	25-Jun-19	Annual	Management	1.7	Elect Director Shu, Yoshimi	For	For	
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.1	Elect Director Kobayashi, Yoshimitsu	For	For	
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.2	Elect Director Ochi, Hitoshi	For	For	
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.3	Elect Director Fujiwara, Ken	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.4	Elect Director Glenn H. Fredrickson	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.5	Elect Director Urata, Hisao	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.6	Elect Director Date, Hidefumi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.7	Elect Director Kobayashi, Shigeru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.8	Elect Director Ito, Taigi	For	For	
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.9	Elect Director Kunii, Hideko	For	For	
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.10	Elect Director Hashimoto, Takayuki	For	For	
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.11	Elect Director Hodo, Chikatomo	For	For	
Mitsubishi Chemical Holdings Corp.	4188	25-Jun-19	Annual	Management	1.12	Elect Director Kikuchi, Kiyomi	For	For	
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	1.1	Elect Director Kurai, Toshikiyo	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	1.2	Elect Director Fujii, Masashi	For	Against	We are holding the President accountable for the board not being one-third independent.
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	1.3	Elect Director Mizukami, Masamichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	1.4	Elect Director Jono, Masahiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	1.5	Elect Director Inari, Masato	For	Against	We do not support insiders on the board other than the President and Chairman.

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Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	1.6	Elect Director Ariyoshi, Nobuhisa	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	1.7	Elect Director Okubo, Tomohiko	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	1.8	Elect Director Otsuka, Hiroyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	1.9	Elect Director Kato, Kenji	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	1.10	Elect Director Tanigawa, Kazuo	For	For	
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	1.11	Elect Director Sato, Tsugio	For	For	
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Kimura, Takashi	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Kawa, Kunio	For	Against	We are not supportive of insiders on the board of statutory auditors.
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Matsuyama, Yasuomi	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
Mitsubishi Gas Chemical Co., Inc.	4182	25-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Kanzaki, Hiroaki	For	For	
Mitsubishi UFJ Lease & Finance Co., Ltd.	8593	25-Jun-19	Annual	Management	1.1	Elect Director Shiraishi, Tadashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi UFJ Lease & Finance Co., Ltd.	8593	25-Jun-19	Annual	Management	1.2	Elect Director Yanai, Takahiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi UFJ Lease & Finance Co., Ltd.	8593	25-Jun-19	Annual	Management	1.3	Elect Director Urabe, Toshimitsu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi UFJ Lease & Finance Co., Ltd.	8593	25-Jun-19	Annual	Management	1.4	Elect Director Nonoguchi, Tsuyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi UFJ Lease & Finance Co., Ltd.	8593	25-Jun-19	Annual	Management	1.5	Elect Director Shimoyama, Yoichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Mitsubishi UFJ Lease & Finance Co., Ltd.	8593	25-Jun-19	Annual	Management	1.6	Elect Director Minoura, Teruyuki	For	For	
Mitsubishi UFJ Lease & Finance Co., Ltd.	8593	25-Jun-19	Annual	Management	1.7	Elect Director Haigo, Toshio	For	For	
Mitsubishi UFJ Lease & Finance Co., Ltd.	8593	25-Jun-19	Annual	Management	1.8	Elect Director Icho, Mitsumasa	For	For	
Mitsubishi UFJ Lease & Finance Co., Ltd.	8593	25-Jun-19	Annual	Management	1.9	Elect Director Hayashi, Naomi	For	For	
Mitsubishi UFJ Lease & Finance Co., Ltd.	8593	25-Jun-19	Annual	Management	2	Appoint Statutory Auditor Miake, Shuji	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Mitsui Chemicals, Inc.	4183	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 50	For	For	
Mitsui Chemicals, Inc.	4183	25-Jun-19	Annual	Management	2.1	Elect Director Tannowa, Tsutomu	For	For	

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Mitsui Chemicals, Inc.	4183	25-Jun-19	Annual	Management	2.2	Elect Director Kubo, Masaharu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mitsui Chemicals, Inc.	4183	25-Jun-19	Annual	Management	2.3	Elect Director Matsuo, Hideki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mitsui Chemicals, Inc.	4183	25-Jun-19	Annual	Management	2.4	Elect Director Shimogori, Takayoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mitsui Chemicals, Inc.	4183	25-Jun-19	Annual	Management	2.5	Elect Director Hashimoto, Osamu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mitsui Chemicals, Inc.	4183	25-Jun-19	Annual	Management	2.6	Elect Director Kuroda, Yukiko	For	For	
Mitsui Chemicals, Inc.	4183	25-Jun-19	Annual	Management	2.7	Elect Director Bada, Hajime	For	For	
Mitsui Chemicals, Inc.	4183	25-Jun-19	Annual	Management	2.8	Elect Director Yoshimaru, Yukiko	For	For	
Mitsui Chemicals, Inc.	4183	25-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Tokuda, Shozo	For	For	
Mitsui Chemicals, Inc.	4183	25-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Fujitsuka, Mikio	For	For	
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 25	For	For	
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	2	Amend Articles to Amend Business Lines	For	For	
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	3.1	Elect Director Ikeda, Junichiro	For	Against	We are holding the President accountable for the board not being one-third independent.
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	3.2	Elect Director Takahashi, Shizuo	For	Against	We do not support insiders on the board other than the President.
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	3.3	Elect Director Hashimoto, Takeshi	For	Against	We do not support insiders on the board other than the President.
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	3.4	Elect Director Ono, Akihiko	For	Against	We do not support insiders on the board other than the President.
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	3.5	Elect Director Maruyama, Takashi	For	Against	We do not support insiders on the board other than the President.
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	3.6	Elect Director Fujii, Hideto	For	For	
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	3.7	Elect Director Katsu, Etsuko	For	For	
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	3.8	Elect Director Onishi, Masaru	For	For	
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	4.1	Appoint Statutory Auditor Takeda, Toshiaki	For	Against	We are not supportive of insiders on the board of statutory auditors.
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	4.2	Appoint Statutory Auditor Imura, Junko	For	For	
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	5	Appoint Alternate Statutory Auditor Toda, Atsuji	For	For	
Mitsui O.S.K. Lines, Ltd.	9104	25-Jun-19	Annual	Management	6	Approve Stock Option Plan	For	For	
NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	1.1	Elect Director Odo, Shinichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	1.2	Elect Director Kawai, Takeshi	For	Against	We are holding this executive accountable for the board not being one-third independent.

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NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	1.3	Elect Director Matsui, Toru	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	1.4	Elect Director Kato, Mikihiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	1.5	Elect Director Kojima, Takio	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	1.6	Elect Director Isobe, Kenji	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	1.7	Elect Director Maeda, Hiroyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	1.8	Elect Director Otaki, Morihiko	For	For	
NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	1.9	Elect Director Yasui, Kanemaru	For	For	
NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	1.10	Elect Director Mackenzie Donald Clugston	For	For	
NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	2	Appoint Statutory Auditor Matsubara, Yoshihiro	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
NGK SPARK PLUG CO., LTD.	5334	25-Jun-19	Annual	Management	3	Approve Trust-Type Equity Compensation Plan	For	For	
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	1.1	Elect Director Hata, Yoshihide	For	For	
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	1.2	Elect Director Inoue, Katsumi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	1.3	Elect Director Kito, Tetsuhiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	1.4	Elect Director Takamatsu, Hajime	For	Against	We do not support insiders on the board other than the Chairman and/or President.
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	1.5	Elect Director Ikawa, Nobuhisa	For	Against	We do not support insiders on the board other than the Chairman and/or President.
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	1.6	Elect Director Kono, Yasuko	For	For	
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	1.7	Elect Director Miyagai, Sadanori	For	Against	We do not support insiders on the board other than the Chairman and/or President.
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	1.8	Elect Director Iwasaki, Atsushi	For	For	
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	1.9	Elect Director Arase, Hideo	For	For	
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Nishihara, Koichi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Shiba, Akihiko	For	For	
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Tazawa, Nobuyuki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	2.4	Appoint Statutory Auditor Kitaguchi, Masayuki	For	For	

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NH Foods Ltd.	2282	25-Jun-19	Annual	Management	2.5	Appoint Statutory Auditor Yamasaki, Tokushi	For	For	
NH Foods Ltd.	2282	25-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Nishiyama, Shigeru	For	For	
Nien Made Enterprise Co., Ltd.	8464	25-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Nien Made Enterprise Co., Ltd.	8464	25-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Nien Made Enterprise Co., Ltd.	8464	25-Jun-19	Annual	Management	3	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets Including Derivatives Products	For	For	
Nien Made Enterprise Co., Ltd.	8464	25-Jun-19	Annual	Management	4	Approve Release of Restrictions of Competitive Activities of Appointed Directors and Representatives	For	For	
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 40	For	For	
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.1	Elect Director Shindo, Kosei	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.2	Elect Director Hashimoto, Eiji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.3	Elect Director Tanimoto, Shinji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.4	Elect Director Nakamura, Shinichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.5	Elect Director Inoue, Akihiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.6	Elect Director Miyamoto, Katsuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.7	Elect Director Migita, Akio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.8	Elect Director Nishiura, Shin	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.9	Elect Director Iijima, Atsushi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.10	Elect Director Ando, Yutaka	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.11	Elect Director Otsuka, Mutsutake	For	For	
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.12	Elect Director Fujisaki, Ichiro	For	For	
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	2.13	Elect Director Iki, Noriko	For	For	

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Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Matsuno, Masato	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Nippon Steel Corp. /New/	5401	25-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Yoshikawa, Hiroshi	For	For	
Nippon Telegraph & Telephone Corp.	9432	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 95	For	For	
Nippon Telegraph & Telephone Corp.	9432	25-Jun-19	Annual	Management	2.1	Elect Director Oka, Atsuko	For	Against	We do not support insiders on the board other than the President and Chairman.
Nippon Telegraph & Telephone Corp.	9432	25-Jun-19	Annual	Management	2.2	Elect Director Sakamura, Ken	For	For	
Nippon Telegraph & Telephone Corp.	9432	25-Jun-19	Annual	Management	2.3	Elect Director Takegawa, Keiko	For	For	
Nippon Telegraph & Telephone Corp.	9432	25-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Ide, Akiko	For	Against	We are not supportive of insiders on the board of statutory auditors.
Nippon Telegraph & Telephone Corp.	9432	25-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Maezawa, Takao	For	Against	We are not supportive of insiders on the board of statutory auditors.
Nippon Telegraph & Telephone Corp.	9432	25-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Iida, Takashi	For	For	
Nippon Telegraph & Telephone Corp.	9432	25-Jun-19	Annual	Management	3.4	Appoint Statutory Auditor Kanda, Hideki	For	For	
Nippon Telegraph & Telephone Corp.	9432	25-Jun-19	Annual	Management	3.5	Appoint Statutory Auditor Kashima, Kaoru	For	For	
Nippon Telegraph & Telephone Corp.	9432	25-Jun-19	Annual	Shareholder	4	Remove Existing Director Shimada, Akira	Against	Against	We do not believe that support for this proposal is in the interests of shareholders.
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 28.5	For	For	
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	2	Amend Articles to Abolish Board Structure with Statutory Auditors - Adopt Board Structure with Three Committees - Clarify Director Authority on Shareholder Meetings - Amend Provisions on Director Titles - Clarify Director Authority on Board Meetings	For	For	
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	3.1	Elect Director Ihara, Keiko	For	For	
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	3.2	Elect Director Toyoda, Masakazu	For	For	
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	3.3	Elect Director Bernard Delmas	For	For	
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	3.4	Elect Director Andrew House	For	For	
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	3.5	Elect Director Kimura, Yasushi	For	For	
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	3.6	Elect Director Nagai, Moto	For	For	
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	3.7	Elect Director Jenifer Rogers	For	For	
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	3.8	Elect Director Thierry Bollore	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	3.9	Elect Director Jean-Dominique Senard	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	3.10	Elect Director Saikawa, Hiroto	For	For	

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Nissan Motor Co., Ltd.	7201	25-Jun-19	Annual	Management	3.11	Elect Director Yamauchi, Yasuhiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	1.1	Elect Director Yoshikawa, Atsushi	For	For	
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	1.2	Elect Director Kutsukake, Eiji	For	For	
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	1.3	Elect Director Miyajima, Seiichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	1.4	Elect Director Seki, Toshiaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	1.5	Elect Director Haga, Makoto	For	Against	We do not support insiders on the board other than the President and Chairman.
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	1.6	Elect Director Shinohara, Satoko	For	For	
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	1.7	Elect Director Higashi, Tetsuro	For	For	
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	2.1	Elect Director and Audit Committee Member Orihara, Takao	For	Against	We are not supportive of insiders on the audit committee. We do not support insiders on the board other than the President and Chairman.
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	2.2	Elect Director and Audit Committee Member Takayama, Yasushi	For	Against	We are not supportive of insiders on the audit committee. We do not support insiders on the board other than the President and Chairman.
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	2.3	Elect Director and Audit Committee Member Ono, Akira	For	For	
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	2.4	Elect Director and Audit Committee Member Mogi, Yoshio	For	For	
Nomura Real Estate Holdings, Inc.	3231	25-Jun-19	Annual	Management	2.5	Elect Director and Audit Committee Member Miyakawa, Akiko	For	For	
NSK Ltd.	6471	25-Jun-19	Annual	Management	1.1	Elect Director Uchiyama, Toshihiro	For	For	
NSK Ltd.	6471	25-Jun-19	Annual	Management	1.2	Elect Director Nogami, Saimon	For	Against	We do not support insiders on the board other than the Chairman and/or President.
NSK Ltd.	6471	25-Jun-19	Annual	Management	1.3	Elect Director Suzuki, Shigeyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
NSK Ltd.	6471	25-Jun-19	Annual	Management	1.4	Elect Director Kamio, Yasuhiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
NSK Ltd.	6471	25-Jun-19	Annual	Management	1.5	Elect Director Ichii, Akitoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
NSK Ltd.	6471	25-Jun-19	Annual	Management	1.6	Elect Director Goto, Nobuo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
NSK Ltd.	6471	25-Jun-19	Annual	Management	1.7	Elect Director Enomoto, Toshihiko	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.

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NSK Ltd.	6471	25-Jun-19	Annual	Management	1.8	Elect Director Ikeda, Teruhiko	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
NSK Ltd.	6471	25-Jun-19	Annual	Management	1.9	Elect Director Bada, Hajime	For	For	
NSK Ltd.	6471	25-Jun-19	Annual	Management	1.10	Elect Director Mochizuki, Akemi	For	For	
NSK Ltd.	6471	25-Jun-19	Annual	Management	1.11	Elect Director Iwamoto, Toshio	For	For	
NSK Ltd.	6471	25-Jun-19	Annual	Management	1.12	Elect Director Fujita, Yoshitaka	For	For	
Obayashi Corp.	1802	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 18	For	For	
Obayashi Corp.	1802	25-Jun-19	Annual	Management	2.1	Elect Director Obayashi, Takeo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Obayashi Corp.	1802	25-Jun-19	Annual	Management	2.2	Elect Director Hasuwa, Kenji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Obayashi Corp.	1802	25-Jun-19	Annual	Management	2.3	Elect Director Ura, Shingo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Obayashi Corp.	1802	25-Jun-19	Annual	Management	2.4	Elect Director Sato, Takehito	For	Against	We are holding this executive accountable for the board not being one-third independent.
Obayashi Corp.	1802	25-Jun-19	Annual	Management	2.5	Elect Director Kotera, Yasuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Obayashi Corp.	1802	25-Jun-19	Annual	Management	2.6	Elect Director Murata, Toshihiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Obayashi Corp.	1802	25-Jun-19	Annual	Management	2.7	Elect Director Sato, Toshimi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Obayashi Corp.	1802	25-Jun-19	Annual	Management	2.8	Elect Director Otake, Shinichi	For	For	
Obayashi Corp.	1802	25-Jun-19	Annual	Management	2.9	Elect Director Koizumi, Shinichi	For	For	
Obayashi Corp.	1802	25-Jun-19	Annual	Management	2.10	Elect Director Izumiya, Naoki	For	For	
Obayashi Corp.	1802	25-Jun-19	Annual	Management	3	Appoint Statutory Auditor Yokokawa, Hiroshi	For	For	
Ollie's Bargain Outlet Holdings, Inc.	OLLI	25-Jun-19	Annual	Management	1A	Elect Director Stanley Fleishman	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Ollie's Bargain Outlet Holdings, Inc.	OLLI	25-Jun-19	Annual	Management	1B	Elect Director Stephen White	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Ollie's Bargain Outlet Holdings, Inc.	OLLI	25-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Ollie's Bargain Outlet Holdings, Inc.	OLLI	25-Jun-19	Annual	Management	3	Declassify the Board of Directors	For	For	We support this proposal to declassify the board structure and institute annual elections of all directors.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ollie's Bargain Outlet Holdings, Inc.	OLLI	25-Jun-19	Annual	Management	4	Eliminate Supermajority Vote Requirement	For	For	We are supportive of reducing the supermajority vote requirements as we believe proposals should be adopted by a simple majority of votes cast.
Ollie's Bargain Outlet Holdings, Inc.	OLLI	25-Jun-19	Annual	Management	5	Amend Charter	For	For	
Ollie's Bargain Outlet Holdings, Inc.	OLLI	25-Jun-19	Annual	Management	6	Ratify KPMG LLP as Auditor	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 30	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	2	Amend Articles to Adopt Board Structure with Three Committees - Clarify Director Authority on Shareholder Meetings - Amend Provisions on Director Titles - Indemnify Directors	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.1	Elect Director Takeuchi, Yasuo	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.2	Elect Director Sasa, Hiroyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.3	Elect Director Stefan Kaufmann	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.4	Elect Director Koga, Nobuyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.5	Elect Director Shimizu, Masashi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.6	Elect Director Fujita, Sumitaka	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.7	Elect Director Katayama, Takayuki	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.8	Elect Director Kaminaga, Susumu	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.9	Elect Director Kikawa, Michijiro	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.10	Elect Director Iwamura, Tetsuo	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.11	Elect Director Masuda, Yasumasa	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.12	Elect Director Natori, Katsuya	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.13	Elect Director Iwasaki, Atsushi	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.14	Elect Director D. Robert Hale	For	For	
Olympus Corp.	7733	25-Jun-19	Annual	Management	3.15	Elect Director Jim C. Beasley	For	For	
PERSOL Holdings Co., Ltd.	2181	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 15	For	For	
PERSOL Holdings Co., Ltd.	2181	25-Jun-19	Annual	Management	2.1	Elect Director Mizuta, Masamichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
PERSOL Holdings Co., Ltd.	2181	25-Jun-19	Annual	Management	2.2	Elect Director Takahashi, Hirotoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
PERSOL Holdings Co., Ltd.	2181	25-Jun-19	Annual	Management	2.3	Elect Director Wada, Takao	For	Against	We are holding this executive accountable for the board not being one-third independent.

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PERSOL Holdings Co., Ltd.	2181	25-Jun-19	Annual	Management	2.4	Elect Director Seki, Kiyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
PERSOL Holdings Co., Ltd.	2181	25-Jun-19	Annual	Management	2.5	Elect Director Tamakoshi, Ryosuke	For	For	
PERSOL Holdings Co., Ltd.	2181	25-Jun-19	Annual	Management	2.6	Elect Director Peter W. Quigley	For	For	
PERSOL Holdings Co., Ltd.	2181	25-Jun-19	Annual	Management	3	Elect Director and Audit Committee Member Ozawa, Toshihiro	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
PERSOL Holdings Co., Ltd.	2181	25-Jun-19	Annual	Management	4	Elect Alternate Director and Audit Committee Member Tsukamoto, Hideo	For	For	
PT Pakuwon Jati Tbk	PWON	25-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
PT Pakuwon Jati Tbk	PWON	25-Jun-19	Special	Management	1	Elect Directors and Commissioners	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
PT Pakuwon Jati Tbk	PWON	25-Jun-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Pakuwon Jati Tbk	PWON	25-Jun-19	Special	Management	2	Amend Article 3 of the Articles of Association in Relation with Business Activity	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Pakuwon Jati Tbk	PWON	25-Jun-19	Annual	Management	3	Approve Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed. The auditor's tenure is not disclosed.
Santen Pharmaceutical Co., Ltd.	4536	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 13	For	For	
Santen Pharmaceutical Co., Ltd.	4536	25-Jun-19	Annual	Management	2.1	Elect Director Kurokawa, Akira	For	For	
Santen Pharmaceutical Co., Ltd.	4536	25-Jun-19	Annual	Management	2.2	Elect Director Taniuchi, Shigeo	For	For	
Santen Pharmaceutical Co., Ltd.	4536	25-Jun-19	Annual	Management	2.3	Elect Director Ito, Takeshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Santen Pharmaceutical Co., Ltd.	4536	25-Jun-19	Annual	Management	2.4	Elect Director Oishi, Kanoko	For	For	
Santen Pharmaceutical Co., Ltd.	4536	25-Jun-19	Annual	Management	2.5	Elect Director Shintaku, Yutaro	For	For	
Santen Pharmaceutical Co., Ltd.	4536	25-Jun-19	Annual	Management	2.6	Elect Director Minakawa, Kunihito	For	For	
Santen Pharmaceutical Co., Ltd.	4536	25-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Yasuhara, Hirofumi	For	For	
Santen Pharmaceutical Co., Ltd.	4536	25-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Ito, Yumiko	For	For	
SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 97	For	For	
SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	2.1	Elect Director Kakiuchi, Eiji	For	For	
SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	2.2	Elect Director Hiroe, Toshio	For	For	
SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	2.3	Elect Director Oki, Katsutoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.

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SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	2.4	Elect Director Nadahara, Soichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	2.5	Elect Director Kondo, Yoichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	2.6	Elect Director Ando, Kimito	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	2.7	Elect Director Saito, Shigeru	For	For	
SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	2.8	Elect Director Yoda, Makoto	For	For	
SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	2.9	Elect Director Takasu, Hidemi	For	For	
SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Ota, Hirofumi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
SCREEN Holdings Co., Ltd.	7735	25-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Umeda, Akio	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
SCSK Corp.	9719	25-Jun-19	Annual	Management	1.1	Elect Director Tabuchi, Masao	For	Against	We are holding this executive accountable for the board not being one-third independent.
SCSK Corp.	9719	25-Jun-19	Annual	Management	1.2	Elect Director Tanihara, Toru	For	Against	We are holding this executive accountable for the board not being one-third independent.
SCSK Corp.	9719	25-Jun-19	Annual	Management	1.3	Elect Director Fukunaga, Tetsuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
SCSK Corp.	9719	25-Jun-19	Annual	Management	1.4	Elect Director Kato, Kei	For	Against	We are holding this executive accountable for the board not being one-third independent.
SCSK Corp.	9719	25-Jun-19	Annual	Management	1.5	Elect Director Tamura, Tatsuro	For	Against	We are holding this executive accountable for the board not being one-third independent.
SCSK Corp.	9719	25-Jun-19	Annual	Management	1.6	Elect Director Watanabe, Kazumasa	For	Against	We are holding this executive accountable for the board not being one-third independent.
SCSK Corp.	9719	25-Jun-19	Annual	Management	1.7	Elect Director Matsuda, Kiyoto	For	For	
SCSK Corp.	9719	25-Jun-19	Annual	Management	2.1	Elect Director and Audit Committee Member Anzai, Yasunori	For	Against	We are holding this executive accountable for the board not being one-third independent. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
SCSK Corp.	9719	25-Jun-19	Annual	Management	2.2	Elect Director and Audit Committee Member Yabuki, Kimitoshi	For	For	
SCSK Corp.	9719	25-Jun-19	Annual	Management	2.3	Elect Director and Audit Committee Member Nakamura, Masaichi	For	For	
SG Holdings Co., Ltd.	9143	25-Jun-19	Annual	Management	1.1	Elect Director Kuriwada, Eiichi	For	Against	We are holding this executive accountable for the board not being one-third independent.

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SG Holdings Co., Ltd.	9143	25-Jun-19	Annual	Management	1.2	Elect Director Araki, Hideo	For	Against	We are holding this executive accountable for the board not being one-third independent.
SG Holdings Co., Ltd.	9143	25-Jun-19	Annual	Management	1.3	Elect Director Nakajima, Shunichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
SG Holdings Co., Ltd.	9143	25-Jun-19	Annual	Management	1.4	Elect Director Sano, Tomoki	For	Against	We are holding this executive accountable for the board not being one-third independent.
SG Holdings Co., Ltd.	9143	25-Jun-19	Annual	Management	1.5	Elect Director Motomura, Masahide	For	Against	We are holding this executive accountable for the board not being one-third independent.
SG Holdings Co., Ltd.	9143	25-Jun-19	Annual	Management	1.6	Elect Director Kawanago, Katsuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
SG Holdings Co., Ltd.	9143	25-Jun-19	Annual	Management	1.7	Elect Director Matsumoto, Hidekazu	For	Against	We are holding this executive accountable for the board not being one-third independent.
SG Holdings Co., Ltd.	9143	25-Jun-19	Annual	Management	1.8	Elect Director Takaoka, Mika	For	For	
SG Holdings Co., Ltd.	9143	25-Jun-19	Annual	Management	1.9	Elect Director Sagisaka, Osami	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	1	Approve 2018 Annual Report	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Special	Management	1	Authorize Repurchase of Issued H Share Capital	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Board	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Special	Management	2	Authorize Repurchase of Issued A Share Capital	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	3	Approve 2018 Work Report of the Supervisory Committee	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	4	Approve 2018 Final Accounts Report	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	5	Approve 2018 Annual Profit Distribution Proposal	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	6	Approve Ernst & Young Hua Ming (Special General Partnership) as PRC Financial Report and Internal Control Report Auditors and Ernst & Young as International Financial Report Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	7	Approve 2019 Estimated Ongoing Related Party Transactions	For	Against	This proposal is not in shareholders' best interests.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	8	Approve 2018 Appraisal Results and Remuneration of Directors	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	9	Approve 2019 Appraisal Program of Directors	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	10	Approve Renewal of and New Entrusted Loan Quota of the Group	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	11	Approve Total Bank Credit Applications	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	12	Approve Authorization to the Management to Dispose of Listed Securities	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	13	Approve Compliance with Conditions for the Proposed Issuance of Corporate Bonds	For	For	

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Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	14.1	Approve Size and Method of the Issuance	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	14.2	Approve Coupon Rate or Its Determination Mechanism	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	14.3	Approve Maturity Period, Method of Principal Repayment and Interest Payment, and Other Specific Arrangements	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	14.4	Approve Use of Proceeds	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	14.5	Approve Issuance Target and Placing Arrangement for Shareholders	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	14.6	Approve Guarantee Arrangement	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	14.7	Approve Provisions on Redemption and Repurchase	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	14.8	Approve Credit Standing of the Company and Safeguards for Debt Repayment	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	14.9	Approve Underwriting Method	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	14.10	Approve Listing Arrangement	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	14.11	Approve Validity of the Resolutions	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	15	Authorize Board to Deal with All Matters in Relation to the Public Issuance of Corporate Bonds	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	16	Adopt Share Option Scheme of Gland Pharma Limited	For	Against	The stock option plan does not meet our guidelines.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	17	Approve Renewal of and New Guarantee Quota of the Group	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	18	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for A Shares and/or H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	19	Amend Articles of Association	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	20	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	21	Authorize Repurchase of Issued H Share Capital	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	22	Authorize Repurchase of Issued A Share Capital	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	23.1	Elect Chen Qiyu as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	23.2	Elect Yao Fang as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	23.3	Elect Wu Yifang as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	23.4	Elect Xu Xiaoliang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	23.5	Elect Wang Can as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	23.6	Elect Mu Haining as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	23.7	Elect Liang Jianfeng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	24.1	Elect Jiang Xian as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	24.2	Elect Wong Tin Yau Kelvin as Director	For	Against	This director is overboarded.
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	24.3	Elect Li Ling as Director	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	24.4	Elect Tang Guliang as Director	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	25.1	Elect Cao Genxing as Supervisor	For	For	
Shanghai Fosun Pharmaceutical (Group) Co., Ltd.	2196	25-Jun-19	Annual	Management	25.2	Elect Guan Yimin as Supervisor	For	For	
Sharp Corp.	6753	25-Jun-19	Annual	Management	1.1	Elect Director Tai Jeng-Wu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sharp Corp.	6753	25-Jun-19	Annual	Management	1.2	Elect Director Nomura, Katsuaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sharp Corp.	6753	25-Jun-19	Annual	Management	1.3	Elect Director Ishida, Yoshihisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sharp Corp.	6753	25-Jun-19	Annual	Management	1.4	Elect Director Woo Kwok Fai	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sharp Corp.	6753	25-Jun-19	Annual	Management	1.5	Elect Director Chung-Cheng Lin	For	Against	We are holding this executive accountable for the board not being one-third independent.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sharp Corp.	6753	25-Jun-19	Annual	Management	1.6	Elect Director Wei-Ming Chen	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sharp Corp.	6753	25-Jun-19	Annual	Management	2.1	Elect Director and Audit Committee Member Hse-Tung Lu	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Sharp Corp.	6753	25-Jun-19	Annual	Management	2.2	Elect Director and Audit Committee Member Himeiwai, Yasuo	For	For	
Sharp Corp.	6753	25-Jun-19	Annual	Management	2.3	Elect Director and Audit Committee Member Tsusue, Yoichi	For	For	
Sharp Corp.	6753	25-Jun-19	Annual	Management	3	Approve Stock Option Plan	For	For	
Sharp Corp.	6753	25-Jun-19	Annual	Management	4	Approve Stock Option Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs).
Sharp Corp.	6753	25-Jun-19	Annual	Management	5	Approve Stock Option Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs).
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 35	For	For	
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.1	Elect Director Murai, Atsushi	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.2	Elect Director Aoyama, Yukiyasu	For	Against	We are holding the President accountable for the board not being one-third independent.
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.3	Elect Director Kayaki, Ikuji	For	Against	We do not support insiders on the board other than the President and Chairman.
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.4	Elect Director Hokari, Hirohisa	For	Against	We do not support insiders on the board other than the President and Chairman.
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.5	Elect Director Murai, Tsuyoshi	For	Against	We do not support insiders on the board other than the President and Chairman.
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.6	Elect Director Nomura, Shigeki	For	Against	We do not support insiders on the board other than the President and Chairman.
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.7	Elect Director Yagi, Masato	For	Against	We do not support insiders on the board other than the President and Chairman.
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.8	Elect Director Suzuki, Motohisa	For	Against	We do not support insiders on the board other than the President and Chairman.
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.9	Elect Director Iwaki, Masakazu	For	For	
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.10	Elect Director Ono, Seiei	For	For	
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.11	Elect Director Kadowaki, Hideharu	For	For	
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	2.12	Elect Director Ando, Toyoaki	For	For	
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Kono, Akira	For	Against	We are not supportive of insiders on the board of statutory auditors.
SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Oiwa, Takeshi	For	For	

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SOHGO SECURITY SERVICES CO., LTD.	2331	25-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Nakano, Shinichiro	For	For	
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	1.1	Elect Director Kitano, Takanori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	1.2	Elect Director Hiratsuka, Yutaka	For	Against	We are holding this executive accountable for the board not being one-third independent.
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	1.3	Elect Director Tanabe, Toru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	1.4	Elect Director Iino, Katsutoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	1.5	Elect Director Takamori, Hiroyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	1.6	Elect Director Yoneya, Mitsuhiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	1.7	Elect Director Kaizumi, Yasuaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	1.8	Elect Director Ueda, Keisuke	For	Against	We are holding this executive accountable for the board not being one-third independent.
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	1.9	Elect Director Mori, Masakatsu	For	For	
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	1.10	Elect Director Kono, Hirokazu	For	For	
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Yamaguchi, Ryuta	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Kanno, Hiroshi	For	For	
Stanley Electric Co., Ltd.	6923	25-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Uehira, Koichi	For	For	
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 22	For	For	
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	2.1	Elect Director Nakazato, Yoshiaki	For	For	
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	2.2	Elect Director Nozaki, Akira	For	For	
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	2.3	Elect Director Asai, Hiroyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	2.4	Elect Director Asahi, Hiroshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	2.5	Elect Director Matsumoto, Nobuhiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	2.6	Elect Director Taimatsu, Hitoshi	For	For	
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	2.7	Elect Director Nakano, Kazuhisa	For	For	
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	2.8	Elect Director Ishii, Taeko	For	For	
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	3	Appoint Statutory Auditor Yamada, Yuichi	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.

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Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Mishina, Kazuhiro	For	For	
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	5	Approve Annual Bonus	For	For	
Sumitomo Metal Mining Co., Ltd.	5713	25-Jun-19	Annual	Management	6	Approve Takeover Defense Plan (Poison Pill)	For	Against	This shareholder rights plan is not in line with best practice.
Systema Corp.	2317	25-Jun-19	Annual	Management	1.1	Elect Director Hemmi, Yoshichika	For	Against	We are holding this executive accountable for the board not being one-third independent.
Systema Corp.	2317	25-Jun-19	Annual	Management	1.2	Elect Director Miura, Kenji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Systema Corp.	2317	25-Jun-19	Annual	Management	1.3	Elect Director Kai, Takafumi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Systema Corp.	2317	25-Jun-19	Annual	Management	1.4	Elect Director Kawachi, Shinichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Systema Corp.	2317	25-Jun-19	Annual	Management	1.5	Elect Director Taguchi, Makoto	For	Against	We are holding this executive accountable for the board not being one-third independent.
Systema Corp.	2317	25-Jun-19	Annual	Management	1.6	Elect Director Fujii, Hiroyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Systema Corp.	2317	25-Jun-19	Annual	Management	1.7	Elect Director Hemmi, Shingo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Systema Corp.	2317	25-Jun-19	Annual	Management	1.8	Elect Director Suzuki, Yukio	For	For	
Systema Corp.	2317	25-Jun-19	Annual	Management	1.9	Elect Director Ogawa, Koichi	For	For	
Systema Corp.	2317	25-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Hishida, Toru	For	For	
Systema Corp.	2317	25-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Sato, Masao	For	For	
Systema Corp.	2317	25-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Adagawa, Hiroshi	For	For	
Systema Corp.	2317	25-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Tokuono, Nobushige	For	For	
Systema Corp.	2317	25-Jun-19	Annual	Management	4	Approve Trust-Type Equity Compensation Plan	For	For	
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 27.5	For	For	
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	2	Amend Articles to Amend Business Lines	For	For	
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	3.1	Elect Director Yasui, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	3.2	Elect Director Tominari, Yoshiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	3.3	Elect Director Niwa, Shinji	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	3.4	Elect Director Ito, Katsuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.

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TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	3.5	Elect Director Kodama, Mitsuhiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	3.6	Elect Director Senda, Shinichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	3.7	Elect Director Masuda, Nobuyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	3.8	Elect Director Miyahara, Koji	For	For	
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	3.9	Elect Director Hattori, Tetsuo	For	For	
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	4.1	Appoint Statutory Auditor Nakamura, Osamu	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	4.2	Appoint Statutory Auditor Kato, Hiroaki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	4.3	Appoint Statutory Auditor Kokado, Tamotsu	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
TOHO GAS Co., Ltd.	9533	25-Jun-19	Annual	Management	5	Approve Annual Bonus	For	For	
Toray Industries, Inc.	3402	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 8	For	For	
Toray Industries, Inc.	3402	25-Jun-19	Annual	Management	2	Amend Articles to Amend Provisions on Number of Statutory Auditors	For	For	
Toray Industries, Inc.	3402	25-Jun-19	Annual	Management	3	Elect Director Inohara, Nobuyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toray Industries, Inc.	3402	25-Jun-19	Annual	Management	4.1	Appoint Statutory Auditor Masuda, Shogo	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Toray Industries, Inc.	3402	25-Jun-19	Annual	Management	4.2	Appoint Statutory Auditor Taneichi, Shoshiro	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Toray Industries, Inc.	3402	25-Jun-19	Annual	Management	4.3	Appoint Statutory Auditor Nagai, Toshio	For	For	
Toray Industries, Inc.	3402	25-Jun-19	Annual	Management	4.4	Appoint Statutory Auditor Jono, Kazuya	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Toray Industries, Inc.	3402	25-Jun-19	Annual	Management	4.5	Appoint Statutory Auditor Kumasaka, Hiroyuki	For	For	
Toray Industries, Inc.	3402	25-Jun-19	Annual	Management	5	Approve Compensation Ceiling for Statutory Auditors	For	For	
Toray Industries, Inc.	3402	25-Jun-19	Annual	Management	6	Approve Annual Bonus	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.1	Elect Director Harimoto, Kunio	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.2	Elect Director Kitamura, Madoka	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.3	Elect Director Kiyota, Noriaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.4	Elect Director Morimura, Nozomu	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.5	Elect Director Abe, Soichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.6	Elect Director Hayashi, Ryosuke	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.7	Elect Director Aso, Taiichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.8	Elect Director Shirakawa, Satoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.9	Elect Director Taguchi, Tomoyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.10	Elect Director Tamura, Shinya	For	Against	We are holding this executive accountable for the board not being one-third independent.
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.11	Elect Director Masuda, Kazuhiko	For	For	
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.12	Elect Director Shimono, Masatsugu	For	For	
TOTO Ltd.	5332	25-Jun-19	Annual	Management	1.13	Elect Director Tsuda, Junji	For	For	
TOTO Ltd.	5332	25-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Sarasawa, Shuichi	For	For	
TOTO Ltd.	5332	25-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Marumori, Yasushi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
TOTO Ltd.	5332	25-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Miyano, Tsutomu	For	For	
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 7	For	For	
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.1	Elect Director Nakai, Takao	For	Against	We are holding this director accountable for sustained unsatisfactory financial performance.
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.2	Elect Director Otsuka, Ichio	For	Against	We are holding this director accountable for sustained unsatisfactory financial performance.
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.3	Elect Director Sumida, Hirohiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.4	Elect Director Gobun, Masashi	For	Against	We do not support insiders on the board other than the Chairman and/or President.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.5	Elect Director Soejima, Masakazu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.6	Elect Director Murohashi, Kazuo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.7	Elect Director Ogasawara, Koki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.8	Elect Director Kobayashi, Hideaki	For	For	
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.9	Elect Director Katayama, Tsutao	For	For	
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.10	Elect Director Asatsuma, Kei	For	For	
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.11	Elect Director Suzuki, Hiroshi	For	For	
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.12	Elect Director Shibasaka, Mamoru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	2.13	Elect Director Taniguchi, Mami	For	For	
Toyo Seikan Group Holdings Ltd.	5901	25-Jun-19	Annual	Management	3	Appoint Statutory Auditor Ikuta, Shoichi	For	For	
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 50	For	For	
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	2.1	Elect Director Karube, Jun	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	2.2	Elect Director Kashitani, Ichiro	For	Against	We are holding the President accountable for the board not being one-third independent.
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	2.3	Elect Director Murata, Minoru	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	2.4	Elect Director Yanase, Hideki	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	2.5	Elect Director Nagai, Yasuhiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	2.6	Elect Director Tominaga, Hiroshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	2.7	Elect Director Iwamoto, Hideyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	2.8	Elect Director Kawaguchi, Yoriko	For	For	
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	2.9	Elect Director Fujisawa, Kumi	For	For	
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	2.10	Elect Director Komoto, Kunihito	For	For	
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	2.11	Elect Director Didier Leroy	For	For	
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	3	Appoint Statutory Auditor Takahashi, Tsutomu	For	For	
Toyota Tsusho Corp.	8015	25-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	

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VMware, Inc.	VMW	25-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance and contains features that are not in line with best practice.
VMware, Inc.	VMW	25-Jun-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
VMware, Inc.	VMW	25-Jun-19	Annual	Management	4	Amend Qualified Employee Stock Purchase Plan	For	For	
VMware, Inc.	VMW	25-Jun-19	Annual	Management	5	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	
Voltronic Power Technology Corp.	6409	25-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
Voltronic Power Technology Corp.	6409	25-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Voltronic Power Technology Corp.	6409	25-Jun-19	Annual	Management	3	Approve Cash Distribution from Capital Reserve	For	For	
Voltronic Power Technology Corp.	6409	25-Jun-19	Annual	Management	4	Approve the Issuance of New Shares by Capitalization of Profit	For	For	
Voltronic Power Technology Corp.	6409	25-Jun-19	Annual	Management	5	Approve Issuance of New Shares of Restricted Stock Award	For	For	
Voltronic Power Technology Corp.	6409	25-Jun-19	Annual	Management	6	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Voltronic Power Technology Corp.	6409	25-Jun-19	Annual	Management	7	Amend Procedures for Lending Funds to Other Parties	For	For	
Voltronic Power Technology Corp.	6409	25-Jun-19	Annual	Management	8	Amend Procedures for Endorsement and Guarantees	For	For	
Voltronic Power Technology Corp.	6409	25-Jun-19	Annual	Management	9	Approve Amendments to Articles of Association	For	For	
Voltronic Power Technology Corp.	6409	25-Jun-19	Annual	Management	10.1	Elect SAM HO, with ID NO.F126520XXX, as Independent Director	For	For	
Voltronic Power Technology Corp.	6409	25-Jun-19	Annual	Management	11	Approve to Discharge the Non-Competition Duties of the New Directors	For	For	
Yamaguchi Financial Group, Inc.	8418	25-Jun-19	Annual	Management	1.1	Elect Director Yoshimura, Takeshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yamaguchi Financial Group, Inc.	8418	25-Jun-19	Annual	Management	1.2	Elect Director Umemoto, Hirohide	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yamaguchi Financial Group, Inc.	8418	25-Jun-19	Annual	Management	1.3	Elect Director Koda, Ichinari	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yamaguchi Financial Group, Inc.	8418	25-Jun-19	Annual	Management	1.4	Elect Director Oda, Koji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yamaguchi Financial Group, Inc.	8418	25-Jun-19	Annual	Management	1.5	Elect Director Kato, Mitsuru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Yamaguchi Financial Group, Inc.	8418	25-Jun-19	Annual	Management	1.6	Elect Director Kusunoki, Masao	For	For	

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Yamaguchi Financial Group, Inc.	8418	25-Jun-19	Annual	Management	2.1	Elect Director and Audit Committee Member Tsukuda, Kazuo	For	For	
Yamaguchi Financial Group, Inc.	8418	25-Jun-19	Annual	Management	2.2	Elect Director and Audit Committee Member Kunimasa, Michiaki	For	For	
Yamato Holdings Co., Ltd.	9064	25-Jun-19	Annual	Management	1.1	Elect Director Yamauchi, Masaki	For	For	
Yamato Holdings Co., Ltd.	9064	25-Jun-19	Annual	Management	1.2	Elect Director Nagao, Yutaka	For	For	
Yamato Holdings Co., Ltd.	9064	25-Jun-19	Annual	Management	1.3	Elect Director Kanda, Haruo	For	Against	We do not support insiders on the board other than the President and Chairman.
Yamato Holdings Co., Ltd.	9064	25-Jun-19	Annual	Management	1.4	Elect Director Shibasaki, Kenichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Yamato Holdings Co., Ltd.	9064	25-Jun-19	Annual	Management	1.5	Elect Director Mori, Masakatsu	For	For	
Yamato Holdings Co., Ltd.	9064	25-Jun-19	Annual	Management	1.6	Elect Director Tokuno, Mariko	For	For	
Yamato Holdings Co., Ltd.	9064	25-Jun-19	Annual	Management	1.7	Elect Director Kobayashi, Yoichi	For	For	
Yamato Holdings Co., Ltd.	9064	25-Jun-19	Annual	Management	1.8	Elect Director Sugata, Shiro	For	For	
Yamato Holdings Co., Ltd.	9064	25-Jun-19	Annual	Management	2	Appoint Statutory Auditor Kawasaki, Yoshihiro	For	Against	We are not supportive of insiders on the board of statutory auditors.
Yamato Holdings Co., Ltd.	9064	25-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Yokose, Motoharu	For	For	
Yokogawa Electric Corp.	6841	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 17	For	For	
Yokogawa Electric Corp.	6841	25-Jun-19	Annual	Management	2.1	Elect Director Nishijima, Takashi	For	For	
Yokogawa Electric Corp.	6841	25-Jun-19	Annual	Management	2.2	Elect Director Nara, Hitoshi	For	For	
Yokogawa Electric Corp.	6841	25-Jun-19	Annual	Management	2.3	Elect Director Anabuki, Junichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Yokogawa Electric Corp.	6841	25-Jun-19	Annual	Management	2.4	Elect Director Dai, Yu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Yokogawa Electric Corp.	6841	25-Jun-19	Annual	Management	2.5	Elect Director Uji, Noritaka	For	For	
Yokogawa Electric Corp.	6841	25-Jun-19	Annual	Management	2.6	Elect Director Seki, Nobuo	For	For	
Yokogawa Electric Corp.	6841	25-Jun-19	Annual	Management	2.7	Elect Director Sugata, Shiro	For	For	
Yokogawa Electric Corp.	6841	25-Jun-19	Annual	Management	2.8	Elect Director Uchida, Akira	For	For	
ZOZO, Inc.	3092	25-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 10	For	For	
ZOZO, Inc.	3092	25-Jun-19	Annual	Management	2	Amend Articles to Clarify Provisions on Alternate Statutory Auditors	For	For	
ZOZO, Inc.	3092	25-Jun-19	Annual	Management	3.1	Elect Director Maezawa, Yusaku	For	Against	We are holding this executive accountable for the board not being one-third independent.
ZOZO, Inc.	3092	25-Jun-19	Annual	Management	3.2	Elect Director Yanagisawa, Koji	For	Against	We are holding this executive accountable for the board not being one-third independent.

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ZOZO, Inc.	3092	25-Jun-19	Annual	Management	3.3	Elect Director Sawada, Kotaro	For	Against	We are holding this executive accountable for the board not being one-third independent.
ZOZO, Inc.	3092	25-Jun-19	Annual	Management	3.4	Elect Director Ito, Masahiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
ZOZO, Inc.	3092	25-Jun-19	Annual	Management	3.5	Elect Director Ono, Koji	For	For	
ZOZO, Inc.	3092	25-Jun-19	Annual	Management	3.6	Elect Director Hotta, Kazunori	For	For	
ZOZO, Inc.	3092	25-Jun-19	Annual	Management	4.1	Appoint Statutory Auditor Motai, Junichi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
ZOZO, Inc.	3092	25-Jun-19	Annual	Management	4.2	Appoint Statutory Auditor Igarashi, Hiroko	For	For	
ZOZO, Inc.	3092	25-Jun-19	Annual	Management	5	Appoint Alternate Statutory Auditor Hattori, Shichiro	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Air Water Inc.	4088	26-Jun-19	Annual	Management	1	Amend Articles to Change Location of Head Office - Clarify Director Authority on Shareholder Meetings - Amend Provisions on Director Titles - Clarify Director Authority on Board Meetings	For	For	
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.1	Elect Director Toyoda, Masahiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.2	Elect Director Imai, Yasuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.3	Elect Director Toyoda, Kikuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.4	Elect Director Shirai, Kiyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.5	Elect Director Karato, Yu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.6	Elect Director Machida, Masato	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.7	Elect Director Tsutsumi, Hideo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.8	Elect Director Shiomi, Yoshio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.9	Elect Director Sogabe, Yasushi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.10	Elect Director Kawata, Hirokazu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.11	Elect Director Kajiwara, Katsumi	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Air Water Inc.	4088	26-Jun-19	Annual	Management	2.12	Elect Director Iinaga, Atsushi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.13	Elect Director Komura, Kosuke	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.14	Elect Director Toyonaga, Akihiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.15	Elect Director Matsubayashi, Ryosuke	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.16	Elect Director Kanazawa, Masahiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.17	Elect Director Kato, Yasunori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.18	Elect Director Tanaka, Koji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.19	Elect Director Sakamoto, Yukiko	For	For	
Air Water Inc.	4088	26-Jun-19	Annual	Management	2.20	Elect Director Shimizu, Isamu	For	For	
Air Water Inc.	4088	26-Jun-19	Annual	Management	3	Approve Restricted Stock Plan	For	For	
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	1.1	Elect Director Kanome, Hiroyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	1.2	Elect Director Kubo, Taizo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	1.3	Elect Director Masunaga, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	1.4	Elect Director Izumi, Yasuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	1.5	Elect Director Arakawa, Ryuji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	1.6	Elect Director Kishida, Seiichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	1.7	Elect Director Katsuki, Hisashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	1.8	Elect Director Shimada, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	1.9	Elect Director Terai, Kimiko	For	For	
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	1.10	Elect Director Yatsurugi, Yoichiro	For	For	
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	1.11	Elect Director Konno, Shiho	For	For	
Alfresa Holdings Corp.	2784	26-Jun-19	Annual	Management	2	Approve Trust-Type Equity Compensation Plan	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	1	Approve Annual Report	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	2	Approve Financial Statements	For	For	

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ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	3	Approve Allocation of Income	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	4	Approve Allocation of Undistributed Profit from Previous Years	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	5	Approve Dividends of RUB 4.11 per Share	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	6	Approve Remuneration of Directors	For	Against	The director remuneration plan does not meet our guidelines.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	7	Approve Remuneration of Members of Audit Commission	For	Against	The remuneration plan does not meet our guidelines.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.1	Elect Mariia Gordon as Director	None	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.2	Elect Evgeniia Grigoreva as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.3	Elect Kirill Dmitriev as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.4	Elect Andrei Donets as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.5	Elect Sergei Donskoi as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.6	Elect Sergei Ivanov as Director	None	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.7	Elect Andrei Karkhu as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.8	Elect Dmitrii Konov as Director	None	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.9	Elect Galina Makarova as Director	None	For	

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ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.10	Elect Sergei Mestnikov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.11	Elect Aleksei Moiseev as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.12	Elect Aisen Nikolaev as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.13	Elect Anton Siluanov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.14	Elect Vladimir Solodov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	8.15	Elect Oleg Fedorov as Director	None	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	9.1	Elect Aleksandr Vasilchenko as Member of Audit Commission	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	9.2	Elect Anzhelika Gurova as Member of Audit Commission	For	Do Not Vote	We believe support for the other nominee is in the best interests of shareholders.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	9.3	Elect Nikolai Ivanov as Member of Audit Commission	For	Against	We believe support for the other nominee is in the best interests of shareholders.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	9.4	Elect Konstantin Pozdniakov as Member of Audit Commission	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	9.5	Elect Viktor Pushmin as Member of Audit Commission	For	For	

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ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	9.6	Elect Aleksandr Pshenichnikov as Member of Audit Commission	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	10	Ratify Auditor	For	Against	The auditor's tenure is not disclosed.
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	11	Approve New Edition of Charter	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	12	Approve New Edition of Regulations on General Meetings	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	13	Approve New Edition of Regulations on Board of Directors	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	14	Approve New Edition of Regulations on Management	For	For	
ALROSA PJSC	ALRS	26-Jun-19	Annual	Management	15	Approve New Edition of Regulations on Remuneration of Directors	For	Against	The director remuneration plan does not meet our guidelines.
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 25	For	For	
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	2.1	Elect Director Okamoto, Mitsuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	2.2	Elect Director Isobe, Tsutomu	For	Against	We are holding this executive accountable for the board not being one-third independent.
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	2.3	Elect Director Shibata, Kotaro	For	Against	We are holding this executive accountable for the board not being one-third independent.
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	2.4	Elect Director Kudo, Hidekazu	For	Against	We are holding this executive accountable for the board not being one-third independent.
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	2.5	Elect Director Miwa, Kazuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	2.6	Elect Director Mazuka, Michiyoshi	For	For	
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	2.7	Elect Director Chino, Toshitake	For	For	
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	2.8	Elect Director Miyoshi, Hidekazu	For	For	
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Shigeta, Takaya	For	Against	We are not supportive of insiders on the audit committee.
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Takenouchi, Akira	For	For	
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Murata, Makoto	For	For	
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	5	Approve Annual Bonus	For	For	
AMADA HOLDINGS Co., Ltd.	6113	26-Jun-19	Annual	Management	6	Approve Compensation Ceiling for Directors	For	For	
Aroundtown SA	AT1	26-Jun-19	Annual	Management	1	Receive Special Board Report Re: Statutory Financial Statements and Consolidated Financial Statements	None	None	

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Aroundtown SA	AT1	26-Jun-19	Annual	Management	2	Receive Special Auditor Report Re: Statutory Financial Statements and Consolidated Financial Statements	None	None	
Aroundtown SA	AT1	26-Jun-19	Annual	Management	3	Approve Financial Statements	For	For	
Aroundtown SA	AT1	26-Jun-19	Annual	Management	4	Approve Consolidated Financial Statements	For	For	
Aroundtown SA	AT1	26-Jun-19	Annual	Management	5	Approve Allocation of Income	For	For	
Aroundtown SA	AT1	26-Jun-19	Annual	Management	6	Approve Discharge of Directors	For	For	
Aroundtown SA	AT1	26-Jun-19	Annual	Management	7	Reelect Jelena Afxentiou as Director	For	Against	We do not support insiders on the board other than the CEO.
Aroundtown SA	AT1	26-Jun-19	Annual	Management	8	Reelect Oschrie Massatschi as Director	For	Against	We do not support insiders on the board other than the CEO.
Aroundtown SA	AT1	26-Jun-19	Annual	Management	9	Reelect Frank Roseen as Director	For	Against	We do not support insiders on the board other than the CEO.
Aroundtown SA	AT1	26-Jun-19	Annual	Management	10	Reelect Markus Leininger as Director	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Aroundtown SA	AT1	26-Jun-19	Annual	Management	11	Reelect Markus Kreuter as Director	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Aroundtown SA	AT1	26-Jun-19	Annual	Management	12	Renew Appointment of KPMG Luxembourg as Auditor	For	Against	The auditor's tenure is not disclosed.
Aroundtown SA	AT1	26-Jun-19	Annual	Management	13	Approve Dividends of EUR 0.2535 Per Share	For	For	
Athens Water Supply & Sewage Co. SA	EYDAP	26-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Athens Water Supply & Sewage Co. SA	EYDAP	26-Jun-19	Annual	Management	2	Approve Discharge of Board and Auditors	For	For	
Athens Water Supply & Sewage Co. SA	EYDAP	26-Jun-19	Annual	Management	3	Election of Directors by the Greek State	None	None	
Athens Water Supply & Sewage Co. SA	EYDAP	26-Jun-19	Annual	Management	4	Elect Independent Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Athens Water Supply & Sewage Co. SA	EYDAP	26-Jun-19	Annual	Management	5	Elect Members of Audit Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Athens Water Supply & Sewage Co. SA	EYDAP	26-Jun-19	Annual	Management	6	Approve Dividends	For	For	
Athens Water Supply & Sewage Co. SA	EYDAP	26-Jun-19	Annual	Management	7	Approve Remuneration for Board Chairman and CEO	For	For	
Athens Water Supply & Sewage Co. SA	EYDAP	26-Jun-19	Annual	Management	8	Approve Director Remuneration	For	For	
Athens Water Supply & Sewage Co. SA	EYDAP	26-Jun-19	Annual	Management	9	Approve Auditors and Fix Their Remuneration	For	For	

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Athens Water Supply & Sewage Co. SA	EYDAP	26-Jun-19	Annual	Management	10	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	1	Open Meeting	None	None	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	4	Elect Members of Vote Counting Commission	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	5	Approve Agenda of Meeting	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	6	Receive Management Board Report on Company's Operations	None	None	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	7	Receive Financial Statements	None	None	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	8	Receive Management Board Report on Group's Operations	None	None	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	9	Receive Consolidated Financial Statements	None	None	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	10	Receive Management Board Proposal on Treatment of Net Loss From Previous Years	None	None	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	11	Receive Management Board Proposal on Allocation of Income	None	None	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	12	Receive Supervisory Board Report	None	None	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.1	Approve Management Board Report on Company's Operations	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.2	Approve Financial Statements	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.3	Approve Management Board Report on Group's Operations	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.4	Approve Consolidated Financial Statements	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.5	Approve Treatment of Net Loss From Previous Years	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.6	Approve Allocation of Income and Dividends of PLN 6.60 per Share	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.7	Approve Supervisory Board Report	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.8a	Approve Discharge of Michal Krupinski (CEO)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.8b	Approve Discharge of Tomasz Kubiak (Deputy CEO)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.8c	Approve Discharge of Michal Lehmann (Deputy CEO)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.8d	Approve Discharge of Marek Lusztyn (Deputy CEO)	For	For	

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BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.8e	Approve Discharge of Tomasz Styczynski (Deputy CEO)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.8f	Approve Discharge of Marek Tomczuk (Deputy CEO)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.8g	Approve Discharge of Magdalena Zmitrowicz (Deputy CEO)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.8h	Approve Discharge of Andrzej Kopyrski (Deputy CEO)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.8i	Approve Discharge of Roksana Ciurysek-Gedir (Deputy CEO)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.9a	Approve Discharge of Pawel Surowka (Supervisory Board Chairman)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.9b	Approve Discharge of Joanna Blaszczyk (Supervisory Board Deputy Chairman)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.9c	Approve Discharge of Stanislaw Kaczoruk (Supervisory Board Deputy Chairman)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.9d	Approve Discharge of Pawel Stopczynski (Supervisory Board Member)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.9e	Approve Discharge of Grzegorz Janas (Supervisory Board Member)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.9f	Approve Discharge of Michal Kaszynski (Supervisory Board Member)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.9g	Approve Discharge of Justyna Glebikowska-Michalak (Supervisory Board Member)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.9h	Approve Discharge of Sabina Bigos-Jaworowska (Supervisory Board Member)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	13.9i	Approve Discharge of Marian Majcher (Supervisory Board Member)	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	14	Receive Information on Division of Centralny Dom Maklerski Pekao SA	None	None	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	15	Division of Centralny Dom Maklerski Pekao SA and Approve Transfer of Organized Part of Centralny Dom Maklerski Pekao SA to Bank Polska Kasa Opieki SA and Centrum Bankowosci Bezposredniej sp. z o.o.	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	16	Approve Remuneration Policy	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	17	Receive Supervisory Board Report on Company's Compliance with Corporate Governance Principles for Supervised Institutions	None	None	

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BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	18.1	Amend Statute Re: Corporate Purpose	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	18.2	Amend Statute Re: Corporate Purpose	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	18.3	Amend Statute	For	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Shareholder	19.1	Amend Statute	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Shareholder	19.2	Amend Statute	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Shareholder	19.3	Amend Statute	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Shareholder	20	Amend June 21, 2018, AGM Resolution Re: Approve Terms of Remuneration of Management Board Members	None	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Shareholder	21	Amend June 21, 2018, AGM Resolution Re: Approve Terms of Remuneration of Supervisory Board Members	None	For	
BANK POLSKA KASA OPIEKI SA	PEO	26-Jun-19	Annual	Management	22	Close Meeting	None	None	
CEZ as	CEZ	26-Jun-19	Annual	Management	1	Receive Board of Directors Report on Company's Operations and State of Its Assets	None	None	
CEZ as	CEZ	26-Jun-19	Annual	Management	2	Receive Supervisory Board Report	None	None	
CEZ as	CEZ	26-Jun-19	Annual	Management	3	Receive Audit Committee Report	None	None	
CEZ as	CEZ	26-Jun-19	Annual	Management	4.1	Approve Financial Statements	For	For	
CEZ as	CEZ	26-Jun-19	Annual	Management	4.2	Approve Consolidated Financial Statements	For	For	
CEZ as	CEZ	26-Jun-19	Annual	Management	5	Approve Allocation of Income and Dividends of CZK 24 per Share	For	For	
CEZ as	CEZ	26-Jun-19	Annual	Management	6	Ratify Auditor	For	For	
CEZ as	CEZ	26-Jun-19	Annual	Management	7	Approve Volume of Charitable Donations	For	For	
CEZ as	CEZ	26-Jun-19	Annual	Management	8	Approve Business Strategy for Next Year	For	For	
CEZ as	CEZ	26-Jun-19	Annual	Management	9	Recall and Elect Supervisory Board Members	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors. We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CEZ as	CEZ	26-Jun-19	Annual	Management	10	Recall and Elect Members of Audit Committee	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors. We are voting against all directors as the company has not properly disclosed the names of the nominees along with their independence status.
China Conch Venture Holdings Limited	586	26-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
China Conch Venture Holdings Limited	586	26-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
China Conch Venture Holdings Limited	586	26-Jun-19	Annual	Management	3a	Elect Guo Jingbin as Director	For	For	
China Conch Venture Holdings Limited	586	26-Jun-19	Annual	Management	3b	Elect Li Daming as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
China Conch Venture Holdings Limited	586	26-Jun-19	Annual	Management	3c	Elect Chan Kai Wing as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Conch Venture Holdings Limited	586	26-Jun-19	Annual	Management	3d	Elect Chang Zhangli as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
China Conch Venture Holdings Limited	586	26-Jun-19	Annual	Management	3e	Authorize Board to Fix Remuneration of Directors	For	For	
China Conch Venture Holdings Limited	586	26-Jun-19	Annual	Management	4	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Conch Venture Holdings Limited	586	26-Jun-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	
China Conch Venture Holdings Limited	586	26-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Conch Venture Holdings Limited	586	26-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
China Southern Airlines Company Limited	1055	26-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Southern Airlines Company Limited	1055	26-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
China Southern Airlines Company Limited	1055	26-Jun-19	Annual	Management	3	Approve 2018 Audited Consolidated Financial Statements	For	For	
China Southern Airlines Company Limited	1055	26-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Proposal	For	For	

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China Southern Airlines Company Limited	1055	26-Jun-19	Annual	Management	5	Approve KPMG Huazhen (Special General Partnership) as Auditors for Domestic, U.S. and Internal Control of Financial Reporting and KPMG as Auditors for Hong Kong Financial Reporting and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
China Southern Airlines Company Limited	1055	26-Jun-19	Annual	Management	6	Approve Authorization to Xiamen Airlines Company Limited to Provide Guarantees to Hebei Airlines Company Limited, Jiangxi Airlines Company Limited and Xiamen Airlines Finance Company Limited	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
China Southern Airlines Company Limited	1055	26-Jun-19	Annual	Management	7	Approve Authorization to the Company and Xiamen Airlines Company Limited to Respectively Provide Guarantees to their SPV	For	For	
China Southern Airlines Company Limited	1055	26-Jun-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Southern Airlines Company Limited	1055	26-Jun-19	Annual	Management	9	Approve Issuance of Debt Financing Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 25	For	For	
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	2	Approve Transfer of Electric Transmission and Distribution Operations to Wholly Owned Subsidiary	For	For	
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	3	Amend Articles to Amend Business Lines	For	For	
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.1	Elect Director Mizuno, Akihisa	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.2	Elect Director Katsuno, Satoru	For	Against	We are holding the President accountable for the board not being one-third independent.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.3	Elect Director Kataoka, Akinori	For	Against	We do not support insiders on the board other than the President and Chairman.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.4	Elect Director Kurata, Chiyoji	For	Against	We do not support insiders on the board other than the President and Chairman.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.5	Elect Director Masuda, Hiromu	For	Against	We do not support insiders on the board other than the President and Chairman.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.6	Elect Director Misawa, Taisuke	For	Against	We do not support insiders on the board other than the President and Chairman.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.7	Elect Director Ichikawa, Yaoji	For	Against	We do not support insiders on the board other than the President and Chairman.

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Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.8	Elect Director Hayashi, Kingo	For	Against	We do not support insiders on the board other than the President and Chairman.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.9	Elect Director Hiraiwa, Yoshiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.10	Elect Director Nemoto, Naoko	For	For	
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.11	Elect Director Hashimoto, Takayuki	For	For	
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	4.12	Elect Director Shimao, Tadashi	For	For	
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	5.1	Appoint Statutory Auditor Terada, Shuichi	For	Against	We are not supportive of insiders on the board of statutory auditors.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	5.2	Appoint Statutory Auditor Hamaguchi, Michinari	For	For	
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Management	6	Approve Trust-Type Equity Compensation Plan	For	For	
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Shareholder	7	Amend Articles to Amend Provisions on Exemption of Liabilities of Directors	Against	Against	We do not believe that support for this proposal is in shareholders' best interests.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Shareholder	8	Amend Articles to Decommission Hamaoka Nuclear Power Plant	Against	Against	We do not believe that support for this proposal is in shareholders' best interests.
Chubu Electric Power Co., Inc.	9502	26-Jun-19	Annual	Shareholder	9	Amend Articles to Prohibit Discharge of Spent Nuclear Fuels and High-Level Radioactive Wastes	Against	Against	We do not believe that support for this proposal is in shareholders' best interests.
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.1	Elect Director Hibino, Takashi	For	For	
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.2	Elect Director Nakata, Seiji	For	For	
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.3	Elect Director Matsui, Toshihiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.4	Elect Director Takahashi, Kazuo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.5	Elect Director Tashiro, Keiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.6	Elect Director Komatsu, Mikita	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.7	Elect Director Nakagawa, Masahisa	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.8	Elect Director Hanaoka, Sachiko	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.9	Elect Director Onodera, Tadashi	For	For	
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.10	Elect Director Ogasawara, Michiaki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.11	Elect Director Takeuchi, Hirotaka	For	For	
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.12	Elect Director Nishikawa, Ikuo	For	For	

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Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.13	Elect Director Kawai, Eriko	For	For	
Daiwa Securities Group Inc.	8601	26-Jun-19	Annual	Management	1.14	Elect Director Nishikawa, Katsuyuki	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Supervisory Committee	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Management	3	Approve 2018 Financial Report	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Management	5	Approve 2019 Financing Guarantee	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Management	6	Approve Appointment of Auditing Firms for 2019	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.1	Elect Chen Feihu as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.2	Elect Wang Sen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.3	Elect Wan Xin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.4	Elect Liang Yongpan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.5	Elect Ying Xuejun as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.6	Elect Zhu Shaowen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.7	Elect Cao Xin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.8	Elect Zhao Xianguo as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.9	Elect Zhang Ping as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.10	Elect Jin Shengxiang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.11	Elect Liu Jizhen as Director	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.12	Elect Feng Genfu as Director	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.13	Elect Luo Zhongwei as Director	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.14	Elect Liu Huangsong as Director	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	7.15	Elect Jiang Fuxiu as Director	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	8.1	Elect Liu Quancheng as Supervisor	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Shareholder	8.2	Elect Zhang Xiaoxu as Supervisor	For	For	
Datang International Power Generation Co., Ltd.	991	26-Jun-19	Annual	Management	9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
DENSO Corp.	6902	26-Jun-19	Annual	Management	1.1	Elect Director Arima, Koji	For	Against	We are holding the President accountable for the board not being one-third independent.
DENSO Corp.	6902	26-Jun-19	Annual	Management	1.2	Elect Director Yamanaka, Yasushi	For	Against	We do not support insiders on the board other than the President.
DENSO Corp.	6902	26-Jun-19	Annual	Management	1.3	Elect Director Wakabayashi, Hiroyuki	For	Against	We do not support insiders on the board other than the President.
DENSO Corp.	6902	26-Jun-19	Annual	Management	1.4	Elect Director Tsuzuki, Shoji	For	Against	We do not support insiders on the board other than the President.
DENSO Corp.	6902	26-Jun-19	Annual	Management	1.5	Elect Director Toyoda, Akio	For	Against	We do not support insiders on the board other than the President.
DENSO Corp.	6902	26-Jun-19	Annual	Management	1.6	Elect Director George Olcott	For	For	
DENSO Corp.	6902	26-Jun-19	Annual	Management	1.7	Elect Director Kushida, Shigeki	For	For	
DENSO Corp.	6902	26-Jun-19	Annual	Management	1.8	Elect Director Mitsuya, Yuko	For	For	
DENSO Corp.	6902	26-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Shimmura, Atsuhiko	For	Against	We are not supportive of insiders on the board of statutory auditors.
DENSO Corp.	6902	26-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Goto, Yasuko	For	For	
DENSO Corp.	6902	26-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Kitamura, Haruo	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
DENSO Corp.	6902	26-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Kitagawa, Hiromi	For	For	
DENSO Corp.	6902	26-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 40	For	For	
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.1	Elect Director Kitamura, Masayoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.2	Elect Director Watanabe, Toshifumi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.3	Elect Director Murayama, Hitoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.4	Elect Director Uchiyama, Masato	For	Against	We are holding this executive accountable for the board not being one-third independent.
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.5	Elect Director Urashima, Akihito	For	Against	We are holding this executive accountable for the board not being one-third independent.
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.6	Elect Director Onoi, Yoshiki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.7	Elect Director Minaminosono, Hiromi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.8	Elect Director Sugiyama, Hiroyasu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.9	Elect Director Tsukuda, Hideki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.10	Elect Director Honda, Makoto	For	Against	We are holding this executive accountable for the board not being one-third independent.
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.11	Elect Director Kanno, Hitoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.12	Elect Director Kajitani, Go	For	For	
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.13	Elect Director Ito, Tomonori	For	For	
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	2.14	Elect Director John Buchanan	For	For	
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Otsuka, Mutsutake	For	For	
Electric Power Development Co., Ltd.	9513	26-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Nakanishi, Kiyoshi	For	For	
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	3	Approve Financial Report	For	For	
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	4	Approve Annual Report and Summary	For	For	
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	5	Approve Profit Distribution	For	For	
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	6	Approve Internal Control Self-Evaluation Report	For	For	

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Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	7	Approve Appointment of Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	8	Approve Daily Related-party Transactions	For	Against	This proposal is not in shareholders' best interests.
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	9	Approve Daily Related-party Transactions of Shanghai Haili (Group) Co., Ltd.	For	For	
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	10	Approve Special Report on Foreign Exchange Trading Business	For	For	
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	11	Approve Use of Own Idle Funds for Investment in Financial Products	For	Against	This proposal is not in shareholders' best interests.
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Management	12	Approve Amendments to Articles of Association	For	For	
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Shareholder	13	Approve Termination of Remaining Stock Option Plan	For	For	
Gree Electric Appliances, Inc. of Zhuhai	000651	26-Jun-19	Annual	Shareholder	14	Approve Signing of Supplementary Trademark Rights Transfer Agreement and Related-party Transaction	For	For	
Guangzhou Baiyun International Airport Co., Ltd.	600004	26-Jun-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Guangzhou Baiyun International Airport Co., Ltd.	600004	26-Jun-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Guangzhou Baiyun International Airport Co., Ltd.	600004	26-Jun-19	Annual	Management	3	Approve Financial Statements	For	For	
Guangzhou Baiyun International Airport Co., Ltd.	600004	26-Jun-19	Annual	Management	4	Approve Annual Report	For	For	
Guangzhou Baiyun International Airport Co., Ltd.	600004	26-Jun-19	Annual	Management	5	Approve Profit Distribution	For	For	
Guangzhou Baiyun International Airport Co., Ltd.	600004	26-Jun-19	Annual	Management	6	Approve Issuance of Super Short-term Commercial Papers	For	For	
Guangzhou Baiyun International Airport Co., Ltd.	600004	26-Jun-19	Annual	Management	7	Approve Issuance of Medium-term Notes	For	For	
Guangzhou Baiyun International Airport Co., Ltd.	600004	26-Jun-19	Annual	Management	8	Approve Daily Related-party Transactions	For	For	
Guangzhou Baiyun International Airport Co., Ltd.	600004	26-Jun-19	Annual	Management	9	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed. The auditor's tenure is not disclosed.
HOYA Corp.	7741	26-Jun-19	Annual	Management	1.1	Elect Director Uchinaga, Yukako	For	For	
HOYA Corp.	7741	26-Jun-19	Annual	Management	1.2	Elect Director Urano, Mitsudo	For	For	
HOYA Corp.	7741	26-Jun-19	Annual	Management	1.3	Elect Director Takasu, Takeo	For	For	
HOYA Corp.	7741	26-Jun-19	Annual	Management	1.4	Elect Director Kaihori, Shuzo	For	For	
HOYA Corp.	7741	26-Jun-19	Annual	Management	1.5	Elect Director Yoshihara, Hiroaki	For	For	
HOYA Corp.	7741	26-Jun-19	Annual	Management	1.6	Elect Director Suzuki, Hiroshi	For	For	
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	1	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	2	Approve Issuance of Debt Financing Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	3	Approve 2018 Report of the Board	For	For	
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	4	Approve 2018 Report of the Supervisory Committee	For	For	
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	5	Approve 2018 Audited Financial Report	For	For	
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	6	Approve 2018 Profit Distribution Proposal	For	For	
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	7.1	Approve BDO China Shu Lun Pan Certified Public Accountants LLP (Special General Partnership) and BDO Limited as Domestic Auditor and Overseas Auditor, respectively, and Authorize Board to Fix Their Remuneration	For	For	
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	7.2	Approve BDO China Shu Lun Pan Certified Public Accountants LLP (Special General Partnership) as Internal Control Auditor and Authorize Board to Fix Their Remuneration	For	For	
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	8	Approve 2018 Performance Report of the Independent Non-Executive Directors	For	For	
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	9	Approve 2018 Remuneration of Directors and Supervisors	For	For	
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	10	Approve Adjustments of Each Independent Non-Executive Director's Allowance	For	For	
Huadian Power International Corp. Ltd.	1071	26-Jun-19	Annual	Management	11	Approve Adjustments of Each Independent Non-Executive Supervisor's Allowance	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Supervisory Committee	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	3	Approve 2018 Final Financial Report	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Shareholder	4	Approve 2018 Profit Distribution Plan	For	Against	We consider this shareholder proposal unnecessary as we are satisfied with the current dividend payout ratio.
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	5	Approve 2018 Annual Report	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	6	Approve 2019 Resolutions on Estimated Ordinary Transactions with Related Parties	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	6.1	Approve Ordinary Connected Transactions with Jiangsu Guoxin Investment Group Limited and Its Related Companies	For	For	

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Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	6.2	Approve Ordinary Connected Transactions with Jiangsu Communications Holding Co., Ltd. and Its Related Companies	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	6.3	Approve Ordinary Connected Transactions with Govtor Capital Group Co., Ltd. and Its Related Companies	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	6.4	Approve Ordinary Connected Transactions with Jiangsu SOHO Holdings Group Co., Ltd. and Its Related Companies	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	6.5	Approve Ordinary Connected Transactions with Other Related Parties	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	7	Approve 2019 Estimated Investment Amount for Proprietary Business	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	8	Approve KPMG Huazhen LLP as Auditor for the Accounting Statements, as Internal Control Auditor and to Issue Audit Reports on A Shares and H Shares and Fix Their Remuneration	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	9	Amend Decision Making System for External Guarantee	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	10	Approve Amendments to Regulations on the Management of Proceeds	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	11	Approve Amendments to Articles of Association	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	12	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	13	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
Huatai Securities Co., Ltd.	6886	26-Jun-19	Annual	Management	14	Approve Issuance of Domestic and Overseas Bond Financing Instruments	For	For	
Isuzu Motors Ltd.	7202	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 19	For	For	
Isuzu Motors Ltd.	7202	26-Jun-19	Annual	Management	2.1	Elect Director Katayama, Masanori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Isuzu Motors Ltd.	7202	26-Jun-19	Annual	Management	2.2	Elect Director Takahashi, Shinichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Isuzu Motors Ltd.	7202	26-Jun-19	Annual	Management	2.3	Elect Director Ito, Masatoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Isuzu Motors Ltd.	7202	26-Jun-19	Annual	Management	2.4	Elect Director Seto, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Isuzu Motors Ltd.	7202	26-Jun-19	Annual	Management	2.5	Elect Director Igeta, Kazuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Isuzu Motors Ltd.	7202	26-Jun-19	Annual	Management	2.6	Elect Director Ikemoto, Tetsuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Isuzu Motors Ltd.	7202	26-Jun-19	Annual	Management	2.7	Elect Director Aiba, Tetsuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 22	For	For	
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.1	Elect Director Takashiro, Isao	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.2	Elect Director Yokota, Nobuaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.3	Elect Director Suzuki, Hisayasu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.4	Elect Director Akahori, Masatoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.5	Elect Director Miyauchi, Toyohisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.6	Elect Director Onishi, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.7	Elect Director Yonemoto, Yasuhide	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.8	Elect Director Kawashita, Haruhisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.9	Elect Director Ishizeki, Kiyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.10	Elect Director Tanaka, Kazuhito	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.11	Elect Director Harada, Kazuyuki	For	For	
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.12	Elect Director Ueki, Yoshiharu	For	For	
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.13	Elect Director Nagamine, Toyoyuki	For	For	
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.14	Elect Director Kimura, Keiji	For	For	
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	2.15	Elect Director Tanji, Yasuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Kakizaki, Tamaki	For	For	
Japan Airport Terminal Co., Ltd.	9706	26-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Morita, Yasuko	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	1	Open Meeting	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	4	Elect Members of Vote Counting Commission	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	5	Approve Agenda of Meeting	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	6.1	Receive Supervisory Board Report on Its Review of Financial Statements, Management Board Report on Company's Operations, Report on Payments for Public Administration, and Management Board Proposals on Allocation of Income	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	6.2	Receive Supervisory Board Report on Its Review of Consolidated Financial Statements and Management Board Report on Group's Operations	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	6.3	Receive Supervisory Board Report on Its Work Including Its Review of Company's Standing, External Control System, and Risk Management System	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	7.1	Receive Financial Statements	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	7.2	Receive Management Board Report on Company's Operations	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	7.3	Receive Consolidated Financial Statements	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	7.4	Receive Report on Payments for Public Administration	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	7.5	Receive Management Board Proposal on Allocation of Income	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	7.6	Receive Management Board Proposal on Changes in Capital Reserve	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	8.1	Approve Financial Statements	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	8.2	Approve Management Board Report on Company's Operations	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	8.3	Approve Consolidated Financial Statements	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	8.4	Approve Report on Payments for Public Administration	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	8.5	Approve Allocation of Income and Dividends of PLN 1.71 per Share	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	8.6	Approve Transfer of PLN 124.5 Million from Reserve Capital to Supplementary Capital	For	For	

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Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	9	Receive Report on Representation Expenses, Expenses for Legal, Marketing, Public Relations, Social Communication, Consultancy Services, with Opinion of Supervisory Board	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.1a	Approve Discharge of Daniel Ozon (Management Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.1b	Approve Discharge of Tomasz Sledz (Management Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.1c	Approve Discharge of Artur Dyczko (Management Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.1d	Approve Discharge of Jolanta Gruszka (Management Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.1e	Approve Discharge of Robert Ostrowski (Management Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.1f	Approve Discharge of Artur Wojtkow (Management Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2a	Approve Discharge of Halina Buk (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2b	Approve Discharge of Krzysztof Kwasniewski (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2c	Approve Discharge of Tomasz Lis (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2d	Approve Discharge of Antoni Malinowski (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2e	Approve Discharge of Alojzy Nowak (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2f	Approve Discharge of Adam Pawlicki (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2g	Approve Discharge of Eugeniusz Baron (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2h	Approve Discharge of Robert Kudelski (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2i	Approve Discharge of Andrzej Palarczyk (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2j	Approve Discharge of Arkadiusz Wypych (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2k	Approve Discharge of Pawel Bieszczad (Supervisory Board Member)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2l	Approve Discharge of Tadeusz Kubiczek (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	10.2m	Approve Discharge of Konrad Balcerski (Supervisory Board Member)	For	For	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Shareholder	11	Cancel Jan. 12, 2017, EGM and June 23, 2017, AGM Resolutions Re: Approve Structure of Remuneration of Management Board; Approve Structure of Remuneration of Management Board	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Shareholder	12	Amend Jan. 12, 2017, EGM, Resolution Re: Approve Structure of Remuneration of Supervisory Board	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Shareholder	13	Amend Statute	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	14	Receive Information on Results of Recruitment Procedure for Management Board Members	None	None	
Jastrzebska Spolka Weglowa SA	JSW	26-Jun-19	Annual	Management	15	Close Meeting	None	None	
Jonjee Hi-Tech Industrial & Commercial Holding Co., Ltd.	600872	26-Jun-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Jonjee Hi-Tech Industrial & Commercial Holding Co., Ltd.	600872	26-Jun-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Jonjee Hi-Tech Industrial & Commercial Holding Co., Ltd.	600872	26-Jun-19	Annual	Management	3	Approve Financial Statements	For	For	
Jonjee Hi-Tech Industrial & Commercial Holding Co., Ltd.	600872	26-Jun-19	Annual	Management	4	Approve Profit Distribution	For	For	
Jonjee Hi-Tech Industrial & Commercial Holding Co., Ltd.	600872	26-Jun-19	Annual	Management	5	Approve to Appoint Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Jonjee Hi-Tech Industrial & Commercial Holding Co., Ltd.	600872	26-Jun-19	Annual	Management	6	Approve Guarantee Provision	For	For	
Jonjee Hi-Tech Industrial & Commercial Holding Co., Ltd.	600872	26-Jun-19	Annual	Management	7	Approve Board-Related Amendments to Articles of Association	For	For	
Jonjee Hi-Tech Industrial & Commercial Holding Co., Ltd.	600872	26-Jun-19	Annual	Management	8	Approve Guarantee-Related Amendments to Articles of Association	For	For	
Jonjee Hi-Tech Industrial & Commercial Holding Co., Ltd.	600872	26-Jun-19	Annual	Management	9	Approve Remuneration of Directors and Supervisors	For	For	
Jonjee Hi-Tech Industrial & Commercial Holding Co., Ltd.	600872	26-Jun-19	Annual	Management	10	Approve Annual Report and Summary	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
JTEKT Corp.	6473	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 22	For	For	
JTEKT Corp.	6473	26-Jun-19	Annual	Management	2.1	Elect Director Agata, Tetsuo	For	Against	We are holding the President accountable for the board not being one-third independent.
JTEKT Corp.	6473	26-Jun-19	Annual	Management	2.2	Elect Director Kaijima, Hiroyuki	For	Against	We do not support insiders on the board other than the President.
JTEKT Corp.	6473	26-Jun-19	Annual	Management	2.3	Elect Director Matsumoto, Takumi	For	Against	We do not support insiders on the board other than the President.
JTEKT Corp.	6473	26-Jun-19	Annual	Management	2.4	Elect Director Sano, Makoto	For	Against	We do not support insiders on the board other than the President.
JTEKT Corp.	6473	26-Jun-19	Annual	Management	2.5	Elect Director Kato, Shinji	For	Against	We do not support insiders on the board other than the President.
JTEKT Corp.	6473	26-Jun-19	Annual	Management	2.6	Elect Director Matsuoka, Hirofumi	For	Against	We do not support insiders on the board other than the President.
JTEKT Corp.	6473	26-Jun-19	Annual	Management	2.7	Elect Director Miyatani, Takao	For	For	
JTEKT Corp.	6473	26-Jun-19	Annual	Management	2.8	Elect Director Okamoto, Iwao	For	For	
JTEKT Corp.	6473	26-Jun-19	Annual	Management	2.9	Elect Director Uchiyamada, Takeshi	For	For	
JTEKT Corp.	6473	26-Jun-19	Annual	Management	2.10	Elect Director Yamamoto, Katsumi	For	Against	We do not support insiders on the board other than the President.
JTEKT Corp.	6473	26-Jun-19	Annual	Management	2.11	Elect Director Makino, Kazuhisa	For	Against	We do not support insiders on the board other than the President.
JTEKT Corp.	6473	26-Jun-19	Annual	Management	3	Appoint Statutory Auditor Sakurai, Yumiko	For	For	
JTEKT Corp.	6473	26-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 11	For	For	
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.1	Elect Director Sugimori, Tsutomu	For	For	
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.2	Elect Director Muto, Jun	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.3	Elect Director Kawada, Junichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.4	Elect Director Adachi, Hiroji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.5	Elect Director Taguchi, Satoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.6	Elect Director Ota, Katsuyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.7	Elect Director Hosoi, Hiroshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.

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JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.8	Elect Director Ouchi, Yoshiaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.9	Elect Director Murayama, Seiichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.10	Elect Director Ota, Hiroko	For	For	
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.11	Elect Director Otsuka, Mutsutake	For	For	
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	2.12	Elect Director Miyata, Yoshiiku	For	For	
JXTG Holdings, Inc.	5020	26-Jun-19	Annual	Management	3	Elect Director and Audit Committee Member Mitsuya, Yuko	For	For	
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 35	For	For	
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	2.1	Elect Director Murayama, Shigeru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	2.2	Elect Director Kanehana, Yoshinori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	2.3	Elect Director Tomida, Kenji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	2.4	Elect Director Watanabe, Tatsuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	2.5	Elect Director Yoneda, Michio	For	For	
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	2.6	Elect Director Yamamoto, Katsuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	2.7	Elect Director Namiki, Sukeyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	2.8	Elect Director Hashimoto, Yasuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	2.9	Elect Director Tamura, Yoshiaki	For	For	
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	2.10	Elect Director Jenifer Rogers	For	For	
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	2.11	Elect Director Shimokawa, Hiroyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kawasaki Heavy Industries, Ltd.	7012	26-Jun-19	Annual	Management	3	Appoint Statutory Auditor Saito, Ryoichi	For	For	
Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	1.1	Elect Director Kozuki, Kagemasa	For	For	
Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	1.2	Elect Director Kozuki, Takuya	For	For	
Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	1.3	Elect Director Nakano, Osamu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	1.4	Elect Director Higashio, Kimihiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	1.5	Elect Director Sakamoto, Satoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.

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Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	1.6	Elect Director Matsura, Yoshihiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	1.7	Elect Director Gemma, Akira	For	For	
Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	1.8	Elect Director Yamaguchi, Kaori	For	For	
Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	1.9	Elect Director Kubo, Kimito	For	For	
Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Yashiro, Takayoshi	For	For	
Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Kawakita, Chikara	For	For	
Konami Holdings Corp.	9766	26-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Shimada, Hideo	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 15	For	For	
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	2	Approve Transfer of Electric Transmission and Distribution Operations to Wholly Owned Subsidiary	For	For	
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	3	Amend Articles to Amend Provisions on Class A Preferred Shares	For	For	
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	4	Approve Disposal of Class A Preferred Shares for Private Placements	For	For	
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	5.1	Elect Director Uriu, Michiaki	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	5.2	Elect Director Ikebe, Kazuhiro	For	Against	We are holding the President accountable for the board not being one-third independent.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	5.3	Elect Director Sasaki, Yuzo	For	Against	We do not support insiders on the board other than the President and Chairman.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	5.4	Elect Director Yakushinji, Hideomi	For	Against	We do not support insiders on the board other than the President and Chairman.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	5.5	Elect Director Watanabe, Yoshiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	5.6	Elect Director Osa, Nobuya	For	Against	We do not support insiders on the board other than the President and Chairman.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	5.7	Elect Director Fujii, Ichiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	5.8	Elect Director Toyoshima, Naoyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	5.9	Elect Director Toyoma, Makoto	For	Against	We do not support insiders on the board other than the President and Chairman.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	5.10	Elect Director Watanabe, Akiyoshi	For	For	
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	5.11	Elect Director Kikukawa, Ritsuko	For	For	

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Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Management	6	Elect Director and Audit Committee Member Uruma, Michihiro	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders on the audit committee.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Shareholder	7	Remove Existing Director Ikebe, Kazuhiro	Against	Against	This proposal is not in shareholders' best interests.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Shareholder	8	Amend Articles to Abolish Decommissioning Plans	Against	Against	Considering the company's current policies and practices, we are not supportive of this prescriptive shareholder proposal. The proponent failed to provide a strong business case for such needs.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Shareholder	9	Amend Articles to Ban Construction of Dry Storage Facilities for Spent Nuclear Fuels	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Shareholder	10	Amend Articles to Establish Foundation for Research on Health Damage from Fukushima Nuclear Accident	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way and aims at micromanaging the company.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Shareholder	11	Amend Articles to Launch Supervisory Committee on Wheeling Charge	Against	Against	We consider the company's current policies and practices to be sufficient.
Kyushu Electric Power Co., Inc.	9508	26-Jun-19	Annual	Shareholder	12	Amend Articles to Withdraw from Spent Nuclear Fuel Recycling Business	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way.
Makita Corp.	6586	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 52	For	For	
Makita Corp.	6586	26-Jun-19	Annual	Management	2.1	Elect Director Goto, Masahiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Makita Corp.	6586	26-Jun-19	Annual	Management	2.2	Elect Director Goto, Munetoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Makita Corp.	6586	26-Jun-19	Annual	Management	2.3	Elect Director Torii, Tadayoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Makita Corp.	6586	26-Jun-19	Annual	Management	2.4	Elect Director Niwa, Hisayoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Makita Corp.	6586	26-Jun-19	Annual	Management	2.5	Elect Director Tomita, Shinichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Makita Corp.	6586	26-Jun-19	Annual	Management	2.6	Elect Director Kaneko, Tetsuhisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Makita Corp.	6586	26-Jun-19	Annual	Management	2.7	Elect Director Ota, Tomoyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Makita Corp.	6586	26-Jun-19	Annual	Management	2.8	Elect Director Tsuchiya, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Makita Corp.	6586	26-Jun-19	Annual	Management	2.9	Elect Director Yoshida, Masaki	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Makita Corp.	6586	26-Jun-19	Annual	Management	2.10	Elect Director Omote, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Makita Corp.	6586	26-Jun-19	Annual	Management	2.11	Elect Director Otsu, Yukihiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Makita Corp.	6586	26-Jun-19	Annual	Management	2.12	Elect Director Morita, Akiyoshi	For	For	
Makita Corp.	6586	26-Jun-19	Annual	Management	2.13	Elect Director Sugino, Masahiro	For	For	
Makita Corp.	6586	26-Jun-19	Annual	Management	3	Approve Annual Bonus	For	For	
Makita Corp.	6586	26-Jun-19	Annual	Management	4	Approve Restricted Stock Plan	For	For	
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 20	For	For	
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	2	Amend Articles to Adopt Board Structure with Audit Committee - Limit Rights of Odd-Lot Holders - Amend Provisions on Number of Directors - Authorize Directors to Execute Day to Day Operations without Full Board Approval	For	For	
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	3.1	Elect Director Kogai, Masamichi	For	For	
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	3.2	Elect Director Marumoto, Akira	For	For	
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	3.3	Elect Director Fujiwara, Kiyoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	3.4	Elect Director Shobuda, Kiyotaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	3.5	Elect Director Ono, Mitsuru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	3.6	Elect Director Koga, Akira	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	3.7	Elect Director Moro, Masahiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	3.8	Elect Director Sato, Kiyoshi	For	For	
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	3.9	Elect Director Ogawa, Michiko	For	For	
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	4.1	Elect Director and Audit Committee Member Maruyama, Masatoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	4.2	Elect Director and Audit Committee Member Yasuda, Masahiro	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	4.3	Elect Director and Audit Committee Member Sakai, Ichiro	For	For	

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Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	4.4	Elect Director and Audit Committee Member Tamano, Kunihiko	For	For	
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	4.5	Elect Director and Audit Committee Member Kitamura, Akira	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	4.6	Elect Director and Audit Committee Member Shibasaki, Hiroko	For	For	
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	5	Approve Compensation Ceiling for Directors Who Are Not Audit Committee Members	For	For	
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	6	Approve Compensation Ceiling for Directors Who Are Audit Committee Members	For	For	
Mazda Motor Corp.	7261	26-Jun-19	Annual	Management	7	Approve Deep Discount Stock Option Plan	For	For	
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	1.1	Elect Director Watanabe, Shuichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	1.2	Elect Director Chofuku, Yasuhiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	1.3	Elect Director Yoda, Toshihide	For	Against	We are holding this executive accountable for the board not being one-third independent.
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	1.4	Elect Director Sakon, Yuji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	1.5	Elect Director Hasegawa, Takuro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	1.6	Elect Director Watanabe, Shinjiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	1.7	Elect Director Kasutani, Seiichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	1.8	Elect Director Kagami, Mitsuko	For	For	
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	1.9	Elect Director Asano, Toshio	For	For	
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	1.10	Elect Director Shoji, Kuniko	For	For	
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Hirasawa, Toshio	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Kanda, Shigeru	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Kitagawa, Tetsuo	For	For	
Medipal Holdings Corp.	7459	26-Jun-19	Annual	Management	2.4	Appoint Statutory Auditor Sanuki, Yoko	For	For	
Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board	For	For	

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Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Supervisory Committee	For	For	
Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Management	3	Approve 2018 Final Accounts Report	For	For	
Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Management	5	Approve Remuneration of Directors and Supervisors	For	For	
Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Management	6	Approve 2019 Guarantee Plan	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Management	7	Approve Deloitte Touche Tohmatsu CPA LLP (Special General Partnership) as Auditor and Internal Control Auditor and Authorize Board to Fix Their Remuneration	For	For	
Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Management	9	Amend Articles of Association	For	For	
Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Management	10	Approve Issuance of Domestic Bonds	For	For	
Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Shareholder	11	Approve Mutual Supply of Comprehensive Raw Materials, Products and Services Agreement, Annual Caps and Related Transactions	For	For	
Metallurgical Corp. of China Ltd.	1618	26-Jun-19	Annual	Shareholder	12	Amend Rules and Procedures Regarding General Meetings of Shareholders	For	For	
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 27.5	For	For	
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.1	Elect Director Yamamoto, Ado	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.2	Elect Director Ando, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.3	Elect Director Takagi, Hideki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.4	Elect Director Haigo, Toshio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.5	Elect Director Iwase, Masaaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.6	Elect Director Takasaki, Hiroki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.7	Elect Director Suzuki, Kiyomi	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.8	Elect Director Yoshikawa, Takuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.9	Elect Director Yano, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.10	Elect Director Adachi, Munenori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.11	Elect Director Iwakiri, Michio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.12	Elect Director Hibino, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.13	Elect Director Momiyama, Mitsugu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.14	Elect Director Ozawa, Satoshi	For	For	
Nagoya Railroad Co., Ltd.	9048	26-Jun-19	Annual	Management	2.15	Elect Director Fukushima, Atsuko	For	For	
Nihon Unisys, Ltd.	8056	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 30	For	For	
Nihon Unisys, Ltd.	8056	26-Jun-19	Annual	Management	2.1	Elect Director Hiraoka, Akiyoshi	For	For	
Nihon Unisys, Ltd.	8056	26-Jun-19	Annual	Management	2.2	Elect Director Mukai, Susumu	For	Against	We do not support insiders on the board other than the President and Chairman.
Nihon Unisys, Ltd.	8056	26-Jun-19	Annual	Management	2.3	Elect Director Mukai, Toshio	For	Against	We do not support insiders on the board other than the President and Chairman.
Nihon Unisys, Ltd.	8056	26-Jun-19	Annual	Management	2.4	Elect Director Saito, Noboru	For	Against	We do not support insiders on the board other than the President and Chairman.
Nihon Unisys, Ltd.	8056	26-Jun-19	Annual	Management	2.5	Elect Director Katsuya, Koji	For	Against	We do not support insiders on the board other than the President and Chairman.
Nihon Unisys, Ltd.	8056	26-Jun-19	Annual	Management	2.6	Elect Director Sugimoto, Toshiki	For	Against	We do not support insiders on the board other than the President and Chairman.
Nihon Unisys, Ltd.	8056	26-Jun-19	Annual	Management	2.7	Elect Director Kawada, Go	For	For	
Nihon Unisys, Ltd.	8056	26-Jun-19	Annual	Management	2.8	Elect Director Sonoda, Ayako	For	For	
Nihon Unisys, Ltd.	8056	26-Jun-19	Annual	Management	2.9	Elect Director Sato, Chie	For	For	
Nihon Unisys, Ltd.	8056	26-Jun-19	Annual	Management	3	Approve Deep Discount Stock Option Plan	For	For	
Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 42	For	For	
Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	2.1	Elect Director Kinoshita, Kojiro	For	For	
Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	2.2	Elect Director Miyazaki, Junichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	2.3	Elect Director Fukuro, Hiroyoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.

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Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	2.4	Elect Director Miyaji, Katsuaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	2.5	Elect Director Honda, Takashi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	2.6	Elect Director Suzuki, Hitoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	2.7	Elect Director Kajiyama, Chisato	For	For	
Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	2.8	Elect Director Oe, Tadashi	For	For	
Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	2.9	Elect Director Obayashi, Hidehito	For	For	
Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	3	Appoint Statutory Auditor Onitsuka, Hiroshi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Nissan Chemical Corp.	4021	26-Jun-19	Annual	Management	4	Approve Trust-Type Equity Compensation Plan	For	For	
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 16	For	For	
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	2	Amend Articles to Adopt Board Structure with Audit Committee - Amend Provisions on Number of Directors - Authorize Directors to Execute Day to Day Operations without Full Board Approval	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	3.1	Elect Director Kemmoku, Nobuki	For	For	
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	3.2	Elect Director Takizawa, Michinori	For	Against	We do not support insiders on the board other than the President.
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	3.3	Elect Director Harada, Takashi	For	Against	We do not support insiders on the board other than the President.
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	3.4	Elect Director Mori, Akira	For	Against	We do not support insiders on the board other than the President.
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	3.5	Elect Director Yamada, Takao	For	Against	We do not support insiders on the board other than the President.
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	3.6	Elect Director Koike, Yuji	For	Against	We do not support insiders on the board other than the President.
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	3.7	Elect Director Mimura, Akio	For	For	
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	3.8	Elect Director Fushiya, Kazuhiko	For	For	
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	3.9	Elect Director Iwasaki, Koichi	For	Against	We do not support insiders on the board other than the President.
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	3.10	Elect Director Nagai, Moto	For	For	
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	4.1	Elect Director and Audit Committee Member Ouchi, Sho	For	Against	We do not support insiders on the board other than the President. We are not supportive of insiders on the audit committee.

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Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	4.2	Elect Director and Audit Committee Member Kawawa, Tetsuo	For	For	
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	4.3	Elect Director and Audit Committee Member Ito, Satoshi	For	For	
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	4.4	Elect Director and Audit Committee Member Tomita, Mieko	For	For	
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	5	Approve Compensation Ceiling for Directors Who Are Not Audit Committee Members	For	For	
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	6	Approve Compensation Ceiling for Directors Who Are Audit Committee Members	For	For	
Nisshin Seifun Group Inc.	2002	26-Jun-19	Annual	Management	7	Approve Trust-Type Equity Compensation Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs).
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 55	For	For	
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	2.1	Elect Director Ando, Koki	For	For	
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	2.2	Elect Director Ando, Noritaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	2.3	Elect Director Yokoyama, Yukio	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	2.4	Elect Director Kobayashi, Ken	For	For	
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	2.5	Elect Director Okafuji, Masahiro	For	For	
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	2.6	Elect Director Karube, Isao	For	For	
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	2.7	Elect Director Mizuno, Masato	For	For	
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	2.8	Elect Director Nakagawa, Yukiko	For	For	
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Mukai, Chisugi	For	For	
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Kamei, Naohiro	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Nissin Foods Holdings Co., Ltd.	2897	26-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Sugiura, Tetsuro	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	1	Open Meeting	None	None	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	2	Prepare List of Shareholders	None	None	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	3	Elect Meeting Chairman	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	4	Acknowledge Proper Convening of Meeting	None	None	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	5	Approve Agenda of Meeting	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	6	Receive Supervisory Board Report on Results of Recruitment for Positions of Management Board Members	None	None	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	7.1	Receive Supervisory Board Report on Financial Statements	None	None	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	7.2	Receive Supervisory Board Report on Consolidated Financial Statements	None	None	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	7.3	Receive Supervisory Board Report on Management Board Report on Group's Operations	None	None	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	7.4	Receive Supervisory Board Report on Management's Proposal of Allocation of Income	None	None	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	7.5	Receive Supervisory Board Opinion on Company's Standing, Internal Control System, Risk Management, Compliance, and Internal Audit Function	None	None	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	7.6	Receive Supervisory Board Report on Company's Compliance with Polish Corporate Governance Code	None	None	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	7.7	Receive Supervisory Board Opinion on Company's Sponsoring and Charity Activities	None	None	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	8	Receive Management Board Report on Expenses Related to Representation, Legal Services, Marketing Services, Public Relations Services, Social Communication Services, and Management Advisory Services	None	None	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	9	Approve Financial Statements	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	10	Approve Consolidated Financial Statements	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	11	Approve Management Board Report on Group's Operations	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	12	Approve Allocation of Income	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	13	Approve Day and Terms of Dividend Payout	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	14.1	Approve Discharge of Krzysztof Maminski (CEO)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	14.2	Approve Discharge of Czeslaw Warsewicz (CEO)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	14.3	Approve Discharge of Leszek Borowiec (Management Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	14.4	Approve Discharge of Witold Bawor (Management Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	14.5	Approve Discharge of Grzegorz Fingas (Management Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	14.6	Approve Discharge of Zenon Kozendra (Management Board Member)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	15.1	Approve Discharge of Krzysztof Maminski (Supervisory Board Chairman)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	15.2	Approve Discharge of Miroslaw Antonowicz (Supervisory Board Deputy Chairman)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	15.3	Approve Discharge of Krzysztof Czarnota (Supervisory Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	15.4	Approve Discharge of Zofia Dzik (Supervisory Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	15.5	Approve Discharge of Raimondo Eggink (Supervisory Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	15.6	Approve Discharge of Malgorzata Kryszkiewicz (Supervisory Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	15.7	Approve Discharge of Tadeusz Stachaczynski (Supervisory Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	15.8	Approve Discharge of Wladyslaw Szczepkowski (Supervisory Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	15.9	Approve Discharge of Jerzy Sosnierz (Supervisory Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	15.10	Approve Discharge of Pawel Sosnowski (Supervisory Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	15.11	Approve Discharge of Czeslaw Warsewicz (Supervisory Board Member)	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	16	Elect Supervisory Board Member	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PKP Cargo SA	PKP	26-Jun-19	Annual	Shareholder	17.1	Amend Statute Re: General Meeting	None	Against	We do not believe that support for this proposal is in shareholders' best interests.
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.2	Amend Statute Re: Management Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.3	Amend Statute Re: Management Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.4	Amend Statute Re: Management Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.5	Amend Statute Re: Management Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.6	Amend Statute Re: Management Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.7	Amend Statute Re: Management Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.8	Amend Statute Re: Management Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.9	Amend Statute Re: Management Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.10	Amend Statute Re: Management Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Shareholder	17.11	Amend Statute Re: Management Board	None	Against	We do not believe that support for this proposal is in shareholders' best interests.
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.12	Amend Statute Re: Supervisory Board	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.13	Amend Statute Re: Supervisory Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Shareholder	17.14	Amend Statute Re: Supervisory Board	None	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.15	Amend Statute Re: Supervisory Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.16	Amend Statute Re: Supervisory Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.17	Amend Statute Re: Supervisory Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.18	Amend Statute Re: Supervisory Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.19	Amend Statute Re: Supervisory Board	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Shareholder	17.20	Amend Statute Re: Supervisory Board	None	Against	We do not believe that support for this proposal is in shareholders' best interests.
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	17.21	Amend Statute Re: Final Provisions	For	For	
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	18	Approve Acquisition of 23 Shares of Advanced World Transport a.s.	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	19	Ratify Auditor	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	20	Transact Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
PKP Cargo SA	PKP	26-Jun-19	Annual	Management	21	Close Meeting	None	None	
PT Gudang Garam Tbk	GGRM	26-Jun-19	Annual	Management	1	Accept Directors' Report	For	For	
PT Gudang Garam Tbk	GGRM	26-Jun-19	Annual	Management	2	Accept Financial Statements	For	For	
PT Gudang Garam Tbk	GGRM	26-Jun-19	Annual	Management	3	Approve Dividends	For	For	
PT Gudang Garam Tbk	GGRM	26-Jun-19	Annual	Management	4	Approve Changes in Board of Company	For	For	
PT Gudang Garam Tbk	GGRM	26-Jun-19	Annual	Management	5	Approve Auditors	For	Against	The auditor's tenure is not disclosed. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Rinnai Corp.	5947	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 48	For	For	
Rinnai Corp.	5947	26-Jun-19	Annual	Management	2.1	Elect Director Hayashi, Kenji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Rinnai Corp.	5947	26-Jun-19	Annual	Management	2.2	Elect Director Naito, Hiroyasu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Rinnai Corp.	5947	26-Jun-19	Annual	Management	2.3	Elect Director Narita, Tsunenori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Rinnai Corp.	5947	26-Jun-19	Annual	Management	2.4	Elect Director Kosugi, Masao	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Rinnai Corp.	5947	26-Jun-19	Annual	Management	2.5	Elect Director Kondo, Yuji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Rinnai Corp.	5947	26-Jun-19	Annual	Management	2.6	Elect Director Matsui, Nobuyuki	For	For	
Rinnai Corp.	5947	26-Jun-19	Annual	Management	2.7	Elect Director Kamio, Takashi	For	For	
Rinnai Corp.	5947	26-Jun-19	Annual	Management	3	Appoint Statutory Auditor Shinji, Katsuhiko	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Rinnai Corp.	5947	26-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Ishikawa, Yoshiro	For	For	
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 85	For	For	
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	2.1	Elect Director Iida, Makoto	For	Against	We are holding this executive accountable for the board not being one-third independent.
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	2.2	Elect Director Nakayama, Yasuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	2.3	Elect Director Yoshida, Yasuyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	2.4	Elect Director Ozeki, Ichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	2.5	Elect Director Fuse, Tatsuro	For	Against	We are holding this executive accountable for the board not being one-third independent.
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	2.6	Elect Director Izumida, Tatsuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	2.7	Elect Director Kurihara, Tatsushi	For	Against	We are holding this executive accountable for the board not being one-third independent.
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	2.8	Elect Director Hirose, Takaharu	For	For	
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	2.9	Elect Director Kawano, Hirobumi	For	For	
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	2.10	Elect Director Watanabe, Hajime	For	For	
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Ito, Takayuki	For	Against	We are not supportive of insiders on the board of statutory auditors.
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Kato, Koji	For	Against	We are not supportive of insiders on the board of statutory auditors.
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Kato, Hideki	For	For	
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	3.4	Appoint Statutory Auditor Yasuda, Makoto	For	For	
SECOM Co., Ltd.	9735	26-Jun-19	Annual	Management	3.5	Appoint Statutory Auditor Tanaka, Setsuo	For	For	
Seiko Epson Corp.	6724	26-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 31	For	For	
Seiko Epson Corp.	6724	26-Jun-19	Annual	Management	2.1	Elect Director Usui, Minoru	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Seiko Epson Corp.	6724	26-Jun-19	Annual	Management	2.2	Elect Director Kubota, Koichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Seiko Epson Corp.	6724	26-Jun-19	Annual	Management	2.3	Elect Director Seki, Tatsuaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Seiko Epson Corp.	6724	26-Jun-19	Annual	Management	2.4	Elect Director Ogawa, Yasunori	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Seiko Epson Corp.	6724	26-Jun-19	Annual	Management	2.5	Elect Director Kawana, Masayuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Seiko Epson Corp.	6724	26-Jun-19	Annual	Management	2.6	Elect Director Takahata, Toshiya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Seiko Epson Corp.	6724	26-Jun-19	Annual	Management	2.7	Elect Director Omiya, Hideaki	For	For	
Seiko Epson Corp.	6724	26-Jun-19	Annual	Management	2.8	Elect Director Matsunaga, Mari	For	For	
Seiko Epson Corp.	6724	26-Jun-19	Annual	Management	3	Approve Annual Bonus	For	For	
Shimadzu Corp.	7701	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 15	For	For	
Shimadzu Corp.	7701	26-Jun-19	Annual	Management	2.1	Elect Director Nakamoto, Akira	For	For	
Shimadzu Corp.	7701	26-Jun-19	Annual	Management	2.2	Elect Director Ueda, Teruhisa	For	For	
Shimadzu Corp.	7701	26-Jun-19	Annual	Management	2.3	Elect Director Miura, Yasuo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Shimadzu Corp.	7701	26-Jun-19	Annual	Management	2.4	Elect Director Furusawa, Koji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Shimadzu Corp.	7701	26-Jun-19	Annual	Management	2.5	Elect Director Kitaoka, Mitsuo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Shimadzu Corp.	7701	26-Jun-19	Annual	Management	2.6	Elect Director Sawaguchi, Minoru	For	For	
Shimadzu Corp.	7701	26-Jun-19	Annual	Management	2.7	Elect Director Fujiwara, Taketsugu	For	For	
Shimadzu Corp.	7701	26-Jun-19	Annual	Management	2.8	Elect Director Wada, Hiroko	For	For	
Shimadzu Corp.	7701	26-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Koyazaki, Makoto	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Shimadzu Corp.	7701	26-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Nishio, Masahiro	For	For	
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	2	Approve Final Dividend	For	For	
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	3A	Elect Cai Dong as Director	For	For	
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	3B	Elect Dai Lixin as Director	For	Against	We do not support insiders on the board other than the CEO.
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	3C	Elect Sun Chenglong as Director	For	Against	We do not support insiders on the board other than the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	3D	Elect Jörg Mommertz as Director	For	Against	We do not support insiders on the board other than the CEO.
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	3E	Elect Andreas Hermann Renschler as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	3F	Elect Joachim Gerhard Drees as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	3G	Elect Jiang Kui as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	3H	Elect Annette Danielski as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	3I	Elect Lin Zhijun as Director	For	Against	This director is overboarded.
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	3J	Elect Zhao Hang as Director	For	For	
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	3K	Authorize Board to Fix Remuneration of Directors	For	For	
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	5A	Elect Lyu Shousheng as Director	For	For	
Sinotruk (Hong Kong) Limited	3808	26-Jun-19	Annual	Management	5B	Authorize Board to Fix Remuneration of Lyu Shousheng	For	For	
Suzuken Co., Ltd.	9987	26-Jun-19	Annual	Management	1.1	Elect Director Bessho, Yoshiki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Suzuken Co., Ltd.	9987	26-Jun-19	Annual	Management	1.2	Elect Director Miyata, Hiromi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Suzuken Co., Ltd.	9987	26-Jun-19	Annual	Management	1.3	Elect Director Asano, Shigeru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Suzuken Co., Ltd.	9987	26-Jun-19	Annual	Management	1.4	Elect Director Saito, Masao	For	Against	We are holding this executive accountable for the board not being one-third independent.
Suzuken Co., Ltd.	9987	26-Jun-19	Annual	Management	1.5	Elect Director Izawa, Yoshimichi	For	Against	We are holding this executive accountable for the board not being one-third independent.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Suzuken Co., Ltd.	9987	26-Jun-19	Annual	Management	1.6	Elect Director Tamura, Hisashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Suzuken Co., Ltd.	9987	26-Jun-19	Annual	Management	1.7	Elect Director Ueda, Keisuke	For	For	
Suzuken Co., Ltd.	9987	26-Jun-19	Annual	Management	1.8	Elect Director Iwatani, Toshiaki	For	For	
Suzuken Co., Ltd.	9987	26-Jun-19	Annual	Management	1.9	Elect Director Usui, Yasunori	For	For	
Suzuken Co., Ltd.	9987	26-Jun-19	Annual	Management	2	Appoint Statutory Auditor Muranaka, Toru	For	For	
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 22	For	For	
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.1	Elect Director Kida, Tetsuhiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.2	Elect Director Uehara, Hirohisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.3	Elect Director Seike, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.4	Elect Director Nagata, Mitsuhiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.5	Elect Director Tamura, Yasuro	For	Against	We are holding this executive accountable for the board not being one-third independent.
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.6	Elect Director Tanaka, Yoshihisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.7	Elect Director Matsuyama, Haruka	For	For	
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.8	Elect Director Ogo, Naoki	For	For	
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.9	Elect Director Higaki, Seiji	For	For	
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.10	Elect Director Soejima, Naoki	For	Against	We are holding this executive accountable for the board not being one-third independent.
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.11	Elect Director Kudo, Minoru	For	Against	We are holding this executive accountable for the board not being one-third independent.
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	2.12	Elect Director Itasaka, Masafumi	For	Against	We are holding this executive accountable for the board not being one-third independent.
T&D Holdings, Inc.	8795	26-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Watanabe, Kensaku	For	For	
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 70	For	For	
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	2	Amend Articles to Reduce Directors' Term	For	For	
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.1	Elect Director Yamauchi, Takashi	For	For	
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.2	Elect Director Murata, Yoshiyuki	For	For	
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.3	Elect Director Sakurai, Shigeyuki	For	Against	We do not support insiders on the board other than the President and Chairman.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.4	Elect Director Tanaka, Shigeyoshi	For	Against	We do not support insiders on the board other than the President and Chairman.
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.5	Elect Director Yaguchi, Norihiko	For	Against	We do not support insiders on the board other than the President and Chairman.
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.6	Elect Director Shirakawa, Hiroshi	For	Against	We do not support insiders on the board other than the President and Chairman.
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.7	Elect Director Aikawa, Yoshiro	For	Against	We do not support insiders on the board other than the President and Chairman.
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.8	Elect Director Kimura, Hiroshi	For	Against	We do not support insiders on the board other than the President and Chairman.
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.9	Elect Director Nishimura, Atsuko	For	For	
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.10	Elect Director Murakami, Takao	For	For	
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.11	Elect Director Otsuka, Norio	For	For	
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	3.12	Elect Director Kokubu, Fumiya	For	For	
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	4.1	Appoint Statutory Auditor Hayashi, Takashi	For	Against	We are not supportive of insiders on the board of statutory auditors.
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	4.2	Appoint Statutory Auditor Noma, Akihiko	For	Against	We are not supportive of insiders on the board of statutory auditors.
TAISEI Corp. (1801)	1801	26-Jun-19	Annual	Management	4.3	Appoint Statutory Auditor Maeda, Terunobu	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
The Chiba Bank, Ltd.	8331	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 8	For	For	
The Chiba Bank, Ltd.	8331	26-Jun-19	Annual	Management	2.1	Elect Director Sakuma, Hidetoshi	For	For	
The Chiba Bank, Ltd.	8331	26-Jun-19	Annual	Management	2.2	Elect Director Yonemoto, Tsutomu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
The Chiba Bank, Ltd.	8331	26-Jun-19	Annual	Management	2.3	Elect Director Wakabayashi, Junya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
The Chiba Bank, Ltd.	8331	26-Jun-19	Annual	Management	2.4	Elect Director Yokota, Tomoyuki	For	For	
The Chiba Bank, Ltd.	8331	26-Jun-19	Annual	Management	2.5	Elect Director Tashima, Yuko	For	For	
The Chiba Bank, Ltd.	8331	26-Jun-19	Annual	Management	2.6	Elect Director Takayama, Yasuko	For	For	
The Chiba Bank, Ltd.	8331	26-Jun-19	Annual	Management	3	Appoint Statutory Auditor Yoshida, Masakazu	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 25	For	For	
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	2	Approve Transfer of Electric Transmission and Distribution Operations to Wholly Owned Subsidiary	For	For	
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	3	Amend Articles to Amend Business Lines	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	4.1	Elect Director Karita, Tomohide	For	Against	We are holding the Chairman accountable for sustained unsatisfactory financial performance. We are holding the Chairman accountable for the board not being one-third independent.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	4.2	Elect Director Shimizu, Mareshige	For	Against	We are holding the President accountable for sustained unsatisfactory financial performance. We are holding the President accountable for the board not being one-third independent.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	4.3	Elect Director Ogawa, Moriyoshi	For	Against	We do not support insiders on the board other than the President and Chairman.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	4.4	Elect Director Hirano, Masaki	For	Against	We do not support insiders on the board other than the President and Chairman.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	4.5	Elect Director Matsuoka, Hideo	For	Against	We do not support insiders on the board other than the President and Chairman.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	4.6	Elect Director Iwasaki, Akimasa	For	Against	We do not support insiders on the board other than the President and Chairman.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	4.7	Elect Director Ashitani, Shigeru	For	Against	We do not support insiders on the board other than the President and Chairman.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	4.8	Elect Director Shigeto, Takafumi	For	Against	We do not support insiders on the board other than the President and Chairman.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	4.9	Elect Director Takimoto, Natsuhiko	For	Against	We do not support insiders on the board other than the President and Chairman.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	4.10	Elect Director Yamashita, Masahiro	For	Against	We do not support insiders on the board other than the President and Chairman.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Management	4.11	Elect Director Kanda, Hisashi	For	Against	We do not support insiders on the board other than the President and Chairman.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Shareholder	5	Amend Articles to Separate Ownership of Electricity Transmission and Distribution Business, and Power Generation and Retail Business	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Shareholder	6	Amend Articles to Withdraw from Nuclear Power Generation	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Shareholder	7	Amend Articles to Ban Reprocessing of Spent Nuclear Fuels	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Shareholder	8	Amend Articles to Add Provisions on Nuclear Safety Agreements with Municipalities, and Formulation of Nuclear Accident Evacuation Plans	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way.
The Chugoku Electric Power Co., Inc.	9504	26-Jun-19	Annual	Shareholder	9	Amend Articles to Promote Renewable Energy	Against	Against	We are not supportive of this shareholder proposal as it is written in a prescriptive way.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 20	For	For	
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	2	Approve Transfer of Electric Transmission and Distribution Operations to Wholly Owned Subsidiary	For	For	
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.1	Elect Director Kaiwa, Makoto	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.2	Elect Director Harada, Hiroya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.3	Elect Director Sakamoto, Mitsuhiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.4	Elect Director Okanobu, Shinichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.5	Elect Director Masuko, Jiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.6	Elect Director Higuchi, Kojiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.7	Elect Director Yamamoto, Shunji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.8	Elect Director Abe, Toshinori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.9	Elect Director Yashiro, Hirohisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.10	Elect Director Ito, Hirohiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.11	Elect Director Kondo, Shiro	For	For	
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.12	Elect Director Ogata, Masaki	For	For	
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	3.13	Elect Director Kamijo, Tsutomu	For	For	
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Management	4	Elect Director and Audit Committee Member Miyahara, Ikuko	For	Against	We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Shareholder	5	Amend Articles to Withdraw from Nuclear Power Generation and Ban Investments to Nuclear Power Companies	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Shareholder	6	Amend Articles to Formulate Decommissioning Plan for Onagawa Nuclear Power Plant	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Shareholder	7	Amend Articles to Abolish Electricity Supply Contract with Japan Atomic Power Company	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Shareholder	8	Amend Articles to Secure Preapproval from Local Municipalities before Constriction of Nuclear Power-Related Facilities	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
Tohoku Electric Power Co., Inc.	9506	26-Jun-19	Annual	Shareholder	9	Amend Articles to Separate Ownership of Electricity Transmission and Distribution Business, and Power Generation and Retail Business	Against	Against	We consider the company's current policies and practices to be sufficient.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.1	Elect Director Kawamura, Takashi	For	For	
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.2	Elect Director Kunii, Hideko	For	For	
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.3	Elect Director Utsuda, Shoei	For	For	
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.4	Elect Director Takaura, Hideo	For	For	
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.5	Elect Director Annen, Junji	For	For	
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.6	Elect Director Toyama, Kazuhiko	For	For	
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.7	Elect Director Kobayakawa, Tomoaki	For	For	
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.8	Elect Director Fubasami, Seiichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.9	Elect Director Moriya, Seiji	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.10	Elect Director Akimoto, Nobuhide	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.11	Elect Director Makino, Shigenori	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.12	Elect Director Yamashita, Ryuichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Management	1.13	Elect Director Morishita, Yoshihito	For	Against	We do not support insiders on the board other than the President and Chairman.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Shareholder	2	Amend Articles to Freeze Decommissioning Plan of Fukushima Daiichi Nuclear Plant	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Shareholder	3	Amend Articles to Develop Technologies for Storage of Radiation-Tainted Water and Extraction of Radionuclide from Tainted Water	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Shareholder	4	Amend Articles to Add Provisions on Evacuation Plan in Nuclear Accident Emergency	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Shareholder	5	Amend Articles to Ban Support for Japan Atomic Power Company	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Shareholder	6	Amend Articles to Directly Hire On-Site Workers at Nuclear Power Plants	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Shareholder	7	Amend Articles to Promote Decentralized Electricity Transmission System	Against	Against	We consider the company's current policies and practices to be sufficient.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Shareholder	8	Amend Articles to Allow Consumers to Opt-out from the Use of Smart Meter	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Shareholder	9	Amend Articles to Promote Female Directors and Executives	Against	Against	We are not supportive of this shareholder proposal as it is overly prescriptive.
Tokyo Electric Power Co. Holdings, Inc.	9501	26-Jun-19	Annual	Shareholder	10	Amend Articles to Add Provisions on Recording, Maintenance and Disclosure of Meeting Minutes	Against	Against	We consider the company's current policies and practices to be sufficient.
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 8	For	For	
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.1	Elect Director Kanazashi, Kiyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.2	Elect Director Okuma, Yuji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.3	Elect Director Sakaki, Shinji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.4	Elect Director Uemura, Hitoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.5	Elect Director Saiga, Katsuhide	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.6	Elect Director Nishikawa, Hironori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.7	Elect Director Okada, Masashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.8	Elect Director Kimura, Shohei	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.9	Elect Director Nomoto, Hirofumi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.10	Elect Director Iki, Koichi	For	For	
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.11	Elect Director Kaiami, Makoto	For	For	
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.12	Elect Director Arai, Saeko	For	For	
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	2.13	Elect Director Ogasawara, Michiaki	For	For	
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	3	Appoint Statutory Auditor Mochida, Kazuo	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Tokyu Fudosan Holdings Corp.	3289	26-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Nagao, Ryo	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	1	Amend Articles to Recognize Validity of Board Resolutions in Written or Electronic Format	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.1	Elect Director Kurumatani, Nobuaki	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.2	Elect Director Tsunakawa, Satoshi	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.3	Elect Director Furuta, Yuki	For	For	

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Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.4	Elect Director Kobayashi, Yoshimitsu	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.5	Elect Director Ota, Junji	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.6	Elect Director Kobayashi, Nobuyuki	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.7	Elect Director Yamauchi, Takashi	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.8	Elect Director Fujimori, Yoshiaki	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.9	Elect Director Paul J. Brough	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.10	Elect Director Ayako Hirota Weissman	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.11	Elect Director Jerome Thomas Black	For	For	
Toshiba Corp.	6502	26-Jun-19	Annual	Management	2.12	Elect Director George Raymond Zage III	For	For	
Tosoh Corp.	4042	26-Jun-19	Annual	Management	1.1	Elect Director Yamamoto, Toshinori	For	Against	We are holding the President accountable for the board not being one-third independent.
Tosoh Corp.	4042	26-Jun-19	Annual	Management	1.2	Elect Director Tashiro, Katsushi	For	Against	We do not support insiders on the board other than the President.
Tosoh Corp.	4042	26-Jun-19	Annual	Management	1.3	Elect Director Yamada, Masayuki	For	Against	We do not support insiders on the board other than the President.
Tosoh Corp.	4042	26-Jun-19	Annual	Management	1.4	Elect Director Tsutsumi, Shingo	For	Against	We do not support insiders on the board other than the President.
Tosoh Corp.	4042	26-Jun-19	Annual	Management	1.5	Elect Director Ikeda, Etsuya	For	Against	We do not support insiders on the board other than the President.
Tosoh Corp.	4042	26-Jun-19	Annual	Management	1.6	Elect Director Abe, Tsutomu	For	For	
Tosoh Corp.	4042	26-Jun-19	Annual	Management	1.7	Elect Director Ogawa, Kenji	For	For	
Tosoh Corp.	4042	26-Jun-19	Annual	Management	2	Appoint Statutory Auditor Kawamoto, Koji	For	Against	We are not supportive of insiders on the board of statutory auditors.
Tosoh Corp.	4042	26-Jun-19	Annual	Management	3.1	Appoint Alternate Statutory Auditor Tanaka, Yasuhiko	For	Against	We are not supportive of insiders on the board of statutory auditors.
Tosoh Corp.	4042	26-Jun-19	Annual	Management	3.2	Appoint Alternate Statutory Auditor Nagao, Kenta	For	For	
Tricon Capital Group Inc.	TCN	26-Jun-19	Annual/Special	Management	1a	Elect Director David Berman	For	For	
Tricon Capital Group Inc.	TCN	26-Jun-19	Annual/Special	Management	1b	Elect Director J. Michael Knowlton	For	For	
Tricon Capital Group Inc.	TCN	26-Jun-19	Annual/Special	Management	1c	Elect Director Peter D. Sacks	For	For	
Tricon Capital Group Inc.	TCN	26-Jun-19	Annual/Special	Management	1d	Elect Director Sian M. Matthews	For	Withhold	We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Tricon Capital Group Inc.	TCN	26-Jun-19	Annual/Special	Management	1e	Elect Director Ira Gluskin	For	For	
Tricon Capital Group Inc.	TCN	26-Jun-19	Annual/Special	Management	1f	Elect Director Camille Douglas	For	For	

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Tricon Capital Group Inc.	TCN	26-Jun-19	Annual/Special	Management	1g	Elect Director Tracy Sherren	For	For	
Tricon Capital Group Inc.	TCN	26-Jun-19	Annual/Special	Management	1h	Elect Director Gary Berman	For	For	
Tricon Capital Group Inc.	TCN	26-Jun-19	Annual/Special	Management	1i	Elect Director Geoff Matus	For	For	
Tricon Capital Group Inc.	TCN	26-Jun-19	Annual/Special	Management	2	Approve PricewaterhouseCoopers LLC as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Tricon Capital Group Inc.	TCN	26-Jun-19	Annual/Special	Management	3	Approve Shareholder Rights Plan	For	For	
Unilever NV	UNA	26-Jun-19	Special	Management	1	Open Meeting	None	None	
Unilever NV	UNA	26-Jun-19	Special	Management	2	Abolish Depositary Receipt Structure	For	For	
Unilever NV	UNA	26-Jun-19	Special	Management	3	Allow Questions	None	None	
Unilever NV	UNA	26-Jun-19	Special	Management	4	Close Meeting	None	None	
United Therapeutics Corporation	UTHR	26-Jun-19	Annual	Management	1a	Elect Director Christopher Causey	For	Against	We are voting against this director due to concerns over tenure.
United Therapeutics Corporation	UTHR	26-Jun-19	Annual	Management	1b	Elect Director Richard Giltner	For	For	
United Therapeutics Corporation	UTHR	26-Jun-19	Annual	Management	1c	Elect Director Nilda Mesa	For	For	
United Therapeutics Corporation	UTHR	26-Jun-19	Annual	Management	1d	Elect Director Judy Olian	For	For	
United Therapeutics Corporation	UTHR	26-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance. The executive compensation program contains features that are not in line with best practice.
United Therapeutics Corporation	UTHR	26-Jun-19	Annual	Management	3	Amend Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
United Therapeutics Corporation	UTHR	26-Jun-19	Annual	Management	4	Ratify Ernst & Young LLP as Auditors	For	For	
United Therapeutics Corporation	UTHR	26-Jun-19	Annual	Shareholder	5	Declassify the Board of Directors	For	For	We support this proposal to declassify the board structure and institute annual elections of all directors.
3i Group Plc	III	27-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	2	Approve Remuneration Report	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
3i Group Plc	III	27-Jun-19	Annual	Management	3	Approve Final Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
3i Group Plc	III	27-Jun-19	Annual	Management	4	Re-elect Jonathan Asquith as Director	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	5	Re-elect Caroline Banzsky as Director	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	6	Re-elect Simon Borrows as Director	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	7	Re-elect Stephen Daintith as Director	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	8	Re-elect Peter Grosch as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
3i Group Plc	III	27-Jun-19	Annual	Management	9	Re-elect David Hutchison as Director	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	10	Elect Coline McConville as Director	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	11	Re-elect Simon Thompson as Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
3i Group Plc	III	27-Jun-19	Annual	Management	12	Re-elect Julia Wilson as Director	For	Against	We do not support insiders on the board other than the CEO.
3i Group Plc	III	27-Jun-19	Annual	Management	13	Reappoint Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
3i Group Plc	III	27-Jun-19	Annual	Management	14	Authorise Board Acting Through the Audit and Compliance Committee to Fix Remuneration of Auditors	For	Against	The auditor's tenure exceeds our guidelines.
3i Group Plc	III	27-Jun-19	Annual	Management	15	Authorise EU Political Donations and Expenditure	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	16	Authorise Issue of Equity	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	17	Authorise Issue of Equity without Pre-emptive Rights	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	19	Authorise Market Purchase of Ordinary Shares	For	For	
3i Group Plc	III	27-Jun-19	Annual	Management	20	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	For	
AirAsia Group Bhd.	5099	27-Jun-19	Annual	Management	1	Approve Directors' Remuneration	For	For	
AirAsia Group Bhd.	5099	27-Jun-19	Annual	Management	2	Elect Abdel Aziz @ Abdul Aziz Bin Abu Bakar as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
AirAsia Group Bhd.	5099	27-Jun-19	Annual	Management	3	Elect Stuart L. Dean as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
AirAsia Group Bhd.	5099	27-Jun-19	Annual	Management	4	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
AirAsia Group Bhd.	5099	27-Jun-19	Annual	Management	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	
AirAsia Group Bhd.	5099	27-Jun-19	Annual	Management	6	Approve Implementation of Shareholders' Mandate for Recurrent Related Party Transactions	For	For	
AirAsia Group Bhd.	5099	27-Jun-19	Annual	Management	7	Authorize Share Repurchase Program	For	For	
Allegiant Travel Company	ALGT	27-Jun-19	Annual	Management	1A	Elect Director Maurice J. Gallagher, Jr.	For	For	
Allegiant Travel Company	ALGT	27-Jun-19	Annual	Management	1B	Elect Director Montie Brewer	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Allegiant Travel Company	ALGT	27-Jun-19	Annual	Management	1C	Elect Director Gary Ellmer	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are also voting against this director due to concerns over tenure.
Allegiant Travel Company	ALGT	27-Jun-19	Annual	Management	1D	Elect Director Linda A. Marvin	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board. We are also holding this director accountable for excessive pledging of shares by directors.
Allegiant Travel Company	ALGT	27-Jun-19	Annual	Management	1E	Elect Director Charles W. Pollard	For	For	
Allegiant Travel Company	ALGT	27-Jun-19	Annual	Management	1F	Elect Director John T. Redmond	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are also voting against this director due to concerns over tenure.
Allegiant Travel Company	ALGT	27-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Allegiant Travel Company	ALGT	27-Jun-19	Annual	Management	3	Ratify KPMG LLP as Auditors	For	For	
Allegiant Travel Company	ALGT	27-Jun-19	Annual	Shareholder	4	Amend Proxy Access Right	Against	For	We are voting in favour of this shareholder proposal calling for the company to amend its proxy access rights. The amending features of this proposal do not impose an unreasonable burden on the Nominating Committee while providing necessary safeguards to the nomination process.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ASE Technology Holding Co., Ltd.	3711	27-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
ASE Technology Holding Co., Ltd.	3711	27-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
ASE Technology Holding Co., Ltd.	3711	27-Jun-19	Annual	Management	3	Approve Issuance of Ordinary Shares	For	For	
ASE Technology Holding Co., Ltd.	3711	27-Jun-19	Annual	Management	4	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
ASE Technology Holding Co., Ltd.	3711	27-Jun-19	Annual	Management	5	Amend Procedures for Lending Funds to Other Parties	For	For	
ASE Technology Holding Co., Ltd.	3711	27-Jun-19	Annual	Management	6	Amend Procedures for Endorsement and Guarantees	For	For	
ASE Technology Holding Co., Ltd.	3711	27-Jun-19	Annual	Management	7	Approve Amendments to Articles of Association	For	For	
ASE Technology Holding Co., Ltd.	3711	27-Jun-19	Annual	Management	8	Approve Amendment to Rules and Procedures for Election of Directors	For	For	
Asian Paints Limited	500820	27-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports and Audited Consolidated Financial Statement	For	For	
Asian Paints Limited	500820	27-Jun-19	Annual	Management	2	Approve Dividend	For	For	
Asian Paints Limited	500820	27-Jun-19	Annual	Management	3	Reelect Abhay Vakil as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Asian Paints Limited	500820	27-Jun-19	Annual	Management	4	Reelect Malav Dani as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Asian Paints Limited	500820	27-Jun-19	Annual	Management	5	Elect Jigish Choksi as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Asian Paints Limited	500820	27-Jun-19	Annual	Management	6	Approve Remuneration of Cost Auditors	For	For	
Bauer AG	B5A	27-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
Bauer AG	B5A	27-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 0.10 per Share	For	For	
Bauer AG	B5A	27-Jun-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Bauer AG	B5A	27-Jun-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
Bauer AG	B5A	27-Jun-19	Annual	Management	5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal 2019	For	Against	The auditor's tenure exceeds our guidelines.
Bauer AG	B5A	27-Jun-19	Annual	Management	6	Elect Thomas Bauer to the Supervisory Board	For	For	
Bauer AG	B5A	27-Jun-19	Annual	Management	7	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	For	
Beijing Capital International Airport Co., Ltd.	694	27-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Beijing Capital International Airport Co., Ltd.	694	27-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Beijing Capital International Airport Co., Ltd.	694	27-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements and Auditors' Report	For	For	
Beijing Capital International Airport Co., Ltd.	694	27-Jun-19	Annual	Management	4	Approve 2018 Profit Appropriation Proposal	For	For	
Beijing Capital International Airport Co., Ltd.	694	27-Jun-19	Annual	Management	5	Approve PricewaterhouseCoopers Zhong Tian LLP as PRC Auditor and PricewaterhouseCoopers as International Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines. The auditor's tenure is not disclosed.
Beijing Capital International Airport Co., Ltd.	694	27-Jun-19	Annual	Management	6	Amend Articles of Association Regarding Party Committee	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	1	Approve Allocation of Income, With a Final Dividend of JPY 25	For	For	
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	2	Approve Accounting Transfers	For	For	
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	3	Amend Articles to Abolish Board Structure with Statutory Auditors - Adopt Board Structure with Audit Committee - Amend Provisions on Number of Directors - Authorize Directors to Execute Day to Day Operations without Full Board Approval	For	For	
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	4.1	Elect Director Kashio, Kazuhiro	For	For	
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	4.2	Elect Director Yamagishi, Toshiyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	4.3	Elect Director Takano, Shin	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	4.4	Elect Director Kashio, Tetsuo	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	4.5	Elect Director Ozaki, Motoki	For	For	

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Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	5.1	Elect Director and Audit Committee Member Uchiyama, Tomoyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	5.2	Elect Director and Audit Committee Member Chiba, Michiko	For	For	
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	5.3	Elect Director and Audit Committee Member Abe, Hirotomo	For	For	
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	6	Approve Compensation Ceiling for Directors Who Are Not Audit Committee Members	For	For	
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	7	Approve Compensation Ceiling for Directors Who Are Audit Committee Members	For	For	
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	8	Approve Restricted Stock Plan	For	For	
Casio Computer Co., Ltd.	6952	27-Jun-19	Annual	Management	9	Approve Career Achievement Bonus for Director	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Board of Supervisors	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Board of Supervisors	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	3	Approve 2018 Annual Report	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	3	Approve 2018 Annual Report	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	4	Approve 2018 Audited Financial Statements	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	4	Approve 2018 Audited Financial Statements	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	5	Approve 2018 Profit Appropriation Plan	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	5	Approve 2018 Profit Appropriation Plan	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	6	Approve Deloitte Touche Tohmatsu Certified Public Accountants LLP as Domestic Auditor and Deloitte Touche Tohmatsu Certified Public Accountants as International Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	6	Approve Deloitte Touche Tohmatsu Certified Public Accountants LLP as Domestic Auditor and Deloitte Touche Tohmatsu Certified Public Accountants as International Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	7	Approve Related Party Transaction Report	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	7	Approve Related Party Transaction Report	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.01	Elect Li Jianhong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.01	Elect Li Jianhong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.02	Elect Fu Gangfeng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.02	Elect Fu Gangfeng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.03	Elect Zhou Song as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.03	Elect Zhou Song as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.04	Elect Hong Xiaoyuan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.04	Elect Hong Xiaoyuan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.05	Elect Zhang Jian as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.05	Elect Zhang Jian as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.06	Elect Su Min as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.06	Elect Su Min as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.07	Elect Luo Sheng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.07	Elect Luo Sheng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.08	Elect Tian Huiyu as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.08	Elect Tian Huiyu as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.09	Elect Liu Jianjun as Director	For	Against	We do not support insiders on the board other than the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.09	Elect Liu Jianjun as Director	For	Against	We do not support insiders on the board other than the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.10	Elect Wang Liang as Director	For	Against	We do not support insiders on the board other than the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.10	Elect Wang Liang as Director	For	Against	We do not support insiders on the board other than the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.11	Elect Leung Kam Chung, Antony as Director	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.11	Elect Leung Kam Chung, Antony as Director	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.12	Elect Zhao Jun as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.12	Elect Zhao Jun as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.13	Elect Wong See Hong as Director	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.13	Elect Wong See Hong as Director	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.14	Elect Li Menggang as Director	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.14	Elect Li Menggang as Director	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.15	Elect Liu Qiao as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	8.15	Elect Liu Qiao as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	9.01	Elect Peng Bihong as Supervisor	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	9.01	Elect Peng Bihong as Supervisor	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	9.02	Elect Wu Heng as Supervisor	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	9.02	Elect Wu Heng as Supervisor	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	9.03	Elect Wen Jianguo as Supervisor	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	9.03	Elect Wen Jianguo as Supervisor	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	9.04	Elect Ding Huiping as Supervisor	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	9.04	Elect Ding Huiping as Supervisor	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	9.05	Elect Han Zirong as Supervisor	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	9.05	Elect Han Zirong as Supervisor	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	10	Approve Amendments to Articles of Association	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	10	Approve Amendments to Articles of Association	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	12	Approve the Mid-term Capital Management Plan	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Management	12	Approve the Mid-term Capital Management Plan	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Shareholder	13.01	Elect Sun Yufei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Shareholder	13.01	Elect Sun Yufei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Shareholder	13.02	Elect Wang Daxiong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Shareholder	13.02	Elect Wang Daxiong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. This director is overboarded.
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Shareholder	13.03	Elect Tian Hongqi as Independent Director	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Shareholder	13.03	Elect Tian Hongqi as Independent Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Shareholder	13.04	Elect Xu Zhengjun as Supervisor	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Shareholder	13.04	Elect Xu Zhengjun as Supervisor	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Shareholder	14	Approve General Mandate to Issue Write-down Undated Capital Bonds	For	For	
China Merchants Bank Co., Ltd.	3968	27-Jun-19	Annual	Shareholder	14	Approve General Mandate to Issue Write-down Undated Capital Bonds	For	For	
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 32	For	For	
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	2.1	Elect Director Kitajima, Yoshitoshi	For	Against	We are holding this executive accountable for the board not being one-third independent. We are holding this director accountable for sustained unsatisfactory financial performance.
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	2.2	Elect Director Kitajima, Yoshinari	For	Against	We are holding this executive accountable for the board not being one-third independent. We are holding this director accountable for sustained unsatisfactory financial performance.
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	2.3	Elect Director Morino, Tetsuji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	2.4	Elect Director Wada, Masahiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	2.5	Elect Director Inoue, Satoru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	2.6	Elect Director Miya, Kenji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	2.7	Elect Director Tsukada, Tadao	For	For	
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	2.8	Elect Director Miyajima, Tsukasa	For	For	
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	2.9	Elect Director Tomizawa, Ryuichi	For	For	
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Hoshino, Naoki	For	Against	We are not supportive of insiders on the board of statutory auditors.
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Matsura, Makoto	For	For	
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Sano, Toshio	For	Against	We are not supportive of insiders on the board of statutory auditors.
Dai Nippon Printing Co., Ltd.	7912	27-Jun-19	Annual	Management	3.4	Appoint Statutory Auditor Morigayama, Kazuhisa	For	Against	We are not supportive of non-independent outsiders on the board of statutory auditors.
Daikin Industries Ltd.	6367	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 90	For	For	
Daikin Industries Ltd.	6367	27-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Uematsu, Kosei	For	Against	We are not supportive of insiders on the board of statutory auditors.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Daikin Industries Ltd.	6367	27-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Tamori, Hisao	For	Against	We are not supportive of insiders on the board of statutory auditors.
Daikin Industries Ltd.	6367	27-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Ono, Ichiro	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.1	Elect Director Charles L. Atwood	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.2	Elect Director Raymond Bennett	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.3	Elect Director Linda Walker Bynoe	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.4	Elect Director Connie K. Duckworth	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.5	Elect Director Mary Kay Haben	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.6	Elect Director Bradley A. Keywell	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.7	Elect Director John E. Neal	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.8	Elect Director David J. Neithercut	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.9	Elect Director Mark J. Parrell	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.10	Elect Director Mark S. Shapiro	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.11	Elect Director Stephen E. Sterrett	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	1.12	Elect Director Samuel Zell	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	2	Ratify Ernst & Young LLP as Auditors	For	Against	The auditor's tenure exceeds our guidelines.
Equity Residential	EQR	27-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Equity Residential	EQR	27-Jun-19	Annual	Management	4	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
FANUC Corp.	6954	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 404.92	For	For	
FANUC Corp.	6954	27-Jun-19	Annual	Management	2.1	Elect Director Inaba, Yoshiharu	For	Against	We are holding this executive accountable for the board not being one-third independent.
FANUC Corp.	6954	27-Jun-19	Annual	Management	2.2	Elect Director Yamaguchi, Kenji	For	Against	We are holding this executive accountable for the board not being one-third independent.
FANUC Corp.	6954	27-Jun-19	Annual	Management	2.3	Elect Director Uchida, Hiroyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
FANUC Corp.	6954	27-Jun-19	Annual	Management	2.4	Elect Director Gonda, Yoshihiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
FANUC Corp.	6954	27-Jun-19	Annual	Management	2.5	Elect Director Saito, Yutaka	For	Against	We are holding this executive accountable for the board not being one-third independent.
FANUC Corp.	6954	27-Jun-19	Annual	Management	2.6	Elect Director Inaba, Kiyonori	For	Against	We are holding this executive accountable for the board not being one-third independent.
FANUC Corp.	6954	27-Jun-19	Annual	Management	2.7	Elect Director Noda, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
FANUC Corp.	6954	27-Jun-19	Annual	Management	2.8	Elect Director Richard E. Schneider	For	Against	We are holding this executive accountable for the board not being one-third independent.
FANUC Corp.	6954	27-Jun-19	Annual	Management	2.9	Elect Director Tsukuda, Kazuo	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
FANUC Corp.	6954	27-Jun-19	Annual	Management	2.10	Elect Director Imai, Yasuo	For	For	
FANUC Corp.	6954	27-Jun-19	Annual	Management	2.11	Elect Director Ono, Masato	For	For	
FANUC Corp.	6954	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Kohari, Katsuo	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
FANUC Corp.	6954	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Mitsumura, Katsuya	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
FANUC Corp.	6954	27-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Yokoi, Hidetoshi	For	For	
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 40	For	For	
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	2.1	Elect Director Komori, Shigetaka	For	For	
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	2.2	Elect Director Sukeno, Kenji	For	For	
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	2.3	Elect Director Tamai, Koichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	2.4	Elect Director Okada, Junji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	2.5	Elect Director Iwasaki, Takashi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	2.6	Elect Director Goto, Teiichi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	2.7	Elect Director Kawada, Tatsuo	For	For	
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	2.8	Elect Director Kaiami, Makoto	For	For	
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	2.9	Elect Director Kitamura, Kunitaro	For	For	
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	2.10	Elect Director Eda, Makiko	For	For	
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	2.11	Elect Director Ishikawa, Takatoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
FUJIFILM Holdings Corp.	4901	27-Jun-19	Annual	Management	3	Appoint Statutory Auditor Mitsuhashi, Masataka	For	For	
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 42.5	For	For	
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.1	Elect Director Shibato, Takashige	For	Against	We are holding this executive accountable for the board not being one-third independent.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.2	Elect Director Yoshida, Yasuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.3	Elect Director Shirakawa, Yuji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.4	Elect Director Morikawa, Yasuaki	For	Against	We are holding this executive accountable for the board not being one-third independent.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.5	Elect Director Yokota, Koji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.6	Elect Director Nomura Toshimi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.7	Elect Director Aoyagi, Masayuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.8	Elect Director Yoshizawa, Shunsuke	For	Against	We are holding this executive accountable for the board not being one-third independent.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.9	Elect Director Oba, Shinichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.10	Elect Director Mori, Takujiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.11	Elect Director Fukutomi, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.12	Elect Director Fukasawa, Masahiko	For	For	
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	2.13	Elect Director Kosugi, Toshiya	For	For	
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Tanaka, Kazunori	For	Against	We are not supportive of insiders on the board of statutory auditors.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Yamada, Hideo	For	For	
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	4.1	Appoint Alternate Statutory Auditor Gondo, Naohiko	For	Against	We are not supportive of insiders on the board of statutory auditors.
Fukuoka Financial Group, Inc.	8354	27-Jun-19	Annual	Management	4.2	Appoint Alternate Statutory Auditor Miura, Masamichi	For	For	
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Special	Management	1	Approve New Financial Services Agreement, Revised Deposit Cap and Related Transactions	For	Against	This proposal is not in shareholders' best interests.
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Annual	Management	2a	Elect Liang Hai Shan as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Annual	Management	2b	Elect Xie Ju Zhi as Director	For	For	
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Annual	Management	2c	Elect Li Hua Gang as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Annual	Management	2d	Authorize Board to Fix Remuneration of Directors	For	For	
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Annual	Management	3	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Annual	Management	4	Approve Final Dividend	For	For	
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Annual	Management	5	Authorize Repurchase of Issued Share Capital	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Annual	Management	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Annual	Management	7	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Haier Electronics Group Co., Ltd.	1169	27-Jun-19	Annual	Management	8	Approve Allotment and Issuance of New Shares Under the Restricted Share Award Scheme	For	Against	The restricted stock plan does not meet our guidelines.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 14	For	For	
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.1	Elect Director Narita, Junji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.2	Elect Director Toda, Hirokazu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.3	Elect Director Matsuzaki, Mitsumasa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.4	Elect Director Imaizumi, Tomoyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.5	Elect Director Nakatani, Yoshitaka	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.6	Elect Director Nishioka, Masanori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.7	Elect Director Mizushima, Masayuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.8	Elect Director Ochiai, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.9	Elect Director Fujinuma, Daisuke	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.10	Elect Director Yajima, Hirotake	For	Against	We are holding this executive accountable for the board not being one-third independent.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.11	Elect Director Matsuda, Noboru	For	For	
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.12	Elect Director Hattori, Nobumichi	For	For	
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	2.13	Elect Director Yamashita, Toru	For	For	
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Nishimura, Osamu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Hakuhodo DY Holdings, Inc.	2433	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Yamaguchi, Katsuyuki	For	For	
HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	1.1	Elect Director Robert W. Selander	For	For	
HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	1.2	Elect Director Jon Kessler	For	For	

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HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	1.3	Elect Director Stephen D. Neeleman	For	Withhold	We do not support insiders on the board other than the CEO.
HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	1.4	Elect Director Frank A. Corvino	For	For	
HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	1.5	Elect Director Adrian T. Dillon	For	For	
HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	1.6	Elect Director Evelyn Dilsaver	For	For	
HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	1.7	Elect Director Debra McCowan	For	For	
HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	1.8	Elect Director Frank T. Medici	For	For	
HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	1.9	Elect Director Ian Sacks	For	For	
HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	1.10	Elect Director Gayle Wellborn	For	For	
HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	2	Ratify PricewaterhouseCoopers LLP as Auditor	For	For	
HealthEquity, Inc.	HQY	27-Jun-19	Annual	Management	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
HIROSE ELECTRIC CO., LTD.	6806	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 120	For	For	
HIROSE ELECTRIC CO., LTD.	6806	27-Jun-19	Annual	Management	2	Amend Articles to Amend Provisions on Director Titles	For	For	
HIROSE ELECTRIC CO., LTD.	6806	27-Jun-19	Annual	Management	3.1	Elect Director Ishii, Kazunori	For	Against	We are holding the President accountable for the board not being one-third independent.
HIROSE ELECTRIC CO., LTD.	6806	27-Jun-19	Annual	Management	3.2	Elect Director Nakamura, Mitsuo	For	Against	We do not support insiders on the board other than the President.
HIROSE ELECTRIC CO., LTD.	6806	27-Jun-19	Annual	Management	3.3	Elect Director Kiriya, Yukio	For	Against	We do not support insiders on the board other than the President.
HIROSE ELECTRIC CO., LTD.	6806	27-Jun-19	Annual	Management	3.4	Elect Director Okano, Hiroaki	For	Against	We do not support insiders on the board other than the President.
HIROSE ELECTRIC CO., LTD.	6806	27-Jun-19	Annual	Management	3.5	Elect Director Fukumoto, Hiroshi	For	Against	We do not support insiders on the board other than the President.
HIROSE ELECTRIC CO., LTD.	6806	27-Jun-19	Annual	Management	3.6	Elect Director Sato, Hiroshi	For	Against	We do not support insiders on the board other than the President.
HIROSE ELECTRIC CO., LTD.	6806	27-Jun-19	Annual	Management	3.7	Elect Director Sang-Yeob Lee	For	Against	We do not support insiders on the board other than the President.
HIROSE ELECTRIC CO., LTD.	6806	27-Jun-19	Annual	Management	3.8	Elect Director Hotta, Kensuke	For	For	
HIROSE ELECTRIC CO., LTD.	6806	27-Jun-19	Annual	Management	3.9	Elect Director Motonaga, Tetsuji	For	For	
ICICI Lombard General Insurance Company Limited	540716	27-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
ICICI Lombard General Insurance Company Limited	540716	27-Jun-19	Annual	Management	2	Confirm Interim Dividend	For	For	
ICICI Lombard General Insurance Company Limited	540716	27-Jun-19	Annual	Management	3	Approve Dividend	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ICICI Lombard General Insurance Company Limited	540716	27-Jun-19	Annual	Management	4	Reelect Sanjeev Mantri as Director	For	Against	We do not support insiders on the board other than the CEO.
ICICI Lombard General Insurance Company Limited	540716	27-Jun-19	Annual	Management	5	Elect Vishakha Mulye as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
ICICI Lombard General Insurance Company Limited	540716	27-Jun-19	Annual	Management	6	Elect Sandeep Batra as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
ICICI Lombard General Insurance Company Limited	540716	27-Jun-19	Annual	Management	7	Approve Revision of Remuneration of Bhargav Dasgupta as Managing Director & CEO	For	For	
ICICI Lombard General Insurance Company Limited	540716	27-Jun-19	Annual	Management	8	Approve Revision of Remuneration of Alok Kumar Agarwal as Whole-time Director Designated as Executive Director - Wholesale	For	For	
ICICI Lombard General Insurance Company Limited	540716	27-Jun-19	Annual	Management	9	Approve Revision of Remuneration of Sanjeev Mantri as Whole-time Director Designated as Executive Director - Retail	For	For	
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	1.1	Reelect Yoav Doppelt as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	1.2	Reelect Aviad Kaufman as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	1.3	Reelect Avisar Paz as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. This director is overboarded.
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	1.4	Reelect Sagi Kabla as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	1.5	Reelect Ovadia Eli as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	1.6	Reelect Reem Aminoach as Director	For	For	
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	1.7	Reelect Lior Reitblatt as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	2	Reappoint Somekh Chaikin as Auditors	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	3	Discuss Financial Statements and the Report of the Board	None	None	
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	4	Approve Compensation Policy for the Directors and Officers of the Company	For	For	
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	5	Approval Equity Compensation Grant to Raviv Zoller, CEO	For	For	
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	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	None	Against	
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	B1	If you are an Interest Holder as defined in Section 1 of the Securities Law, 1968, vote FOR. Otherwise, vote against.	None	Against	
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	B2	If you are a Senior Officer as defined in Section 37(D) of the Securities Law, 1968, vote FOR. Otherwise, vote against.	None	Against	
ICL-Israel Chemicals Ltd.	ICL	27-Jun-19	Annual	Management	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.	None	For	
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.1	Elect Director Tsukioka, Takashi	For	For	
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.2	Elect Director Kameoka, Tsuyoshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.3	Elect Director Kito, Shunichi	For	For	
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.4	Elect Director Okada, Tomonori	For	Against	We do not support insiders on the board other than the President and Chairman.
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.5	Elect Director Matsushita, Takashi	For	Against	We do not support insiders on the board other than the President and Chairman.
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.6	Elect Director Shindome, Katsuaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.7	Elect Director Idemitsu, Masakazu	For	Against	We do not support insiders on the board other than the President and Chairman.

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Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.8	Elect Director Kubohara, Kazunari	For	Against	We do not support insiders on the board other than the President and Chairman.
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.9	Elect Director Kikkawa, Takeo	For	For	
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.10	Elect Director Mackenzie Clugston	For	For	
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.11	Elect Director Otsuka, Norio	For	For	
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.12	Elect Director Yasuda, Yuko	For	For	
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	1.13	Elect Director Koshiba, Mitsunobu	For	For	
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	2	Appoint Alternate Statutory Auditor Kai, Junko	For	For	
Idemitsu Kosan Co., Ltd.	5019	27-Jun-19	Annual	Management	3	Approve Trust-Type Equity Compensation Plan	For	For	
JGC Corp.	1963	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 28.5	For	For	
JGC Corp.	1963	27-Jun-19	Annual	Management	2	Approve Adoption of Holding Company Structure and Transfer of Operations to Wholly Owned Subsidiaries	For	For	
JGC Corp.	1963	27-Jun-19	Annual	Management	3	Amend Articles to Change Company Name - Amend Business Lines - Amend Provisions on Number of Directors - Amend Provisions on Director Titles - Remove All Provisions on Advisory Positions - Indemnify Directors - Indemnify Statutory Auditors	For	For	
JGC Corp.	1963	27-Jun-19	Annual	Management	4.1	Elect Director Sato, Masayuki	For	For	
JGC Corp.	1963	27-Jun-19	Annual	Management	4.2	Elect Director Ishizuka, Tadashi	For	For	
JGC Corp.	1963	27-Jun-19	Annual	Management	4.3	Elect Director Yamazaki, Yutaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JGC Corp.	1963	27-Jun-19	Annual	Management	4.4	Elect Director Terajima, Kiyotaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JGC Corp.	1963	27-Jun-19	Annual	Management	4.5	Elect Director Suzuki, Masanori	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JGC Corp.	1963	27-Jun-19	Annual	Management	4.6	Elect Director Muramoto, Tetsuya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
JGC Corp.	1963	27-Jun-19	Annual	Management	4.7	Elect Director Endo, Shigeru	For	For	
JGC Corp.	1963	27-Jun-19	Annual	Management	4.8	Elect Director Matsushima, Masayuki	For	For	
JGC Corp.	1963	27-Jun-19	Annual	Management	4.9	Elect Director Ueda, Kazuo	For	For	
JGC Corp.	1963	27-Jun-19	Annual	Management	5	Approve Restricted Stock Plan	For	For	
Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 23	For	For	
Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	2.1	Elect Director Kubo, Masami	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	2.2	Elect Director Fukai, Yoshihiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	2.3	Elect Director Makita, Hideo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	2.4	Elect Director Tahara, Norihito	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	2.5	Elect Director Horiuchi, Toshihiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	2.6	Elect Director Murakami, Katsumi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	2.7	Elect Director Kobayashi, Yasuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	2.8	Elect Director Baba, Koichi	For	For	
Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	2.9	Elect Director Ishibashi, Nobuko	For	For	
Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	3	Appoint Alternate Statutory Auditor Komae, Masahide	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Kamigumi Co., Ltd.	9364	27-Jun-19	Annual	Management	4	Approve Restricted Stock Plan	For	For	
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 14	For	For	
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	2.1	Elect Director Mori, Kunishi	For	For	
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	2.2	Elect Director Furukawa, Hidenori	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	2.3	Elect Director Seno, Jun	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	2.4	Elect Director Teraoka, Naoto	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	2.5	Elect Director Yoshida, Kazuhiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	2.6	Elect Director Harishchandra Meghraj Bharuka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	2.7	Elect Director Yoshikawa, Keiji	For	For	
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	2.8	Elect Director Ando, Tomoko	For	For	
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	2.9	Elect Director John P.Durkin	For	For	
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	3	Appoint Statutory Auditor Colin P.A.Jones	For	For	
Kansai Paint Co., Ltd.	4613	27-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Nakai, Hiroe	For	For	
Keikyu Corp.	9006	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 8	For	For	

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Keikyu Corp.	9006	27-Jun-19	Annual	Management	2	Amend Articles to Change Location of Head Office - Amend Provisions on Director Titles	For	For	
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.1	Elect Director Ishiwata, Tsuneo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.2	Elect Director Harada, Kazuyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.3	Elect Director Ogura, Toshiyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.4	Elect Director Michihira, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.5	Elect Director Honda, Toshiaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.6	Elect Director Hirai, Takeshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.7	Elect Director Urabe, Kazuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.8	Elect Director Watanabe, Shizuyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.9	Elect Director Kawamata, Yukihiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.10	Elect Director Sato, Kenji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.11	Elect Director Sasaki, Kenji	For	For	
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.12	Elect Director Tomonaga, Michiko	For	For	
Keikyu Corp.	9006	27-Jun-19	Annual	Management	3.13	Elect Director Terajima, Yoshinori	For	For	
Keikyu Corp.	9006	27-Jun-19	Annual	Management	4	Appoint Statutory Auditor Hirokawa, Yuichiro	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Keio Corp.	9008	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 25	For	For	
Keio Corp.	9008	27-Jun-19	Annual	Management	2.1	Elect Director Nagata, Tadashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.2	Elect Director Komura, Yasushi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.3	Elect Director Nakaoka, Kazunori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.4	Elect Director Ito, Shunji	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Keio Corp.	9008	27-Jun-19	Annual	Management	2.5	Elect Director Minami, Yoshitaka	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.6	Elect Director Nakajima, Kazunari	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.7	Elect Director Sakurai, Toshiki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.8	Elect Director Terada, Yuichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.9	Elect Director Yamagishi, Masaya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.10	Elect Director Tsumura, Satoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.11	Elect Director Takahashi, Atsushi	For	For	
Keio Corp.	9008	27-Jun-19	Annual	Management	2.12	Elect Director Furuichi, Takeshi	For	For	
Keio Corp.	9008	27-Jun-19	Annual	Management	2.13	Elect Director Yamamoto, Mamoru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.14	Elect Director Komada, Ichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.15	Elect Director Maruyama, So	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.16	Elect Director Kawase, Akinobu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.17	Elect Director Koshimizu, Yotaro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	2.18	Elect Director Wakabayashi, Katsuyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keio Corp.	9008	27-Jun-19	Annual	Management	3	Appoint Statutory Auditor Mizuno, Satoshi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Keio Corp.	9008	27-Jun-19	Annual	Management	4	Approve Takeover Defense Plan (Poison Pill)	For	Against	This shareholder rights plan is not in line with best practice.
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 9.5	For	For	
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.1	Elect Director Saigusa, Norio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.2	Elect Director Kobayashi, Toshiya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.3	Elect Director Kato, Masaya	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.4	Elect Director Muroya, Masahiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.5	Elect Director Amano, Takao	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.6	Elect Director Kawasumi, Makoto	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.7	Elect Director Toshima, Susumu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.8	Elect Director Tanaka, Tsuguo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.9	Elect Director Kaneko, Shokichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.10	Elect Director Furukawa, Yasunobu	For	For	
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.11	Elect Director Tochigi, Shotaro	For	For	
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	2.12	Elect Director Ito, Yukihiro	For	For	
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Sato, Kenji	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Keisei Electric Railway Co., Ltd.	9009	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Kobayashi, Takeshi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 52	For	For	
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.1	Elect Director Otake, Masahiro	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.2	Elect Director Mihara, Hiroshi	For	Against	We are holding the President accountable for the board not being one-third independent.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.3	Elect Director Sakakibara, Koichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.4	Elect Director Arima, Kenji	For	Against	We do not support insiders on the board other than the President and Chairman.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.5	Elect Director Uchiyama, Masami	For	Against	We do not support insiders on the board other than the President and Chairman.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.6	Elect Director Kato, Michiaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.7	Elect Director Konagaya, Hideharu	For	Against	We do not support insiders on the board other than the President and Chairman.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.8	Elect Director Kusakawa, Katsuyuki	For	Against	We do not support insiders on the board other than the President and Chairman.

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Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.9	Elect Director Otake, Takashi	For	Against	We do not support insiders on the board other than the President and Chairman.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.10	Elect Director Yamamoto, Hideo	For	Against	We do not support insiders on the board other than the President and Chairman.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.11	Elect Director Toyota, Jun	For	Against	We do not support insiders on the board other than the President and Chairman.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.12	Elect Director Katsuda, Takayuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.13	Elect Director Uehara, Haruya	For	For	
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	2.14	Elect Director Sakurai, Kingo	For	For	
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	3	Appoint Statutory Auditor Kimeda, Hiroshi	For	For	
Koito Manufacturing Co., Ltd.	7276	27-Jun-19	Annual	Management	4	Approve Compensation Ceiling for Directors	For	For	
KOSÉ Corp.	4922	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 95	For	For	
KOSÉ Corp.	4922	27-Jun-19	Annual	Management	2.1	Elect Director Kumada, Atsuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
KOSÉ Corp.	4922	27-Jun-19	Annual	Management	2.2	Elect Director Kobayashi, Masanori	For	Against	We are holding this executive accountable for the board not being one-third independent.
KOSÉ Corp.	4922	27-Jun-19	Annual	Management	2.3	Elect Director Shibusawa, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
KOSÉ Corp.	4922	27-Jun-19	Annual	Management	2.4	Elect Director Yanai, Michihito	For	Against	We are holding this executive accountable for the board not being one-third independent.
KOSÉ Corp.	4922	27-Jun-19	Annual	Management	2.5	Elect Director Yuasa, Norika	For	For	
KOSÉ Corp.	4922	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Suzuki, Kazuhiro	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
KOSÉ Corp.	4922	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Matsumoto, Noboru	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
KOSÉ Corp.	4922	27-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Miyama, Toru	For	For	
KOSÉ Corp.	4922	27-Jun-19	Annual	Management	4	Approve Statutory Auditor Retirement Bonus	For	Against	We are voting against this proposal as we do not have the information necessary to evaluate and assess the reasonableness of the statutory auditors' remuneration package.
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 27	For	For	
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	2	Amend Articles to Reflect Changes in Law	For	For	
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	3.1	Elect Director Iioka, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	3.2	Elect Director Kadota, Michiya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	3.3	Elect Director Ito, Kiyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	3.4	Elect Director Kodama, Toshitaka	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	3.5	Elect Director Yamada, Yoshio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	3.6	Elect Director Ejiri, Hirohiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	3.7	Elect Director Kobayashi, Toshimi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	3.8	Elect Director Suzuki, Yasuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	3.9	Elect Director Moriwaki, Tsuguto	For	For	
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	3.10	Elect Director Sugiyama, Ryoko	For	For	
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	3.11	Elect Director Tanaka, Keiko	For	For	
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	4	Appoint Statutory Auditor Muto, Yukihiko	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Kurita Water Industries Ltd.	6370	27-Jun-19	Annual	Management	5	Appoint Alternate Statutory Auditor Tada, Toshiaki	For	For	
Largo Resources Ltd.	LGO	27-Jun-19	Annual/Special	Management	1	Fix Number of Directors at Six	For	Against	We view the proposed board size as too small.
Largo Resources Ltd.	LGO	27-Jun-19	Annual/Special	Management	2a	Elect Director Alberto Arias	For	Withhold	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent, for inadequate gender diversity on the board, and for not having addressed the CEO's overboarding.. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Largo Resources Ltd.	LGO	27-Jun-19	Annual/Special	Management	2b	Elect Director David Brace	For	For	
Largo Resources Ltd.	LGO	27-Jun-19	Annual/Special	Management	2c	Elect Director Jonathan Lee	For	For	
Largo Resources Ltd.	LGO	27-Jun-19	Annual/Special	Management	2d	Elect Director Mark Smith	For	For	

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Largo Resources Ltd.	LGO	27-Jun-19	Annual/Sp ecial	Management	2e	Elect Director Daniel Tellechea	For	For	
Largo Resources Ltd.	LGO	27-Jun-19	Annual/Sp ecial	Management	2f	Elect Director Koko Yamamoto	For	Withhold	We are not supportive of non-independent directors sitting on key board committees.
Largo Resources Ltd.	LGO	27-Jun-19	Annual/Sp ecial	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Withhold	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Largo Resources Ltd.	LGO	27-Jun-19	Annual/Sp ecial	Management	4	Empower the Board of Directors to Determine the Number of Directors of the Board Within the Minimum and Maximum Number as Provided in the Articles	For	Against	We view the proposed board size as too small.
M3, Inc.	2413	27-Jun-19	Annual	Management	1	Amend Articles to Amend Business Lines	For	For	
M3, Inc.	2413	27-Jun-19	Annual	Management	2.1	Elect Director Tanimura, Itaru	For	Against	We are holding the President accountable for the board not being one-third independent.
M3, Inc.	2413	27-Jun-19	Annual	Management	2.2	Elect Director Tomaru, Akihiko	For	Against	We do not support insiders on the board other than the President.
M3, Inc.	2413	27-Jun-19	Annual	Management	2.3	Elect Director Tsuchiya, Eiji	For	Against	We do not support insiders on the board other than the President.
M3, Inc.	2413	27-Jun-19	Annual	Management	2.4	Elect Director Tsuji, Takahiro	For	Against	We do not support insiders on the board other than the President.
M3, Inc.	2413	27-Jun-19	Annual	Management	2.5	Elect Director Izumiya, Kazuyuki	For	Against	We do not support insiders on the board other than the President.
M3, Inc.	2413	27-Jun-19	Annual	Management	2.6	Elect Director Urae, Akinori	For	Against	We do not support insiders on the board other than the President.
M3, Inc.	2413	27-Jun-19	Annual	Management	2.7	Elect Director Yoshida, Kenichiro	For	For	
M3, Inc.	2413	27-Jun-19	Annual	Management	2.8	Elect Director Mori, Kenichi	For	For	
M3, Inc.	2413	27-Jun-19	Annual	Management	3.1	Elect Director and Audit Committee Member Ii, Masako	For	For	
M3, Inc.	2413	27-Jun-19	Annual	Management	3.2	Elect Director and Audit Committee Member Yamazaki, Mayuka	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	1	Receive Report of Board	None	None	
Matas A/S	MATAS	27-Jun-19	Annual	Management	2	Accept Financial Statements and Statutory Reports	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	3	Approve Allocation of Income and Dividends of DKK 3.00 Per Share	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	4	Approve Discharge of Management and Board	For	For	

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Matas A/S	MATAS	27-Jun-19	Annual	Management	5	Approve Remuneration of Directors in the Amount of DKK 750,000 for Chairman, DKK 450,000 for Deputy Chairman, and DKK 300,000 for Other Directors; Approve Remuneration for Committee Work	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	6a	Reelect Lars Vinge Frederiksen as Director	For	Abstain	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Matas A/S	MATAS	27-Jun-19	Annual	Management	6b	Reelect Lars Frederiksen as Director	For	Abstain	We are not supportive of non-independent directors sitting on key board committees.
Matas A/S	MATAS	27-Jun-19	Annual	Management	6c	Reelect Signe Trock Hilstrom as Director	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	6d	Reelect Mette Maix as Director	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	6e	Reelect Christian Mariager as Director	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	6f	Reelect Birgitte Nielsen as Director	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	7	Ratify Ernst & Young as Auditors	For	Abstain	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Matas A/S	MATAS	27-Jun-19	Annual	Management	8a	Authorize Share Repurchase Program	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	8b	Approve Creation of DKK 9.6 Million Pool of Capital without Preemptive Rights; Amend Articles Accordingly	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	8c	Add Matas Gruppen A/S and Matas Group A/S as Secondary Company Names	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	8d	Amend Articles Re: Annual General Meeting	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	8e	Authorize Editorial Changes to Adopted Resolutions in Connection with Registration with Danish Authorities	For	For	
Matas A/S	MATAS	27-Jun-19	Annual	Management	9	Other Business	None	None	
Meiji Holdings Co., Ltd.	2269	27-Jun-19	Annual	Management	1.1	Elect Director Matsuo, Masahiko	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Meiji Holdings Co., Ltd.	2269	27-Jun-19	Annual	Management	1.2	Elect Director Kawamura, Kazuo	For	Against	We are holding the President accountable for the board not being one-third independent.
Meiji Holdings Co., Ltd.	2269	27-Jun-19	Annual	Management	1.3	Elect Director Saza, Michiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Meiji Holdings Co., Ltd.	2269	27-Jun-19	Annual	Management	1.4	Elect Director Shiozaki, Koichiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Meiji Holdings Co., Ltd.	2269	27-Jun-19	Annual	Management	1.5	Elect Director Furuta, Jun	For	Against	We do not support insiders on the board other than the President and Chairman.

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Meiji Holdings Co., Ltd.	2269	27-Jun-19	Annual	Management	1.6	Elect Director Kobayashi, Daikichiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Meiji Holdings Co., Ltd.	2269	27-Jun-19	Annual	Management	1.7	Elect Director Matsuda, Katsunari	For	Against	We do not support insiders on the board other than the President and Chairman.
Meiji Holdings Co., Ltd.	2269	27-Jun-19	Annual	Management	1.8	Elect Director Iwashita, Tomochika	For	For	
Meiji Holdings Co., Ltd.	2269	27-Jun-19	Annual	Management	1.9	Elect Director Murayama, Toru	For	For	
Meiji Holdings Co., Ltd.	2269	27-Jun-19	Annual	Management	1.10	Elect Director Matsumura, Mariko	For	For	
Meiji Holdings Co., Ltd.	2269	27-Jun-19	Annual	Management	2	Appoint Alternate Statutory Auditor Imamura, Makoto	For	For	
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 14	For	For	
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	2	Amend Articles to Amend Business Lines	For	For	
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	3.1	Elect Director Kainuma, Yoshihisa	For	Against	We are holding the President accountable for the board not being one-third independent.
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	3.2	Elect Director Moribe, Shigeru	For	Against	We do not support insiders on the board other than the President.
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	3.3	Elect Director Iwaya, Ryoza	For	Against	We do not support insiders on the board other than the President.
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	3.4	Elect Director Tsuruta, Tetsuya	For	Against	We do not support insiders on the board other than the President.
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	3.5	Elect Director None, Shigeru	For	Against	We do not support insiders on the board other than the President.
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	3.6	Elect Director Uehara, Shuji	For	Against	We do not support insiders on the board other than the President.
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	3.7	Elect Director Kagami, Michiya	For	Against	We do not support insiders on the board other than the President.
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	3.8	Elect Director Aso, Hiroshi	For	Against	We do not support insiders on the board other than the President.
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	3.9	Elect Director Murakami, Koshi	For	For	
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	3.10	Elect Director Matsumura, Atsuko	For	For	
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	3.11	Elect Director Matsuoka, Takashi	For	For	
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	4.1	Appoint Statutory Auditor Kimura, Naoyuki	For	Against	We are not supportive of insiders on the board of statutory auditors.
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	4.2	Appoint Statutory Auditor Yoshino, Koichi	For	For	
Minebea Mitsumi, Inc.	6479	27-Jun-19	Annual	Management	4.3	Appoint Statutory Auditor Hoshino, Makoto	For	For	
Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.1	Elect Director Sakuyama, Masaki	For	For	
Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.2	Elect Director Sugiyama, Takeshi	For	For	
Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.3	Elect Director Okuma, Nobuyuki	For	Against	We do not support insiders on the board other than the President and Chairman.

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Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.4	Elect Director Matsuyama, Akihiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.5	Elect Director Sagawa, Masahiko	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.6	Elect Director Harada, Shinji	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.7	Elect Director Kawagoishi, Tadashi	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.8	Elect Director Yabunaka, Mitoji	For	For	
Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.9	Elect Director Obayashi, Hiroshi	For	For	
Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.10	Elect Director Watanabe, Kazunori	For	For	
Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.11	Elect Director Koide, Hiroko	For	For	
Mitsubishi Electric Corp.	6503	27-Jun-19	Annual	Management	1.12	Elect Director Oyamada, Takashi	For	For	
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 17	For	For	
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.1	Elect Director Sugiyama, Hirota	For	For	
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.2	Elect Director Yoshida, Junichi	For	For	
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.3	Elect Director Tanisawa, Junichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.4	Elect Director Arimori, Tetsuji	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.5	Elect Director Katayama, Hiroshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.6	Elect Director Naganuma, Bunroku	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.7	Elect Director Kato, Jo	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders on the audit committee.
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.8	Elect Director Okusa, Toru	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders on the audit committee.
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.9	Elect Director Okamoto, Tsuyoshi	For	For	
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.10	Elect Director Ebihara, Shin	For	For	
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.11	Elect Director Narukawa, Tetsuo	For	For	
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.12	Elect Director Shirakawa, Masaaki	For	For	
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.13	Elect Director Nagase, Shin	For	For	
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.14	Elect Director Egami, Setsuko	For	For	
Mitsubishi Estate Co., Ltd.	8802	27-Jun-19	Annual	Management	2.15	Elect Director Taka, Iwao	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 65	For	For	
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	2.1	Elect Director Miyanaga, Shunichi	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	2.2	Elect Director Izumisawa, Seiji	For	Against	We are holding the President accountable for the board not being one-third independent.
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	2.3	Elect Director Koguchi, Masanori	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	2.4	Elect Director Mishima, Masahiko	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	2.5	Elect Director Shinohara, Naoyuki	For	For	
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	2.6	Elect Director Kobayashi, Ken	For	For	
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	3.1	Elect Director and Audit Committee Member Goto, Toshifumi	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders on the audit committee.
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	3.2	Elect Director and Audit Committee Member Christina Ahmadjian	For	For	
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	3.3	Elect Director and Audit Committee Member Unoura, Hiro	For	For	
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	3.4	Elect Director and Audit Committee Member Hirano, Nobuyuki	For	Against	We are not supportive of non-independent outside directors on the audit committee.
Mitsubishi Heavy Industries, Ltd.	7011	27-Jun-19	Annual	Management	4	Approve Trust-Type Equity Compensation Plan	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 11	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.1	Elect Director Fujii, Mariko	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.2	Elect Director Kato, Kaoru	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.3	Elect Director Matsuyama, Haruka	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.4	Elect Director Toby S. Myerson	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.5	Elect Director Nomoto, Hirofumi	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.6	Elect Director Okuda, Tsutomu	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.7	Elect Director Shingai, Yasushi	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.8	Elect Director Tarisa Watanagase	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.9	Elect Director Yamate, Akira	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.10	Elect Director Kuroda, Tadashi	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders and/or non-independent outside directors on the audit committee.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.11	Elect Director Okamoto, Junichi	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.12	Elect Director Hirano, Nobuyuki	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.13	Elect Director Ikegaya, Mikio	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.14	Elect Director Araki, Saburo	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.15	Elect Director Mike, Kanetsugu	For	For	
Mitsubishi UFJ Financial Group, Inc.	8306	27-Jun-19	Annual	Management	2.16	Elect Director Kamezawa, Hironori	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 24	For	For	
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.1	Elect Director Iwasa, Hiromichi	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.2	Elect Director Komoda, Masanobu	For	Against	We are holding the President accountable for the board not being one-third independent.
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.3	Elect Director Kitahara, Yoshikazu	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.4	Elect Director Fujibayashi, Kiyotaka	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.5	Elect Director Onozawa, Yasuo	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.6	Elect Director Ishigami, Hiroyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.7	Elect Director Yamamoto, Takashi	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.8	Elect Director Hamamoto, Wataru	For	Against	We do not support insiders on the board other than the President and Chairman.
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.9	Elect Director Egawa, Masako	For	For	
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.10	Elect Director Nogimori, Masafumi	For	For	
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.11	Elect Director Nakayama, Tsunehiro	For	For	
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	2.12	Elect Director Ito, Shinichiro	For	For	
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Sato, Masatoshi	For	Against	We are not supportive of insiders on the board of statutory auditors.
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Kato, Yoshitaka	For	For	
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Manago, Yasushi	For	For	
Mitsui Fudosan Co., Ltd.	8801	27-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	1	Approve Meeting Procedures	For	For	
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	2	Approve Annual Report, Financial Statements, and Allocation of Income, Including Dividends of RUB 19.98 per Share	For	For	
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	3.1	Elect Antoniou Antonios Theodosiou as Director	None	For	
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	3.2	Elect Feliks Evtushenkov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	3.3	Elect Artem Zasurskii as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	3.4	Elect Aleksei Katkov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	3.5	Elect Aleksei Kornia as Director	None	For	
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	3.6	Elect Regina von Flemming as Director	None	For	
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	3.7	Elect Vsevolod Rozanov as Director	None	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	3.8	Elect Thomas Holtrop as Director	None	For	
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	3.9	Elect Valentin Iumashev as Director	None	For	
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	4.1	Elect Irina Borisenkova as Member of Audit Commission	For	For	
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	4.2	Elect Maksim Mamonov as Member of Audit Commission	For	For	
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	4.3	Elect Andrei Porokh as Member of Audit Commission	For	For	
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	5	Ratify Deloitte and Touche CIS as Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Mobile TeleSystems PJSC	MTSS	27-Jun-19	Annual	Management	6	Approve New Edition of Regulations on General Meetings	For	For	
Murata Manufacturing Co. Ltd.	6981	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 140	For	For	
Murata Manufacturing Co. Ltd.	6981	27-Jun-19	Annual	Management	2.1	Elect Director Murata, Tsuneo	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Murata Manufacturing Co. Ltd.	6981	27-Jun-19	Annual	Management	2.2	Elect Director Inoue, Toru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Murata Manufacturing Co. Ltd.	6981	27-Jun-19	Annual	Management	2.3	Elect Director Nakajima, Norio	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Murata Manufacturing Co. Ltd.	6981	27-Jun-19	Annual	Management	2.4	Elect Director Iwatsubo, Hiroshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Murata Manufacturing Co. Ltd.	6981	27-Jun-19	Annual	Management	2.5	Elect Director Takemura, Yoshito	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Murata Manufacturing Co. Ltd.	6981	27-Jun-19	Annual	Management	2.6	Elect Director Miyamoto, Ryuji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Murata Manufacturing Co. Ltd.	6981	27-Jun-19	Annual	Management	2.7	Elect Director Minamide, Masanori	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Murata Manufacturing Co. Ltd.	6981	27-Jun-19	Annual	Management	2.8	Elect Director Yoshihara, Hiroaki	For	For	
Murata Manufacturing Co. Ltd.	6981	27-Jun-19	Annual	Management	2.9	Elect Director Shigematsu, Takashi	For	For	
Murata Manufacturing Co. Ltd.	6981	27-Jun-19	Annual	Management	2.10	Elect Director Yamamoto, Takatoshi	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Management	1	Approve 2018 Report of the Board	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Management	3	Approve 2018 Annual Report and Its Summary	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Management	4	Approve 2018 Annual Financial Report	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Management	6	Approve 2018 Report of Performance of the Directors	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Management	7	Approve 2018 Report of Performance of the Independent Non-executive Directors	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Management	8	Approve Ernst & Young Hua Ming LLP as Domestic Auditor and Ernst & Young as International Auditor	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Management	9	Approve the Daily Related Transactions with China Development Bank	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10	Approve Resolutions in Relation to the Election of Directors	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against this proposal.
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.1	Elect Liu Haoling as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.2	Elect Xiong Lianhua as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.3	Elect Yang Yi as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.4	Elect Guo Ruixiang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.5	Elect Li Qiqiang as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.6	Elect Hu Aimin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.7	Elect Peng Yulong as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.8	Elect Li Zongjian as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.9	Elect Edouard Schmid as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.10	Elect Li Xianglu as Director	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.11	Elect Zheng Wei as Director	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.12	Elect Cheng Lie as Director	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.13	Elect Geng Jianxin as Director	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	10.14	Elect Ma Yiu Tim as Director	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	11	Approve Resolutions in Relation to the Election of Supervisors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	11.1	Elect Wang Chengran as Supervisor	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	11.2	Elect Yu Jiannan as Supervisor	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Shareholder	11.3	Elect Wu Xiaoyong as Supervisor	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Management	12	Approve Amendments to Articles of Association	For	For	
New China Life Insurance Co., Ltd.	1336	27-Jun-19	Annual	Management	13	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Nikon Corp.	7731	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 30	For	For	
Nikon Corp.	7731	27-Jun-19	Annual	Management	2.1	Elect Director Ushida, Kazuo	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Nikon Corp.	7731	27-Jun-19	Annual	Management	2.2	Elect Director Umatate, Toshikazu	For	Against	We are holding the President accountable for the board not being one-third independent.
Nikon Corp.	7731	27-Jun-19	Annual	Management	2.3	Elect Director Oka, Masashi	For	Against	We do not support insiders on the board other than the President and Chairman.
Nikon Corp.	7731	27-Jun-19	Annual	Management	2.4	Elect Director Odajima, Takumi	For	Against	We do not support insiders on the board other than the President and Chairman.
Nikon Corp.	7731	27-Jun-19	Annual	Management	2.5	Elect Director Hagiwara, Satoshi	For	Against	We do not support insiders on the board other than the President and Chairman.
Nikon Corp.	7731	27-Jun-19	Annual	Management	2.6	Elect Director Negishi, Akio	For	For	
Nikon Corp.	7731	27-Jun-19	Annual	Management	2.7	Elect Director Hiruta, Shiro	For	For	
Nikon Corp.	7731	27-Jun-19	Annual	Management	3	Elect Director and Audit Committee Member Honda, Takaharu	For	Against	We do not support insiders on the board other than the President and Chairman. We are not supportive of insiders on the audit committee.
Nikon Corp.	7731	27-Jun-19	Annual	Management	4	Approve Trust-Type Equity Compensation Plan	For	For	
Nintendo Co., Ltd.	7974	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 640	For	For	
Nintendo Co., Ltd.	7974	27-Jun-19	Annual	Management	2.1	Elect Director Furukawa, Shuntaro	For	For	
Nintendo Co., Ltd.	7974	27-Jun-19	Annual	Management	2.2	Elect Director Miyamoto, Shigeru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nintendo Co., Ltd.	7974	27-Jun-19	Annual	Management	2.3	Elect Director Takahashi, Shinya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nintendo Co., Ltd.	7974	27-Jun-19	Annual	Management	2.4	Elect Director Shiota, Ko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nintendo Co., Ltd.	7974	27-Jun-19	Annual	Management	2.5	Elect Director Shibata, Satoru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 85	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	2	Amend Articles to Clarify Director Authority on Board Meetings	For	For	
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	3.1	Elect Director Watanabe, Kenji	For	For	
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	3.2	Elect Director Saito, Mitsuru	For	For	
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	3.3	Elect Director Ishii, Takaaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	3.4	Elect Director Taketsu, Hisao	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	3.5	Elect Director Akita, Susumu	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	3.6	Elect Director Masuda, Takashi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	3.7	Elect Director Sugiyama, Masahiro	For	For	
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	3.8	Elect Director Nakayama, Shigeo	For	For	
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	3.9	Elect Director Yasuoka, Sadako	For	For	
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	4	Approve Trust-Type Equity Compensation Plan	For	For	
Nippon Express Co., Ltd.	9062	27-Jun-19	Annual	Management	5	Approve Annual Bonus	For	For	
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 77.5	For	For	
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	2	Amend Articles to Amend Business Lines	For	For	
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	3.1	Elect Director Noda, Masahiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	3.2	Elect Director Tachibana, Shoichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	3.3	Elect Director Kawanishi, Atsushi	For	Against	We are holding this executive accountable for the board not being one-third independent.
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	3.4	Elect Director Noda, Mizuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	3.5	Elect Director Fujimoto, Takao	For	Against	We are holding this executive accountable for the board not being one-third independent.
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	3.6	Elect Director Ida, Hideshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	3.7	Elect Director Ueno, Takemitsu	For	Against	We are holding this executive accountable for the board not being one-third independent.
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	3.8	Elect Director Gomi, Yasumasa	For	For	
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	3.9	Elect Director Ejiri, Takashi	For	For	
OBIC Co., Ltd.	4684	27-Jun-19	Annual	Management	4	Approve Compensation Ceiling for Directors	For	For	
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 11	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.1	Elect Director Yamaki, Toshimitsu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.2	Elect Director Hoshino, Koji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.3	Elect Director Ogawa, Mikio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.4	Elect Director Shimoka, Yoshihiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.5	Elect Director Yamamoto, Toshiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.6	Elect Director Arakawa, Isamu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.7	Elect Director Igarashi, Shu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.8	Elect Director Nagano, Shinji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.9	Elect Director Morita, Tomijiro	For	For	
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.10	Elect Director Nomakuchi, Tamotsu	For	For	
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.11	Elect Director Nakayama, Hiroko	For	For	
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.12	Elect Director Koyanagi, Jun	For	Against	We are holding this executive accountable for the board not being one-third independent.
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.13	Elect Director Hayama, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.14	Elect Director Tateyama, Akinori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Odakyu Electric Railway Co., Ltd.	9007	27-Jun-19	Annual	Management	2.15	Elect Director Kuroda, Satoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	1	Amend Articles to Amend Business Lines	For	For	
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.1	Elect Director Yajima, Susumu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.2	Elect Director Kaku, Masatoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.3	Elect Director Watari, Ryoji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.4	Elect Director Takeda, Yoshiaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.5	Elect Director Fujiwara, Shoji	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.6	Elect Director Koseki, Yoshiki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.7	Elect Director Kisaka, Ryuichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.8	Elect Director Kamada, Kazuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.9	Elect Director Isono, Hiroyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.10	Elect Director Ishida, Koichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.11	Elect Director Shindo, Fumio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.12	Elect Director Nara, Michihiro	For	For	
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	2.13	Elect Director Takata, Toshihisa	For	For	
Oji Holdings Corp.	3861	27-Jun-19	Annual	Management	3	Appoint Statutory Auditor Otsuka, Nobuko	For	Against	We are not supportive of insiders on the board of statutory auditors.
Oriental Land Co., Ltd.	4661	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 22	For	For	
Oriental Land Co., Ltd.	4661	27-Jun-19	Annual	Management	2.1	Elect Director Kagami, Toshio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oriental Land Co., Ltd.	4661	27-Jun-19	Annual	Management	2.2	Elect Director Uenishi, Kyoichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oriental Land Co., Ltd.	4661	27-Jun-19	Annual	Management	2.3	Elect Director Takano, Yumiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oriental Land Co., Ltd.	4661	27-Jun-19	Annual	Management	2.4	Elect Director Katayama, Yuichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oriental Land Co., Ltd.	4661	27-Jun-19	Annual	Management	2.5	Elect Director Yokota, Akiyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oriental Land Co., Ltd.	4661	27-Jun-19	Annual	Management	2.6	Elect Director Takahashi, Wataru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oriental Land Co., Ltd.	4661	27-Jun-19	Annual	Management	2.7	Elect Director Hanada, Tsutomu	For	For	
Oriental Land Co., Ltd.	4661	27-Jun-19	Annual	Management	2.8	Elect Director Mogi, Yuzaburo	For	For	
Oriental Land Co., Ltd.	4661	27-Jun-19	Annual	Management	2.9	Elect Director Kaneki, Yuichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Oriental Land Co., Ltd.	4661	27-Jun-19	Annual	Management	2.10	Elect Director Kambara, Rika	For	Against	We are holding this executive accountable for the board not being one-third independent.
Panasonic Corp.	6752	27-Jun-19	Annual	Management	1.1	Elect Director Nagae, Shusaku	For	Against	We are holding the Chairman accountable for the board not being one-third independent.

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Panasonic Corp.	6752	27-Jun-19	Annual	Management	1.2	Elect Director Tsuga, Kazuhiro	For	Against	We are holding the President accountable for the board not being one-third independent.
Panasonic Corp.	6752	27-Jun-19	Annual	Management	1.3	Elect Director Sato, Mototsugu	For	Against	We do not support insiders on the board other than the President and Chairman.
Panasonic Corp.	6752	27-Jun-19	Annual	Management	1.4	Elect Director Higuchi, Yasuyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Panasonic Corp.	6752	27-Jun-19	Annual	Management	1.5	Elect Director Tsutsui, Yoshinobu	For	For	
Panasonic Corp.	6752	27-Jun-19	Annual	Management	1.6	Elect Director Ota, Hiroko	For	For	
Panasonic Corp.	6752	27-Jun-19	Annual	Management	1.7	Elect Director Toyama, Kazuhiko	For	For	
Panasonic Corp.	6752	27-Jun-19	Annual	Management	1.8	Elect Director Umeda, Hirokazu	For	Against	We do not support insiders on the board other than the President and Chairman.
Panasonic Corp.	6752	27-Jun-19	Annual	Management	1.9	Elect Director Laurence W.Bates	For	Against	We do not support insiders on the board other than the President and Chairman.
Panasonic Corp.	6752	27-Jun-19	Annual	Management	1.10	Elect Director Homma, Tetsuro	For	Against	We do not support insiders on the board other than the President and Chairman.
Panasonic Corp.	6752	27-Jun-19	Annual	Management	1.11	Elect Director Noji, Kunio	For	For	
Panasonic Corp.	6752	27-Jun-19	Annual	Management	2	Appoint Statutory Auditor Tominaga, Toshihide	For	Against	We are not supportive of insiders on the board of statutory auditors.
Panasonic Corp.	6752	27-Jun-19	Annual	Management	3	Approve Restricted Stock Plan	For	For	
Pareto Bank ASA	PARB	27-Jun-19	Special	Management	1	Open Meeting	None	None	
Pareto Bank ASA	PARB	27-Jun-19	Special	Management	2	Registration of Attending Shareholders and Proxies	None	None	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	1	Open Meeting	None	None	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	4	Prepare List of Shareholders	None	None	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	5	Approve Agenda of Meeting	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	6	Approve Financial Statements	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	7	Approve Management Board Report on Company's and Group's Operations; and Consolidated Financial Statements	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	8.1	Approve Discharge of Piotr Wozniak (CEO)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	8.2	Approve Discharge of Radoslaw Bartosik (Deputy CEO)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	8.3	Approve Discharge of Lukasz Kroplewski (Deputy CEO)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	8.4	Approve Discharge of Michal Pietrzyk (Deputy CEO)	For	For	

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Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	8.5	Approve Discharge of Maciej Wozniak (Deputy CEO)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	8.6	Approve Discharge of Magdalena Zegarska (Deputy CEO)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	9.1	Approve Discharge of Bartlomiej Nowak (Supervisory Board Chairman)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	9.2	Approve Discharge of Piotr Sprzaczak (Supervisory Board Deputy Chairman)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	9.3	Approve Discharge of Slawomir Borowiec (Supervisory Board Member)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	9.4	Approve Discharge of Piotr Broda (Supervisory Board Member)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	9.5	Approve Discharge of Andrzej Gonet (Supervisory Board Member)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	9.6	Approve Discharge of Mieczyslaw Kawecki (Supervisory Board Member)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	9.7	Approve Discharge of Stanislaw Sieradzki (Supervisory Board Member)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	9.8	Approve Discharge of Grzegorz Tchorek (Supervisory Board Member)	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	10	Approve Allocation of Income and Dividends of PLN 0.18 per Share	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	11	Amend Sep. 09, 2016, EGM Resolution Re: Approve Remuneration of Supervisory Board Members	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	12	Amend Nov. 24, 2016. EGM Resolution Re: Approve Structure of Remuneration of Management Board	For	For	
Polskie Gornictwo Naftowe i Gazownictwo SA	PGN	27-Jun-19	Annual	Management	13	Close Meeting	None	None	
Proteostasis Therapeutics, Inc.	PTI	27-Jun-19	Annual	Management	1	Elect Director Franklin M. Berger	For	Withhold	We are voting against incumbent directors on the ballot for failing to remove bylaws/anti-takeover measures that restrict shareholder rights. This director is overboarded. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
PT Indah Kiat Pulp & Paper Tbk	INKP	27-Jun-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Discharge of Directors and Commissioners	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
PT Indah Kiat Pulp & Paper Tbk	INKP	27-Jun-19	Special	Management	1	Amend Article 3 of the Articles of Association in Relation with Business Activity	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Indah Kiat Pulp & Paper Tbk	INKP	27-Jun-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Indah Kiat Pulp & Paper Tbk	INKP	27-Jun-19	Special	Management	2	Amend Articles of Association In Relation with Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Indah Kiat Pulp & Paper Tbk	INKP	27-Jun-19	Annual	Management	3	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	
PT Indah Kiat Pulp & Paper Tbk	INKP	27-Jun-19	Special	Management	3	Amend Articles of Association In Relation with Commissioners	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Indah Kiat Pulp & Paper Tbk	INKP	27-Jun-19	Annual	Management	4	Approve Remuneration of Directors and Commissioners	For	For	
PT Indah Kiat Pulp & Paper Tbk	INKP	27-Jun-19	Special	Management	4	Approve Changes in Board of Company	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Pabrik Kertas Tjiwi Kimia Tbk	TKIM	27-Jun-19	Annual	Management	1	Approve Financial Statements, Statutory Reports, and Discharge of Directors and Commissioners	For	For	
PT Pabrik Kertas Tjiwi Kimia Tbk	TKIM	27-Jun-19	Special	Management	1	Amend Article 3 of the Articles of Association in Relation with Business Activity	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Pabrik Kertas Tjiwi Kimia Tbk	TKIM	27-Jun-19	Annual	Management	2	Approve Allocation of Income	For	For	
PT Pabrik Kertas Tjiwi Kimia Tbk	TKIM	27-Jun-19	Special	Management	2	Amend Articles of Association In Relation with Directors	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Pabrik Kertas Tjiwi Kimia Tbk	TKIM	27-Jun-19	Annual	Management	3	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	
PT Pabrik Kertas Tjiwi Kimia Tbk	TKIM	27-Jun-19	Special	Management	3	Amend Articles of Association In Relation with Commissioners	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
PT Pabrik Kertas Tjiwi Kimia Tbk	TKIM	27-Jun-19	Annual	Management	4	Approve Remuneration of Directors and Commissioners	For	For	
PT Pabrik Kertas Tjiwi Kimia Tbk	TKIM	27-Jun-19	Special	Management	4	Approve Changes in Board of Company	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 75	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	2	Amend Articles to Adopt Board Structure with Audit Committee - Amend Provisions on Number of Directors - Authorize Directors to Execute Day to Day Operations without Full Board Approval - Indemnify Directors	For	For	
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	3.1	Elect Director Fujiwara, Tadanobu	For	For	
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	3.2	Elect Director Azuma, Katsumi	For	Against	We do not support insiders on the board other than the President.
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	3.3	Elect Director Matsumoto, Isao	For	Against	We do not support insiders on the board other than the President.
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	3.4	Elect Director Yamazaki, Masahiko	For	Against	We do not support insiders on the board other than the President.
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	3.5	Elect Director Suenaga, Yoshiaki	For	Against	We do not support insiders on the board other than the President.
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	3.6	Elect Director Uehara, Kunio	For	Against	We do not support insiders on the board other than the President.
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	3.7	Elect Director Sato, Kenichiro	For	Against	We do not support insiders on the board other than the President.
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	3.8	Elect Director Nishioka, Koichi	For	For	
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	3.9	Elect Director Tateishi, Tetsuo	For	Against	We do not support insiders on the board other than the President.
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	4.1	Elect Director and Audit Committee Member Nii, Hiroyuki	For	For	
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	4.2	Elect Director and Audit Committee Member Chimori, Hidero	For	For	
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	4.3	Elect Director and Audit Committee Member Miyabayashi, Toshiro	For	For	
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	4.4	Elect Director and Audit Committee Member Tanaka, Kumiko	For	For	
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	5	Approve Compensation Ceiling for Directors Who Are Not Audit Committee Members	For	For	
ROHM Co., Ltd.	6963	27-Jun-19	Annual	Management	6	Approve Compensation Ceiling for Directors Who Are Audit Committee Members	For	For	
Sankyo Co., Ltd.	6417	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 75	For	For	
Sankyo Co., Ltd.	6417	27-Jun-19	Annual	Management	2.1	Appoint Statutory Auditor Okubo, Takafumi	For	Against	We are not supportive of insiders on the board of statutory auditors.
Sankyo Co., Ltd.	6417	27-Jun-19	Annual	Management	2.2	Appoint Statutory Auditor Ishiyama, Toshiaki	For	Against	We are not supportive of insiders on the board of statutory auditors.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sankyo Co., Ltd.	6417	27-Jun-19	Annual	Management	2.3	Appoint Statutory Auditor Sanada, Yoshiro	For	For	
Sankyo Co., Ltd.	6417	27-Jun-19	Annual	Management	2.4	Appoint Statutory Auditor Noda, Fumiyoshi	For	For	
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.1	Elect Director Kitao, Yoshitaka	For	For	
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.2	Elect Director Kawashima, Katsuya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.3	Elect Director Nakagawa, Takashi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.4	Elect Director Takamura, Masato	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.5	Elect Director Morita, Shumpei	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.6	Elect Director Yamada, Masayuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.7	Elect Director Yoshida, Masaki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.8	Elect Director Sato, Teruhide	For	For	
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.9	Elect Director Takenaka, Heizo	For	For	
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.10	Elect Director Suzuki, Yasuhiro	For	For	
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.11	Elect Director Kusakabe, Satoe	For	Against	We do not support insiders on the board other than the Chairman and/or President.
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	1.12	Elect Director Kubo, Junko	For	For	
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	2	Appoint Alternate Statutory Auditor Wakatsuki, Tetsutaro	For	For	
SBI Holdings, Inc.	8473	27-Jun-19	Annual	Management	3	Approve Restricted Stock Plan	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	1	Approve 2018 Annual Report	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Special	Management	1	Approve 2019 Share Option Scheme	For	Against	The share option scheme does not meet our guidelines.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Directors	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Special	Management	2	Approve Assessment Measure for the Implementation of the 2019 Share Option Scheme	For	Against	The share option scheme does not meet our guidelines.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	3	Approve 2018 Report of the Board of Supervisors	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Special	Management	3	Authorize Board to Deal with All Matters in Relation to the 2019 Share Option Scheme	For	Against	The share option scheme does not meet our guidelines.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	4	Approve 2018 Final Accounts Report and 2019 Financial Budget	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	6	Approve PricewaterhouseCoopers Zhong Tian LLP as Domestic Auditor, PricewaterhouseCoopers as Overseas Auditor and Payment of Auditors' Fees for 2018	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	7	Approve Purchase of Liabilities Insurance for Directors, Supervisors and Senior Management of the Company	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	8	Approve Renewal of Financial Services Agreement with Shanghai Shangshi Group Finance Co., Ltd. and Related Transactions	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	9	Approve External Guarantees for 2019	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	10	Approve Issuance of Debt Financing Products	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	12	Amend Articles of Association and Rules and Procedures Regarding General Meetings of Shareholders	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	13	Approve 2019 Share Option Scheme	For	Against	The share option scheme does not meet our guidelines.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	14	Approve Assessment Measure for the Implementation of the 2019 Share Option Scheme	For	Against	The share option scheme does not meet our guidelines.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Management	15	Authorize Board to Deal with All Matters in Relation to the 2019 Share Option Scheme	For	Against	The share option scheme does not meet our guidelines.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	16.01	Elect Zhou Jun as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	16.02	Elect Ge Dawei as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	16.03	Elect Cho Man as Director	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	16.04	Elect Li Yongzhong as Director	For	Against	We do not support insiders on the board other than the CEO.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	16.05	Elect Shen Bo as Director	For	Against	We do not support insiders on the board other than the CEO.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	16.06	Elect Li An as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	17.01	Elect Cai Jiangnan as Director	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	17.02	Elect Hong Liang as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	17.03	Elect Gu Zhaoyang as Director	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	17.04	Elect Manson Fok as Director	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	18.01	Elect Xu Youli as Supervisor	For	For	
Shanghai Pharmaceuticals Holding Co., Ltd.	2607	27-Jun-19	Annual	Shareholder	18.02	Elect Xin Keng as Supervisor	For	For	
Shimizu Corp.	1803	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 23	For	For	
Shimizu Corp.	1803	27-Jun-19	Annual	Management	2	Amend Articles to Reduce Directors' Term	For	For	
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.1	Elect Director Miyamoto, Yoichi	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.2	Elect Director Inoue, Kazuyuki	For	Against	We are holding the President accountable for the board not being one-third independent.
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.3	Elect Director Terada, Osamu	For	Against	We do not support insiders on the board other than the President and Chairman.
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.4	Elect Director Imaki, Toshiyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.5	Elect Director Higashide, Koichiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.6	Elect Director Yamaji, Toru	For	Against	We do not support insiders on the board other than the President and Chairman.
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.7	Elect Director Ikeda, Koji	For	Against	We do not support insiders on the board other than the President and Chairman.
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.8	Elect Director Yamanaka, Tsunehiko	For	Against	We do not support insiders on the board other than the President and Chairman.
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.9	Elect Director Shimizu, Motoaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.10	Elect Director Iwamoto, Tamotsu	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.11	Elect Director Murakami, Aya	For	For	
Shimizu Corp.	1803	27-Jun-19	Annual	Management	3.12	Elect Director Tamura, Mayumi	For	For	
Shimizu Corp.	1803	27-Jun-19	Annual	Management	4	Approve Annual Bonus	For	For	
Shimizu Corp.	1803	27-Jun-19	Annual	Management	5	Approve Compensation Ceiling for Directors	For	For	
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 100	For	For	
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	2.1	Elect Director Saito, Yasuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	2.2	Elect Director Ishihara, Toshinobu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	2.3	Elect Director Ueno, Susumu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	2.4	Elect Director Matsui, Yukihiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	2.5	Elect Director Miyajima, Masaki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	2.6	Elect Director Frank Peter Popoff	For	For	
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	2.7	Elect Director Miyazaki, Tsuyoshi	For	For	
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	2.8	Elect Director Fukui, Toshihiko	For	For	
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	2.9	Elect Director Kasahara, Toshiyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	2.10	Elect Director Maruyama, Kazumasa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Okamoto, Hiroaki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Nagano, Kiyoshi	For	For	
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Onezawa, Hidenori	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Shin-Etsu Chemical Co., Ltd.	4063	27-Jun-19	Annual	Management	4	Approve Stock Option Plan	For	For	
Shriram Transport Finance Company Limited	511218	27-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Shriram Transport Finance Company Limited	511218	27-Jun-19	Annual	Management	2	Approve Final Dividend and Confirm Interim Dividend	For	For	
Shriram Transport Finance Company Limited	511218	27-Jun-19	Annual	Management	3	Reelect D. V. Ravi as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Shriram Transport Finance Company Limited	511218	27-Jun-19	Annual	Management	4	Approve Remuneration of Joint Auditors	For	For	
Shriram Transport Finance Company Limited	511218	27-Jun-19	Annual	Management	5	Approve Cancellation of Forfeited Equity Shares	For	For	
Shriram Transport Finance Company Limited	511218	27-Jun-19	Annual	Management	6	Elect Pradeep Kumar Panja as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Shriram Transport Finance Company Limited	511218	27-Jun-19	Annual	Management	7	Elect Ignatius Michael Viljoen as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Shriram Transport Finance Company Limited	511218	27-Jun-19	Annual	Management	8	Approve Reappointment and Remuneration of Umesh Revankar as Managing Director and CEO	For	For	
Shriram Transport Finance Company Limited	511218	27-Jun-19	Annual	Management	9	Reelect S. Sridhar as Director	For	For	
Shriram Transport Finance Company Limited	511218	27-Jun-19	Annual	Management	10	Reelect S. Lakshminarayanan as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements of the Company and Its Subsidiaries and the Auditors' Report	For	For	
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	4	Approve Profit Distribution Plan and Payment of Final Dividend	For	For	
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	5	Authorize Board to Fix Remuneration of Directors	For	For	
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	6	Authorize Supervisory Committee to Fix Remuneration of Supervisors	For	For	
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	7	Approve Ernst & Young Hua Ming LLP as the Domestic Auditor and Ernst & Young as the International Auditor and Authorize Audit Committee of the Board to Fix Their Remuneration	For	For	
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	8	Approve Provision of Guarantees in Favor of Third Parties	For	Against	We do not believe that support for this proposal is in the best interests of shareholders.
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	9	Approve Amendments to the Rules of Procedures of the Board of Directors	For	For	
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	10	Elect Dai Kun as Director Authorize Any Director to Execute a Service Contract with Her	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	11	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Domestic Shares and/or H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Sinopharm Group Co., Ltd.	1099	27-Jun-19	Annual	Management	12	Approve Amendments to Articles of Association	For	For	
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 200	For	For	
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	2.1	Elect Director Takada, Yoshiyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	2.2	Elect Director Maruyama, Katsunori	For	Against	We are holding this executive accountable for the board not being one-third independent.
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	2.3	Elect Director Usui, Ikuji	For	Against	We are holding this executive accountable for the board not being one-third independent.
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	2.4	Elect Director Kosugi, Seiji	For	Against	We are holding this executive accountable for the board not being one-third independent.
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	2.5	Elect Director Satake, Masahiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	2.6	Elect Director Takada, Yoshiki	For	Against	We are holding this executive accountable for the board not being one-third independent.
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	2.7	Elect Director Isoe, Toshio	For	Against	We are holding this executive accountable for the board not being one-third independent.
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	2.8	Elect Director Ota, Masahiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	2.9	Elect Director Kaizu, Masanobu	For	For	
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	2.10	Elect Director Kagawa, Toshiharu	For	For	
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Moriyama, Naoto	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Toyoshi, Arata	For	For	
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Uchikawa, Haruya	For	For	
SMC Corp. (Japan)	6273	27-Jun-19	Annual	Management	4	Approve Director Retirement Bonus	For	For	
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 62	For	For	
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	2.1	Elect Director Betsukawa, Shunsuke	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	2.2	Elect Director Shimomura, Shinji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	2.3	Elect Director Tomita, Yoshiyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	2.4	Elect Director Tanaka, Toshiharu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	2.5	Elect Director Okamura, Tetsuya	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	2.6	Elect Director Suzuki, Hideo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	2.7	Elect Director Kojima, Eiji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	2.8	Elect Director Takahashi, Susumu	For	For	
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	2.9	Elect Director Kojima, Hideo	For	For	
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Nogusa, Jun	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Nakamura, Masaichi	For	For	
Sumitomo Heavy Industries, Ltd.	6302	27-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Kato, Tomoyuki	For	For	
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 95	For	For	
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.1	Elect Director Kunibe, Takeshi	For	For	
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.2	Elect Director Ota, Jun	For	For	
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.3	Elect Director Takashima, Makoto	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.4	Elect Director Nagata, Haruyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.5	Elect Director Nakashima, Toru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.6	Elect Director Inoue, Atsuhiko	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.7	Elect Director Mikami, Toru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.8	Elect Director Kubo, Tetsuya	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.9	Elect Director Matsumoto, Masayuki	For	For	
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.10	Elect Director Arthur M. Mitchell	For	For	
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.11	Elect Director Yamazaki, Shozo	For	For	
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.12	Elect Director Kono, Masaharu	For	For	
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.13	Elect Director Tsutsui, Yoshinobu	For	For	
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.14	Elect Director Shimbo, Katsuyoshi	For	For	
Sumitomo Mitsui Financial Group, Inc.	8316	27-Jun-19	Annual	Management	2.15	Elect Director Sakurai, Eriko	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 75	For	For	
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.1	Elect Director Okubo, Tetsuo	For	For	
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.2	Elect Director Araumi, Jiro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.3	Elect Director Nishida, Yutaka	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.4	Elect Director Hashimoto, Masaru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.5	Elect Director Kitamura, Kunitaro	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.6	Elect Director Tsunekage, Hitoshi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.7	Elect Director Shudo, Kuniyuki	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.8	Elect Director Tanaka, Koji	For	Against	We do not support insiders on the board other than the Chairman and/or President. We are not supportive of insiders and/or non-independent outside directors on the audit committee.
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.9	Elect Director Suzuki, Takeshi	For	For	
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.10	Elect Director Araki, Mikio	For	For	
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.11	Elect Director Matsushita, Isao	For	For	
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.12	Elect Director Saito, Shinichi	For	For	
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.13	Elect Director Yoshida, Takashi	For	For	
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.14	Elect Director Kawamoto, Hiroko	For	For	
Sumitomo Mitsui Trust Holdings, Inc.	8309	27-Jun-19	Annual	Management	2.15	Elect Director Aso, Mitsuhiro	For	For	
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 16	For	For	
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	2.1	Elect Director Takashima, Junji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	2.2	Elect Director Onodera, Kenichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	2.3	Elect Director Nishima, Kojun	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	2.4	Elect Director Takemura, Nobuaki	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	2.5	Elect Director Kobayashi, Masato	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	2.6	Elect Director Kato, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	2.7	Elect Director Katayama, Hisatoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	2.8	Elect Director Odai, Yoshiyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	2.9	Elect Director Ito, Koji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	2.10	Elect Director Izuhara, Yozo	For	For	
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	2.11	Elect Director Kemori, Nobumasa	For	For	
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Nakamura, Yoshifumi	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Tanaka, Toshikazu	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Norihisa, Yoshiyuki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Uno, Kozo	For	For	
Sumitomo Realty & Development Co., Ltd.	8830	27-Jun-19	Annual	Management	5	Approve Takeover Defense Plan (Poison Pill)	For	Against	This shareholder rights plan is not in line with best practice.
Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 37	For	For	
Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	2.1	Elect Director Suzuki, Osamu	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies. We are holding the Chairman accountable for the board not being one-third independent.
Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	2.2	Elect Director Harayama, Yasuhito	For	Against	We do not support insiders on the board other than the President and Chairman.
Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	2.3	Elect Director Suzuki, Toshihiro	For	Against	We are holding certain directors accountable for lack of risk oversight that led to major controversies. We are holding the President accountable for the board not being one-third independent.

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Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	2.4	Elect Director Honda, Osamu	For	Against	We do not support insiders on the board other than the President and Chairman.
Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	2.5	Elect Director Nagao, Masahiko	For	Against	We do not support insiders on the board other than the President and Chairman.
Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	2.6	Elect Director Hasuike, Toshiaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	2.7	Elect Director Iguchi, Masakazu	For	For	
Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	2.8	Elect Director Tanino, Sakutaro	For	For	
Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Sugimoto, Toyokazu	For	Against	We are not supportive of insiders on the board of statutory auditors.
Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Kasai, Masato	For	Against	We are not supportive of insiders on the board of statutory auditors.
Suzuki Motor Corp.	7269	27-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Nagano, Norihisa	For	For	
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 30	For	For	
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	2	Amend Articles to Change Location of Head Office - Indemnify Directors - Indemnify Statutory Auditors	For	For	
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.1	Elect Director Fukuda, Shuji	For	Against	We are holding the Chairman accountable for the board not being one-third independent.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.2	Elect Director Fushihara, Masafumi	For	Against	We are holding the President accountable for the board not being one-third independent.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.3	Elect Director Kitabayashi, Yuichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.4	Elect Director Miura, Keiichi	For	Against	We do not support insiders on the board other than the President and Chairman.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.5	Elect Director Karino, Masahiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.6	Elect Director Ando, Kunihiro	For	Against	We do not support insiders on the board other than the President and Chairman.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.7	Elect Director Fukuhara, Katsuhide	For	Against	We do not support insiders on the board other than the President and Chairman.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.8	Elect Director Suzuki, Toshiaki	For	Against	We do not support insiders on the board other than the President and Chairman.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.9	Elect Director Uenoyama, Yoshiyuki	For	Against	We do not support insiders on the board other than the President and Chairman.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.10	Elect Director Asakura, Hideaki	For	Against	We do not support insiders on the board other than the President and Chairman.

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Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.11	Elect Director Ohashi, Tetsuya	For	Against	We do not support insiders on the board other than the President and Chairman.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.12	Elect Director Taura, Yoshifumi	For	Against	We do not support insiders on the board other than the President and Chairman.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.13	Elect Director Koizumi, Yoshiko	For	For	
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	3.14	Elect Director Arima, Yuzo	For	For	
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	4.1	Appoint Statutory Auditor Matsushima, Shigeru	For	Against	We are not supportive of insiders on the board of statutory auditors.
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	4.2	Appoint Statutory Auditor Fujima, Yoshio	For	For	
Taiheiyo Cement Corp.	5233	27-Jun-19	Annual	Management	5	Appoint Alternate Statutory Auditor Aoki, Toshihito	For	For	
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 70	For	For	
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	2.1	Elect Director Uehara, Akira	For	Against	We are holding this executive accountable for the board not being one-third independent.
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	2.2	Elect Director Uehara, Shigeru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	2.3	Elect Director Ohira, Akira	For	Against	We are holding this executive accountable for the board not being one-third independent.
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	2.4	Elect Director Uehara, Ken	For	Against	We are holding this executive accountable for the board not being one-third independent.
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	2.5	Elect Director Fujita, Kenichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	2.6	Elect Director Watanabe, Tetsu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	2.7	Elect Director Osawa, Katsuichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	2.8	Elect Director Kunibe, Takeshi	For	For	
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	2.9	Elect Director Uemura, Hiroyuki	For	For	
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Kobayashi, Kyuji	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Kameo, Kazuya	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Aoi, Chushiro	For	For	
Taisho Pharmaceutical Holdings Co., Ltd.	4581	27-Jun-19	Annual	Management	3.4	Appoint Statutory Auditor Sato, Junya	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 90	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.1	Elect Director Christophe Weber	For	Against	We are holding the President accountable for sustained unsatisfactory financial performance.
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.2	Elect Director Iwasaki, Masato	For	Against	We do not support insiders on the board other than the President.
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.3	Elect Director Andrew Plump	For	Against	We do not support insiders on the board other than the President.
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.4	Elect Director Constantine Saroukos	For	Against	We do not support insiders on the board other than the President.
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.5	Elect Director Sakane, Masahiro	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.6	Elect Director Olivier Bohuon	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.7	Elect Director Ian Clark	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.8	Elect Director Fujimori, Yoshiaki	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.9	Elect Director Steven Gillis	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.10	Elect Director Shiga, Toshiyuki	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.11	Elect Director Jean-Luc Butel	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	2.12	Elect Director Kuniya, Shiro	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	3.1	Elect Director and Audit Committee Member Higashi, Emiko	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	3.2	Elect Director and Audit Committee Member Michel Orsinger	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	4	Approve Trust-Type Equity Compensation Plan	For	Against	The trust-type equity plan does not meet our guidelines.
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	5	Approve Trust-Type Equity Compensation Plan	For	For	
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Management	6	Approve Annual Bonus	For	Against	We are voting against this proposal as we do not have the information necessary to evaluate and assess reasonableness of directors' remuneration package.
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Shareholder	7	Amend Articles to Require Individual Compensation Disclosure for Directors	Against	For	We are supportive of additional disclosure on director qualifications in line with best practices.
Takeda Pharmaceutical Co., Ltd.	4502	27-Jun-19	Annual	Shareholder	8	Amend Articles to Add Compensation Claw-back Provision	Against	For	We are supportive of this proposal calling for an enhanced claw back policy in line with best practices.
TDK Corp.	6762	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 80	For	For	
TDK Corp.	6762	27-Jun-19	Annual	Management	2.1	Elect Director Ishiguro, Shigenao	For	For	
TDK Corp.	6762	27-Jun-19	Annual	Management	2.2	Elect Director Yamanishi, Tetsuji	For	Against	We do not support insiders on the board other than the Chairman and/or President.

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TDK Corp.	6762	27-Jun-19	Annual	Management	2.3	Elect Director Sumita, Makoto	For	For	
TDK Corp.	6762	27-Jun-19	Annual	Management	2.4	Elect Director Osaka, Seiji	For	Against	We do not support insiders on the board other than the Chairman and/or President.
TDK Corp.	6762	27-Jun-19	Annual	Management	2.5	Elect Director Yoshida, Kazumasa	For	For	
TDK Corp.	6762	27-Jun-19	Annual	Management	2.6	Elect Director Ishimura, Kazuhiko	For	For	
TDK Corp.	6762	27-Jun-19	Annual	Management	2.7	Elect Director Yagi, Kazunori	For	For	
TDK Corp.	6762	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Sueki, Satoru	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
TDK Corp.	6762	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Momozuka, Takakazu	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
TDK Corp.	6762	27-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Ishii, Jun	For	For	
TDK Corp.	6762	27-Jun-19	Annual	Management	3.4	Appoint Statutory Auditor Douglas K. Freeman	For	For	
TDK Corp.	6762	27-Jun-19	Annual	Management	3.5	Appoint Statutory Auditor Chiba, Michiko	For	For	
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 70	For	For	
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	2.1	Elect Director Takasaki, Hideo	For	Against	We are holding this executive accountable for the board not being one-third independent. We are holding this director accountable for sustained unsatisfactory financial performance.
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	2.2	Elect Director Doi, Nobuhiro	For	Against	We are holding this executive accountable for the board not being one-third independent. We are holding this director accountable for sustained unsatisfactory financial performance.
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	2.3	Elect Director Hitomi, Hiroshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	2.4	Elect Director Anami, Masaya	For	Against	We are holding this executive accountable for the board not being one-third independent.
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	2.5	Elect Director Iwahashi, Toshiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	2.6	Elect Director Yasui, Mikiya	For	Against	We are holding this executive accountable for the board not being one-third independent.
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	2.7	Elect Director Hata, Hiroyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	2.8	Elect Director Koishihara, Norikazu	For	For	
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	2.9	Elect Director Otagiri, Junko	For	For	

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The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Naka, Masahiko	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Sato, Nobuaki	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
The Bank of Kyoto, Ltd.	8369	27-Jun-19	Annual	Management	3.3	Appoint Statutory Auditor Ishibashi, Masaki	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	1a	Elect Director Nora A. Aufreiter	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	1b	Elect Director Anne Gates	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	1c	Elect Director Susan J. Kropf	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	1d	Elect Director W. Rodney McMullen	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	1e	Elect Director Jorge P. Montoya	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	1f	Elect Director Clyde R. Moore	For	Against	We are voting against this director due to concerns over tenure.
The Kroger Co.	KR	27-Jun-19	Annual	Management	1g	Elect Director James A. Runde	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	1h	Elect Director Ronald L. Sargent	For	Against	We are holding the Chair of the Nomination Committee accountable for not having addressed the CEO's overboarding.
The Kroger Co.	KR	27-Jun-19	Annual	Management	1i	Elect Director Bobby S. Shackouls	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	1j	Elect Director Mark S. Sutton	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	1k	Elect Director Ashok Vemuri	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	3	Approve Omnibus Stock Plan	For	Against	The omnibus stock plan does not meet our guidelines.
The Kroger Co.	KR	27-Jun-19	Annual	Management	4	Amend Bylaws	For	For	
The Kroger Co.	KR	27-Jun-19	Annual	Management	5	Ratify PricewaterhouseCoopers LLC as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
The Kroger Co.	KR	27-Jun-19	Annual	Shareholder	6	Assess Environmental Impact of Non-Recyclable Packaging	Against	For	We are supportive of this proposal asking to assess and report on the environmental impacts and risks of continuing to use non-recyclable packaging. We believe that increased disclosure would be beneficial to shareholders given the growing consumer concerns on this issue.
The Kroger Co.	KR	27-Jun-19	Annual	Shareholder	7	Require Independent Board Chairman	Against	For	We are voting in favour of separating the CEO and Chair position and of appointing an independent Chair of the Board.
Tokyo Gas Co., Ltd.	9531	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 32.5	For	For	
Tokyo Gas Co., Ltd.	9531	27-Jun-19	Annual	Management	2.1	Elect Director Hirose, Michiaki	For	For	

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Tokyo Gas Co., Ltd.	9531	27-Jun-19	Annual	Management	2.2	Elect Director Uchida, Takashi	For	For	
Tokyo Gas Co., Ltd.	9531	27-Jun-19	Annual	Management	2.3	Elect Director Takamatsu, Masaru	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Tokyo Gas Co., Ltd.	9531	27-Jun-19	Annual	Management	2.4	Elect Director Anamizu, Takashi	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Tokyo Gas Co., Ltd.	9531	27-Jun-19	Annual	Management	2.5	Elect Director Nohata, Kunio	For	Against	We do not support insiders on the board other than the Chairman and/or President.
Tokyo Gas Co., Ltd.	9531	27-Jun-19	Annual	Management	2.6	Elect Director Igarashi, Chika	For	For	
Tokyo Gas Co., Ltd.	9531	27-Jun-19	Annual	Management	2.7	Elect Director Saito, Hitoshi	For	For	
Tokyo Gas Co., Ltd.	9531	27-Jun-19	Annual	Management	2.8	Elect Director Takami, Kazunori	For	For	
Tokyo Gas Co., Ltd.	9531	27-Jun-19	Annual	Management	2.9	Elect Director Edahiro, Junko	For	For	
Tokyo Gas Co., Ltd.	9531	27-Jun-19	Annual	Management	3	Appoint Statutory Auditor Nakajima, Isao	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.
Tokyu Corp.	9005	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 10	For	For	
Tokyu Corp.	9005	27-Jun-19	Annual	Management	2	Approve Transfer of Operations to Wholly Owned Subsidiary	For	For	
Tokyu Corp.	9005	27-Jun-19	Annual	Management	3	Amend Articles to Change Company Name - Amend Business Lines	For	For	
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.1	Elect Director Nomoto, Hirofumi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.2	Elect Director Takahashi, Kazuo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.3	Elect Director Tomoe, Masao	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.4	Elect Director Watanabe, Isao	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.5	Elect Director Hoshino, Toshiyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.6	Elect Director Ichiki, Toshiyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.7	Elect Director Fujiwara, Hirohisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.8	Elect Director Takahashi, Toshiyuki	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.9	Elect Director Hamana, Setsu	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.10	Elect Director Horie, Masahiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.11	Elect Director Murai, Jun	For	Against	We are holding this executive accountable for the board not being one-third independent.
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.12	Elect Director Konaga, Keiichi	For	For	
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.13	Elect Director Kanazashi, Kiyoshi	For	For	
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.14	Elect Director Kanise, Reiko	For	For	
Tokyu Corp.	9005	27-Jun-19	Annual	Management	4.15	Elect Director Okamoto, Kunie	For	For	
Tokyu Corp.	9005	27-Jun-19	Annual	Management	5	Appoint Alternate Statutory Auditor Matsumoto, Taku	For	For	
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	1	Amend Articles to Amend Business Lines	For	For	
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.1	Elect Director Kaneko, Shingo	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.2	Elect Director Maro, Hideharu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.3	Elect Director Maeda, Yukio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.4	Elect Director Okubo, Shinichi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.5	Elect Director Arai, Makoto	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.6	Elect Director Ezaki, Sumio	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.7	Elect Director Ueki, Tetsuro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.8	Elect Director Yamano, Yasuhiko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.9	Elect Director Nakao, Mitsuhiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.10	Elect Director Kurobe, Takashi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.11	Elect Director Sakuma, Kunio	For	For	
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.12	Elect Director Noma, Yoshinobu	For	For	
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.13	Elect Director Toyama, Ryoko	For	For	
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.14	Elect Director Kotani, Yuichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.15	Elect Director Sakai, Kazunori	For	Against	We are holding this executive accountable for the board not being one-third independent.

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Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	2.16	Elect Director Saito, Masanori	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	3	Appoint Statutory Auditor Kubozono, Itaru	For	Against	We are not supportive of insiders on the board of statutory auditors.
Toppan Printing Co., Ltd.	7911	27-Jun-19	Annual	Management	4	Approve Restricted Stock Plan	For	For	
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 40	For	For	
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.1	Elect Director Tsutsumi, Tadasu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.2	Elect Director Imamura, Masanari	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.3	Elect Director Sumimoto, Noritaka	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.4	Elect Director Oki, Hitoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.5	Elect Director Takahashi, Kiyoshi	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.6	Elect Director Makiya, Rieko	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.7	Elect Director Mochizuki, Masahisa	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.8	Elect Director Tsubaki, Hiroshige	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.9	Elect Director Kusunoki, Satoru	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.10	Elect Director Murakami, Yoshiji	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.11	Elect Director Murakami, Osamu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.12	Elect Director Murayama, Ichiro	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.13	Elect Director Yazaki, Hirokazu	For	Against	We are holding this executive accountable for the board not being one-third independent.
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.14	Elect Director Ogawa, Susumu	For	For	
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.15	Elect Director Yachi, Hiroyasu	For	For	
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	2.16	Elect Director Mineki, Machiko	For	For	
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	3.1	Appoint Statutory Auditor Oikawa, Masaharu	For	Against	We are not supportive of insiders and/or non-independent outside directors on the board of statutory auditors.

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Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	3.2	Appoint Statutory Auditor Takano, Ikuo	For	For	
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	4	Appoint Alternate Statutory Auditor Ushijima, Tsutomu	For	For	
Toyo Suisan Kaisha, Ltd.	2875	27-Jun-19	Annual	Management	5	Approve Annual Bonus	For	For	
TravelSky Technology Limited	696	27-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
TravelSky Technology Limited	696	27-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
TravelSky Technology Limited	696	27-Jun-19	Special	Management	1	Authorize Repurchase of Issued H Share Capital	For	For	
TravelSky Technology Limited	696	27-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
TravelSky Technology Limited	696	27-Jun-19	Annual	Management	4	Approve 2018 Allocation of Profit and Distribution of Final Dividend	For	For	
TravelSky Technology Limited	696	27-Jun-19	Annual	Management	5	Approve BDO Limited as International Auditors and BDO China Shu Lun Pan Certified Public Accountants LLP as PRC Auditors and to Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
TravelSky Technology Limited	696	27-Jun-19	Annual	Shareholder	6	Elect Zhao Xiaohang as Director, Authorize Board to Fix His Remuneration and Approve Termination of the Office of Cao Jianxiong as a Non-executive Director of the Company	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
TravelSky Technology Limited	696	27-Jun-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares and Domestic Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
TravelSky Technology Limited	696	27-Jun-19	Annual	Management	8	Authorize Repurchase of Issued H Share Capital	For	For	
TravelSky Technology Limited	696	27-Jun-19	Annual	Management	9	Approve Amendments to Articles of Association	For	For	
WABCO Holdings Inc.	WBC	27-Jun-19	Special	Management	1	Approve Merger Agreement	For	For	
WABCO Holdings Inc.	WBC	27-Jun-19	Special	Management	2	Advisory Vote on Golden Parachutes	For	For	
WABCO Holdings Inc.	WBC	27-Jun-19	Special	Management	3	Adjourn Meeting	For	For	
Yamada Denki Co., Ltd.	9831	27-Jun-19	Annual	Management	1	Approve Allocation of Income, with a Final Dividend of JPY 13	For	For	
Yamada Denki Co., Ltd.	9831	27-Jun-19	Annual	Management	2	Appoint Statutory Auditor Takahashi, Masamitsu	For	For	
Yamada Denki Co., Ltd.	9831	27-Jun-19	Annual	Management	3	Approve Restricted Stock Plan	For	For	
Yandex NV	YNDX	27-Jun-19	Annual	Management	1	Approve to Extend the Period for Preparing the Annual Account for the Financial Year 2018	For	For	
Yandex NV	YNDX	27-Jun-19	Annual	Management	2	Adopt Financial Statements and Statutory Reports	For	For	
Yandex NV	YNDX	27-Jun-19	Annual	Management	3	Approve Discharge of Directors	For	For	
Yandex NV	YNDX	27-Jun-19	Annual	Management	4	Reelect Rogier Rijnja as Non-Executive Director	For	Against	We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Yandex NV	YNDX	27-Jun-19	Annual	Management	5	Reelect Charles Ryan as Non-Executive Director	For	For	

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Yandex NV	YNDX	27-Jun-19	Annual	Management	6	Reelect Alexander Voloshin as Non-Executive Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are holding the Nomination Committee members accountable for inadequate gender diversity on the board.
Yandex NV	YNDX	27-Jun-19	Annual	Management	7	Elect Mikhail Parakhin as Non-Executive Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Yandex NV	YNDX	27-Jun-19	Annual	Management	8	Elect Tigran Khudaverdyan as Executive Director	For	Against	We do not support insiders on the board other than the CEO.
Yandex NV	YNDX	27-Jun-19	Annual	Management	9	Approve Cancellation of Outstanding Class C Shares	For	For	
Yandex NV	YNDX	27-Jun-19	Annual	Management	10	Ratify Auditors	For	For	
Yandex NV	YNDX	27-Jun-19	Annual	Management	11	Amend 2016 Equity Incentive Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs). The incentive plan does not meet our guidelines.
Yandex NV	YNDX	27-Jun-19	Annual	Management	12	Grant Board Authority to Issue Class A Shares and Preference Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Yandex NV	YNDX	27-Jun-19	Annual	Management	13	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Yandex NV	YNDX	27-Jun-19	Annual	Management	14	Authorize Repurchase of Up to 20 Percent of Issued Share Capital	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
ZEAL Network SE	TIM	27-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
ZEAL Network SE	TIM	27-Jun-19	Annual	Management	2	Approve Remuneration Report	For	For	
ZEAL Network SE	TIM	27-Jun-19	Annual	Management	3	Approve Remuneration Policy	For	For	
ZEAL Network SE	TIM	27-Jun-19	Annual	Management	4	Re-elect Peter Steiner as Member of the Supervisory Board	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.

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ZEAL Network SE	TIM	27-Jun-19	Annual	Management	5	Re-elect Thorsten Hehl as Member of the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ZEAL Network SE	TIM	27-Jun-19	Annual	Management	6	Re-elect Oliver Jaster as Member of the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ZEAL Network SE	TIM	27-Jun-19	Annual	Management	7	Re-elect Jens Schumann as Member of the Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ZEAL Network SE	TIM	27-Jun-19	Annual	Management	8	Re-elect Andreas de Maiziere as Member of the Supervisory Board	For	For	
ZEAL Network SE	TIM	27-Jun-19	Annual	Management	9	Elect Marc Peters as Member of the Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
ZEAL Network SE	TIM	27-Jun-19	Annual	Management	10	Reappoint Ernst & Young LLP as Auditors	For	For	
ZEAL Network SE	TIM	27-Jun-19	Annual	Management	11	Authorise the Supervisory Board to Fix Remuneration of Auditors	For	For	
ZEAL Network SE	TIM	27-Jun-19	Annual	Management	12	Authorise Directors to Sell Treasury Shares	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	1	Open Meeting	None	None	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	5.1	Receive Financial Statements	None	None	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	5.2	Receive Consolidated Financial Statements	None	None	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	5.3	Receive Management Board Report on Company's and Group's Operations	None	None	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	6	Receive Supervisory Board Report	None	None	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	7	Receive Information on Disposal and Acquisition of Assets and Shares	None	None	

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Alior Bank SA	ALR	28-Jun-19	Annual	Management	8	Receive Management Board Report on Entertainment Expenses, Legal Expenses, Marketing Costs, Public Relations, Social Communication Expenses, and Management Consultancy Fees in 2018	None	None	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	9.1	Approve Supervisory Board Report	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	9.2	Approve Financial Statements	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	9.3	Approve Consolidated Financial Statements	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	9.4	Approve Management Board Report on Company's and Group's Operations	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	10	Approve Allocation of Income	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.1	Approve Discharge of Krzysztof Bachta (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.2	Approve Discharge of Marcin Jaszczuk (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.3	Approve Discharge of Seweryn Kowalczyk (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.4	Approve Discharge of Mateusz Poznanski (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.5	Approve Discharge of Agata Strzelecka (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.6	Approve Discharge of Maciej Surdyk (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.7	Approve Discharge of Marek Szczesniak (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.8	Approve Discharge of Katarzyna Sulkowska (Deputy CEO and CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.9	Approve Discharge of Filip Gorczyca (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.10	Approve Discharge of Michal Chyczewski (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.11	Approve Discharge of Urszula Krzyzanowska-Piekos (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.12	Approve Discharge of Celina Waleskiewicz (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	11.13	Approve Discharge of Sylwester Grzebinoga (Deputy CEO)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	12.1	Approve Discharge of Tomasz Kulik (Supervisory Board Chairman)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	12.2	Approve Discharge of Dariusz Gatarek (Supervisory Board Member)	For	For	

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Alior Bank SA	ALR	28-Jun-19	Annual	Management	12.3	Approve Discharge of Mikolaj Handschke (Supervisory Board Member)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	12.4	Approve Discharge of Malgorzata Iwanicz-Drozowska (Supervisory Board Member)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	12.5	Approve Discharge of Artur Kucharski (Supervisory Board Member)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	12.6	Approve Discharge of Maciej Rapkiewicz (Supervisory Board Member)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	12.7	Approve Discharge of Marcin Eckert (Supervisory Board Member)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	12.8	Approve Discharge of Wojciech Myslecki (Supervisory Board Member)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	12.9	Approve Discharge of Slawomir Niemierka (Supervisory Board Member)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	12.10	Approve Discharge of Pawel Szymanski (Supervisory Board Member)	For	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Shareholder	13.1	Amend Statute	None	Against	We do not believe that support for this proposal is in shareholders' interests.
Alior Bank SA	ALR	28-Jun-19	Annual	Shareholder	13.2	Amend Statute	None	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Shareholder	13.3	Amend Statute	None	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Shareholder	13.4	Amend Statute	None	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Shareholder	14	Amend Dec. 5, 2017, EGM, Resolution Re: Approve Terms of Remuneration of Supervisory Board Members	None	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Shareholder	15	Amend Dec. 5, 2017, EGM, Resolution Re: Approve Terms of Remuneration of Management Board Members	None	For	
Alior Bank SA	ALR	28-Jun-19	Annual	Management	16	Close Meeting	None	None	
Alpha Bank SA	ALPHA	28-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Alpha Bank SA	ALPHA	28-Jun-19	Annual	Management	2	Approve Discharge of Board and Auditors	For	For	
Alpha Bank SA	ALPHA	28-Jun-19	Annual	Management	3	Approve Director Remuneration for 2018	For	For	
Alpha Bank SA	ALPHA	28-Jun-19	Annual	Management	4	Pre-approve Director Remuneration for 2019	For	For	
Alpha Bank SA	ALPHA	28-Jun-19	Annual	Management	5	Approve Auditors and Fix Their Remuneration	For	For	
Alpha Bank SA	ALPHA	28-Jun-19	Annual	Management	6	Ratify Director Appointment	For	For	
Alpha Bank SA	ALPHA	28-Jun-19	Annual	Management	7	Authorize Board to Participate in Companies with Similar Business Interests	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
BR MALLS Participacoes SA	BRML3	28-Jun-19	Special	Management	1	Ratify IAUD Auditores Independentes S/S as the Independent Firm to Appraise Proposed Transactions	For	For	
BR MALLS Participacoes SA	BRML3	28-Jun-19	Special	Management	2	Approve Independent Firm's Appraisal	For	For	
BR MALLS Participacoes SA	BRML3	28-Jun-19	Special	Management	3	Approve Absorption of FMSA and Classic	For	For	
Cementir Holding SpA	CEM	28-Jun-19	Special	Management	1	Approve Change in the Location of the Company's Registered Headquarters to Amsterdam (Netherlands); Adopt New Bylaws	For	Against	This proposal is not in shareholders' best interests.
China Coal Energy Company Limited	1898	28-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Coal Energy Company Limited	1898	28-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
China Coal Energy Company Limited	1898	28-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
China Coal Energy Company Limited	1898	28-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan and Distribution of Final Dividends	For	For	
China Coal Energy Company Limited	1898	28-Jun-19	Annual	Management	5	Approve Capital Expenditure Budget for the Year 2019	For	For	
China Coal Energy Company Limited	1898	28-Jun-19	Annual	Management	6	Approve Deloitte Touche Tohmatsu Certified Public Accountants LLP as Domestic Auditor and Deloitte Touche Tohmatsu as International Auditor and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
China Coal Energy Company Limited	1898	28-Jun-19	Annual	Management	7	Approve Emoluments of Directors and Supervisors	For	For	
China Coal Energy Company Limited	1898	28-Jun-19	Annual	Management	8.01	Approve Revision of Annual Caps for Provision of the Materials and Ancillary Services and of the Social and Support Services Under the 2018 Integrated Materials and Services Mutual Provision Framework Agreement	For	For	
China Coal Energy Company Limited	1898	28-Jun-19	Annual	Management	8.02	Approve Revision of Annual Caps for the Transactions Contemplated Under the 2018 Project Design, Construction and General Contracting Services Framework Agreement	For	For	
China Coal Energy Company Limited	1898	28-Jun-19	Annual	Management	8.03	Approve the Revision of Maximum Daily Balance of Loans and Financial Leasing Under the 2018 Financial Services Framework Agreement	For	Against	This proposal is not in shareholders' best interests.
China Coal Energy Company Limited	1898	28-Jun-19	Annual	Management	9	Authorize Board to Issue Debt Financing Instruments	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	3	Approve 2018 Annual Report	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	3	Approve 2018 Annual Report	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	4	Approve 2018 Dividend Distribution Plan	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	4	Approve 2018 Dividend Distribution Plan	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	5	Approve KPMG Huazhen LLP and KPMG as Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.The auditor's tenure is not disclosed.
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	5	Approve KPMG Huazhen LLP and KPMG as Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.The auditor's tenure is not disclosed.
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	6	Approve Authorization on the Company and Its Majority-Owned Subsidiaries to Provide Financial Assistance to Third Parties	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	6	Approve Authorization on the Company and Its Majority-Owned Subsidiaries to Provide Financial Assistance to Third Parties	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	7	Approve Issuance of Debt Financing Instruments	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	7	Approve Issuance of Debt Financing Instruments	For	For	
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
China Vanke Co., Ltd.	2202	28-Jun-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board	For	For	
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	2	Approve 2018 Work Report of the Supervisory Committee	For	For	
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	3	Approve 2018 Annual Report	For	For	
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	5	Approve PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as PRC and International Auditors Respectively, PricewaterhouseCoopers Zhong Tian LLP as Internal Control Auditor and Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	6	Approve 2019 Estimated Investment Amount for Proprietary Business	For	For	
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	8	Approve Remuneration of Directors and Supervisors	For	For	
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	9.01	Approve Contemplated Related Party/Connected Transactions Between the Company and Its Subsidiaries and the CITIC Group and Its Subsidiaries and Associates	For	For	
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	9.02	Approve Contemplated Related Party/Connected Transactions Between the Company and Its Subsidiaries and Other Related/Connected Parties	For	For	
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	9.03	Approve Contemplated Related Party/Connected Transactions Between the Company and Companies Holding More Than 10% Equity Interest	For	For	
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	9.04	Approve Contemplated Related Party/Connected Transactions Between the Company and Companies Holding More Than 5% Equity Interest	For	For	
CITIC Securities Co., Ltd.	6030	28-Jun-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for A Shares and H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	1	Approve Auditors' Special Report on Related-Party Transactions	For	Against	This proposal is not in shareholders' best interests.
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	2	Approve Financial Statements, Consolidated Financial Statements and Discharge Directors	For	Against	This proposal is not in shareholders' best interests.
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	3	Approve Treatment of Losses	For	For	
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	4	Approve Remuneration of Directors in the Aggregate Amount of EUR 108,000	For	For	
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	5	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 1.3 Million	For	For	
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	6	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 1.3 Million	For	Against	This proposal is not in shareholders' best interests.
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	7	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 1.3 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.

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EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	8	Approve Issuance of Equity or Equity-Linked Securities for up to 20 Percent of Issued Capital Per Year Reserved for Specific Beneficiaries, up to Aggregate Nominal Amount of EUR 1.3 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	9	Approve Issuance of Equity or Equity-Linked Securities for up to 20 Percent of Issued Capital Per Year Reserved for Specific Beneficiaries, up to Aggregate Nominal Amount of EUR 1.3 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	10	Approve Issuance of Equity or Equity-Linked Securities for Private Placements Reserved for Directors, Corporate Officers and Employees, up to Aggregate Nominal Amount of EUR 1.3 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	11	Approve Issuance of Equity or Equity-Linked Securities for up to 20 Percent of Issued Capital Per Year Reserved for Qualified Investors or Restricted Number of Investors, up to Aggregate Nominal Amount of EUR 1.3 Million	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	12	Authorize up to 1 Million Shares for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	13	Authorize up to 358,528 Shares for Use in Stock Option Plans	For	Against	The stock option plan does not meet our guidelines.
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	14	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Against	Against	The employee stock purchase plan does not meet our guidelines.
EDAP TMS SA	EDAP	28-Jun-19	Annual/Special	Management	15	Set Total Limit for Capital Increase to Result from Issuance Requests under Items 12 and 14 at EUR 130,000	For	For	
Far Eastern New Century Corp.	1402	28-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
Far Eastern New Century Corp.	1402	28-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	
Far Eastern New Century Corp.	1402	28-Jun-19	Annual	Management	3	Amend Procedures for Lending Funds to Other Parties	For	For	
Far Eastern New Century Corp.	1402	28-Jun-19	Annual	Management	4	Amend Procedures for Endorsement and Guarantees	For	For	
Far Eastern New Century Corp.	1402	28-Jun-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
Far Eastern New Century Corp.	1402	28-Jun-19	Annual	Management	6.1	Elect Raymond R. M. Tai with ID No. Q100220XXX as Independent Director	For	For	
GF Securities Co., Ltd.	1776	28-Jun-19	Annual	Management	1	Approve 2018 Directors' Report	For	For	
GF Securities Co., Ltd.	1776	28-Jun-19	Annual	Management	2	Approve 2018 Supervisory Committee's Report	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
GF Securities Co., Ltd.	1776	28-Jun-19	Annual	Management	3	Approve 2018 Final Financial Report	For	For	
GF Securities Co., Ltd.	1776	28-Jun-19	Annual	Management	4	Approve 2018 Annual Report	For	For	
GF Securities Co., Ltd.	1776	28-Jun-19	Annual	Management	5	Approve 2018 Profit Distribution Plan	For	For	
GF Securities Co., Ltd.	1776	28-Jun-19	Annual	Management	6	Approve Ernst & Young Hua Ming LLP (Special General Partnership) as Domestic External Auditor and Ernst & Young as External Auditor and to Authorize Management to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.
GF Securities Co., Ltd.	1776	28-Jun-19	Annual	Management	7	Approve 2019 Proprietary Investment Quota	For	For	
GF Securities Co., Ltd.	1776	28-Jun-19	Annual	Management	8	Approve 2019 Expected Daily Related Party Transactions	For	For	
GF Securities Co., Ltd.	1776	28-Jun-19	Annual	Management	9	Amend Rules and Procedures Regarding Meetings of Board of Directors	For	For	
GF Securities Co., Ltd.	1776	28-Jun-19	Annual	Management	10	Approve Provision of Guarantees for Offshore Loans of GF Financial Markets(UK) Limited	For	For	
GF Securities Co., Ltd.	1776	28-Jun-19	Annual	Management	11	Approve Amendments to Articles of Association	For	For	
GOME Retail Holdings Ltd.	493	28-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
GOME Retail Holdings Ltd.	493	28-Jun-19	Annual	Management	2	Elect Zhang Da Zhong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
GOME Retail Holdings Ltd.	493	28-Jun-19	Annual	Management	3	Elect Yu Sing Wong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
GOME Retail Holdings Ltd.	493	28-Jun-19	Annual	Management	4	Elect Liu Hong Yu as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
GOME Retail Holdings Ltd.	493	28-Jun-19	Annual	Management	5	Authorize Board to Fix Remuneration of Directors	For	For	
GOME Retail Holdings Ltd.	493	28-Jun-19	Annual	Management	6	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	For	Against	The auditor's tenure is not disclosed.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
GOME Retail Holdings Ltd.	493	28-Jun-19	Annual	Management	7	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
GOME Retail Holdings Ltd.	493	28-Jun-19	Annual	Management	8	Authorize Repurchase of Issued Share Capital	For	For	
GOME Retail Holdings Ltd.	493	28-Jun-19	Annual	Management	9	Authorize Reissuance of Repurchased Shares	For	Against	The proposed share repurchase program does not have sufficient limits to protect existing shareholders.
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	1	Open Meeting	None	None	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	2	Elect Meeting Chairman	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	3	Acknowledge Proper Convening of Meeting	None	None	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	4	Approve Agenda of Meeting	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	5	Receive Financial Statements	None	None	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	6	Receive Consolidated Financial Statements	None	None	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	7	Receive Management Board Report on Company's and Group's Operations	None	None	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	8	Receive Supervisory Board Report	None	None	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	9	Receive Management Board Report on Entertainment Expenses, Legal Expenses, Marketing Costs, Public Relations, Social Communication Expenses, and Management Consultancy Fees in 2018	None	None	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	10	Approve Financial Statements	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	11	Approve Consolidated Financial Statements	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	12	Approve Management Board Report on Company's and Group's Operations	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	13	Approve Allocation of Income and Dividends of PLN 3 per Share	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	14.1	Approve Discharge of Mateusz Bonca (CEO)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	14.2	Approve Discharge of Jaroslaw Kawula (Deputy CEO)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	14.3	Approve Discharge of Patryk Demski (Deputy CEO)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	14.4	Approve Discharge of Robert Sobkow (Deputy CEO)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	14.5	Approve Discharge of Jaroslaw Wittstock (Deputy CEO)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	14.6	Approve Discharge of Marcin Jastrzebski (Management Board Member)	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	15.1	Approve Discharge of Beata Kozłowska-Chyla (Supervisory Board Chairman)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	15.2	Approve Discharge of Piotr Ciacho (Supervisory Board Member)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	15.3	Approve Discharge of Katarzyna Lewandowska (Supervisory Board Member)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	15.4	Approve Discharge of Dariusz Figura (Supervisory Board Member)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	15.5	Approve Discharge of Mariusz Golecki (Supervisory Board Member)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	15.6	Approve Discharge of Adam Lewandowski (Supervisory Board Member)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	15.7	Approve Discharge of Agnieszka Szklarczyk-Mierzwa (Supervisory Board Member)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	15.8	Approve Discharge of Grzegorz Rybicki (Supervisory Board Member)	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	16.1	Approve Acquisition of 3.6 Million Shares in Increased Share Capital of LOTOS Upstream Sp. z o.o.	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	16.2	Approve Acquisition of 400,000 Shares in Increased Share Capital of LOTOS Upstream Sp. z o.o.	For	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Shareholder	17	Amend Dec. 22, 2016, EGM Resolution Re: Approve Terms of Remuneration of Management Board Members	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Shareholder	18	Amend Dec. 22, 2016, EGM Resolution Re: Approve Terms of Remuneration of Supervisory Board Members	None	For	
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Shareholder	19	Amend Statute	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Shareholder	20	Authorize Supervisory Board to Approve Consolidated Text of Statute	None	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Grupa LOTOS SA	LTS	28-Jun-19	Annual	Management	21	Close Meeting	None	None	
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	1	Approve Business Operations Report and Financial Statements	For	For	
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	2	Approve Plan on Profit Distribution	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	3	Approve the Issuance of New Shares by Capitalization of Profit	For	For	
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	4	Approve Amendments to Articles of Association	For	For	
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	5	Approve Amendments to Procedures Governing the Acquisition or Disposal of Assets	For	For	
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	6	Amend Procedures for Lending Funds to Other Parties	For	For	
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	7	Amend Procedures for Endorsement and Guarantees	For	For	
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	8	Approve Amendments to Rules and Procedures Regarding Shareholder's General Meeting	For	For	
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	9.1	Elect Chuo, Yung-Tsai with Shareholder No. 2 as Non-Independent Director	For	For	
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	9.2	Elect Chen, Chin-Tsai with Shareholder No. 11 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure. This director is overboarded. We are voting against this director for missing more than 25 percent of scheduled meetings without disclosing a satisfactory reason.
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	9.3	Elect Lee, Shun-Chin with Shareholder No. 9 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director due to concerns over tenure.
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	9.4	Elect Tsai Huey-Chin with Shareholder No. 3 as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are voting against this director due to concerns over tenure.
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	9.5	Elect Chuo, Wen-Hen with Shareholder No. 24 as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	9.6	Elect a Representative San Hsin Investment Co., Ltd. with Shareholder No. 1711 as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	9.7	Elect Chiang, Cheng-Ho with ID No. F102570XXX as Independent Director	For	For	
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	9.8	Elect Chen Ching-Hui with ID No. A201684XXX as Independent Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	9.9	Elect Tu, Li-Ming with ID No. H200486XXX as Independent Director	For	For	
HIWIN Technologies Corp.	2049	28-Jun-19	Annual	Management	10	Approve Release of Restrictions of Competitive Activities of Newly Appointed Directors and Representatives	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	1	Approve 2018 Report of the Board of Directors	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	2	Approve 2018 Report of the Supervisory Committee	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	3	Approve 2018 Audited Financial Statements	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	4	Approve 2018 Profit Distribution Plan	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	5	Approve Deloitte Touche Tohmatsu as International Auditors and Deloitte Touche Tohmatsu Certified Public Accountants LLP as PRC Auditors	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	6a	Elect Lin Gang as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	6b	Elect Cao Shiguang as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	6c	Elect Wen Minggang as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	6d	Elect Wang Kui as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	6e	Elect Dai Xinmin as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are voting against this director for missing more than 25 percent of scheduled meetings without a satisfactory reason.
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	6f	Elect Zhai Ji as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	6g	Elect Qi Hesheng as Director	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	6h	Elect Zhang Lizi as Director	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	6i	Elect Hu Jiadong as Director	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	6j	Elect Zhu Xiao as Director	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	6k	Elect Huang Jian as Supervisor	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	7	Approve Rule of Procedure of General Meeting	For	For	
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for Domestic Shares and H Shares	For	Against	We do not support this general purpose share issuance due to dilution and as it lacks pre-emptive rights.
Huaneng Renewables Corporation Limited	958	28-Jun-19	Annual	Management	9	Approve Issuance of Debt Financing Instruments	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Sp ecial	Management	1	Fix Number of Directors at Ten	For	For	
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Sp ecial	Management	2.1	Elect Director Robert M. Friedland	For	For	
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Sp ecial	Management	2.2	Elect Director Yufeng (Miles) Sun	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Sp ecial	Management	2.3	Elect Director Egizio Bianchini	For	Withhold	We do not support insiders on the board other than the CEO and Executive Chair.
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Sp ecial	Management	2.4	Elect Director Tadeu Carneiro	For	Withhold	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. We are holding the Chair of the Governance Committee accountable for not providing an annual advisory vote on executive compensation.
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Sp ecial	Management	2.5	Elect Director Jinghe Chen	For	For	
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Sp ecial	Management	2.6	Elect Director William B. Hayden	For	For	
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Sp ecial	Management	2.7	Elect Director Livia Mahler	For	Withhold	We are holding certain directors accountable for ratifying what we believe to be problematic compensation issues.
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Sp ecial	Management	2.8	Elect Director Peter G. Meredith	For	For	
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Sp ecial	Management	2.9	Elect Director Kgalema P. Motlanthe	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Special	Management	2.10	Elect Director Guy J. de Selliers	For	Withhold	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Special	Management	3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
Ivanhoe Mines Ltd.	IVN	28-Jun-19	Annual/Special	Management	4	Approve Issuance of Shares in One or More Private Placements	For	For	
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	1	Call to Order	None	For	
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	2	Certification by the Corporate Secretary on Notice and Quorum	None	For	
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	3	Approve Minutes of the Last Annual Stockholders' Meeting	For	For	
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	4	Approve Management's Report	For	For	
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	5	Approve 2018 Audited Financial Statements and Annual Report	For	For	
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	6	Ratify Actions by the Board of Directors and Officers of the Corporation	For	For	
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	7.1	Elect Tony Tan Caktiong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	7.2	Elect William Tan Untiong as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	7.3	Elect Ernesto Tanmantiong as Director	For	Against	We are not supportive of non-independent directors sitting on key board committees.
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	7.4	Elect Joseph C. Tanbuntiong as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair. We are not supportive of non-independent directors sitting on key board committees.
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	7.5	Elect Ang Cho Sit as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.

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Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	7.6	Elect Antonio Chua Poe Eng as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are voting against this director due to concerns over tenure.
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	7.7	Elect Artemio V. Panganiban as Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees. We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent. This director is overboarded.
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	7.8	Elect Monico V. Jacob as Director	For	Against	This director is overboarded.
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	7.9	Elect Cezar P. Consing as Director	For	For	
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	8	Appoint External Auditors	For	Against	The auditor's tenure exceeds our guidelines. We are voting against the appointment of the audit firm as audit fees are not disclosed.
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	9	Ratify Amendments to the Senior Management Stock Option and Incentive Plan	For	Against	The omnibus stock plan does not meet our guidelines.
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	10	Other Business	For	Against	We are voting against this proposal to conduct 'other business' at the shareholder meeting as it puts non-attending shareholders voting by proxy at a disadvantage.
Jollibee Foods Corporation	JFC	28-Jun-19	Annual	Management	11	Adjournment	For	For	
Lee & Man Paper Manufacturing Limited	2314	28-Jun-19	Special	Management	1	Approve Master Agreement and Related Transactions	For	For	
Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	1.1	Elect Director Tudor Brown	For	For	
Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	1.2	Elect Director Brad Buss	For	For	
Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	1.3	Elect Director Edward H. Frank	For	For	
Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	1.4	Elect Director Richard S. Hill	For	For	
Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	1.5	Elect Director Oleg Khaykin	For	Against	We are holding the Chair of the Nomination Committee accountable for inadequate gender diversity on the board. This director is also overboarded.
Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	1.6	Elect Director Bethany Mayer	For	For	

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Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	1.7	Elect Director Donna Morris	For	For	
Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	1.8	Elect Director Matthew J. Murphy	For	For	
Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	1.9	Elect Director Michael Strachan	For	For	
Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	1.10	Elect Director Robert E. Switz	For	For	
Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For	For	
Marvell Technology Group Ltd.	MRVL	28-Jun-19	Annual	Management	3	Approve Deloitte & Touche LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	
MMI Holdings Ltd.	MMI	28-Jun-19	Written Consent	Management	1	Approve Change of Company Name to Momentum Metropolitan Holdings Limited	For	For	
MMI Holdings Ltd.	MMI	28-Jun-19	Written Consent	Management	1	Authorise Ratification of Special Resolution 1	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	1	Approve Financial Statements and Statutory Reports	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	2	Approve Allocation of Income and Dividends of EUR 0.53 per Share	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	3	Approve Consolidated Financial Statements and Statutory Reports	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	4	Approve Auditors' Special Report on Related-Party Transactions Re: Conventions with Denis Thiery, Chairman of the Board	For	Against	This proposal is not in shareholders' best interests.
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	5	Approve Auditors' Special Report on Related-Party Transactions Re: Conventions with Geoffrey Godet, CEO	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	6	Approve Compensation of Denis Thiery, Chairman of the Board	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	7	Approve Compensation of Geoffrey Godet, CEO	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	8	Approve Remuneration Policy of Chairman of the Board	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	9	Approve Remuneration Policy of Geoffrey Godet, CEO	For	Against	We are voting against this advisory vote on executive compensation as the program is structured in a way that does not sufficiently align pay with performance.
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	10	Ratify Appointment of Helena Bejar as Director	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	11	Reelect Helena Bejar as Director	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	12	Reelect Virginie Fauvel as Director	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	13	Reelect Nathalie Wright as Director	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	14	Elect Didier Lamouche as Director	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	15	Renew Appointment of Ernst & Young et Autres as Auditor	For	Against	The auditor's tenure exceeds our guidelines.
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	17	Amend Article 11 of Bylaws Re: Shareholding Disclosure Thresholds	For	Against	We are not supportive of the proposed bylaw amendments as they are not in shareholders' best interests.
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	18	Amend Article 13 of Bylaws Re: Employee Representative	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	19	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 15 Million	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	20	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 3.4 Million	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	21	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 3.4 Million	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	22	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 3.4 Million	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	23	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 3.4 Million	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	24	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Sp ecial	Management	25	Authorize Capitalization of Reserves of Up to EUR 30 Million for Bonus Issue or Increase in Par Value	For	For	

Issuer	Ticker	Meeting Date	Meeting Type	Proponent	Proposal No.	Proposal Text	Mgmt. Rec.	BCI's Vote	Rationale
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	26	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	27	Authorize Capital Increase for Future Exchange Offers	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	28	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	29	Approve Stock Purchase Plan Reserved for Employees of International Subsidiaries	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	30	Authorize up to 400,000 Shares for Use in Restricted Stock Plans	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	31	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	For	
Neopost SA	NEO	28-Jun-19	Annual/Special	Management	32	Authorize Filing of Required Documents/Other Formalities	For	For	
Piaggio & C SpA	PIA	28-Jun-19	Special	Management	1	Amend Company Bylaws Re: Articles 5, 7, 8, 12, and 27	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	1	Approve Report of the Board of Directors	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	2	Approve Report of the Board of Supervisors	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	3	Approve Financial Statements	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	4	Approve Profit Distribution	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	5	Approve to Appoint Financial Auditor	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	6	Approve to Appoint Internal Control Auditor	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	7	Approve Amendments to Articles of Association	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	8.1	Elect Jia Ruijun as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	8.2	Elect Hu Zhihong as Non-Independent Director	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	8.3	Elect Wang Xu as Non-Independent Director	For	Against	We do not support insiders on the board other than the CEO. We are not supportive of non-independent directors sitting on key board committees.
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	8.4	Elect Tang Bo as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.

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Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	8.5	Elect Yang Peng as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	8.6	Elect Huang Zhenglin as Non-Independent Director	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO. We are not supportive of non-independent directors sitting on key board committees.
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	9.1	Elect He Wanpeng as Independent Director	For	Against	We are holding the Chair of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	9.2	Elect You Jianxin as Independent Director	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	9.3	Elect Li Yingqi as Independent Director	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	10.1	Elect Shen Shujun as Supervisor	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	10.2	Elect Si Xiaolu as Supervisor	For	For	
Shanghai International Airport Co., Ltd.	600009	28-Jun-19	Annual	Management	10.3	Elect Liu Shaojie as Supervisor	For	For	
STRABAG SE	STR	28-Jun-19	Annual	Management	1	Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)	None	None	
STRABAG SE	STR	28-Jun-19	Annual	Management	2	Approve Allocation of Income and Dividends of EUR 1.30 per Share	For	For	
STRABAG SE	STR	28-Jun-19	Annual	Management	3	Approve Discharge of Management Board for Fiscal 2018	For	For	
STRABAG SE	STR	28-Jun-19	Annual	Management	4	Approve Discharge of Supervisory Board for Fiscal 2018	For	For	
STRABAG SE	STR	28-Jun-19	Annual	Management	5	Ratify KPMG Austria GmbH as Auditors for Fiscal 2019	For	Against	The auditor's tenure exceeds our guidelines.
trivago NV	TRVG	28-Jun-19	Annual	Management	1	Open Meeting	None	None	
trivago NV	TRVG	28-Jun-19	Annual	Management	2	Discuss Annual Report for FY 2018 (Non-Voting)	None	None	
trivago NV	TRVG	28-Jun-19	Annual	Management	3	Discuss Implementation of Remuneration Policy	None	None	
trivago NV	TRVG	28-Jun-19	Annual	Management	4	Adopt Financial Statements and Statutory Reports	For	For	
trivago NV	TRVG	28-Jun-19	Annual	Management	5	Receive Explanation on Company's Reserves and Dividend Policy	None	None	
trivago NV	TRVG	28-Jun-19	Annual	Management	6	Ratify Ernst & Young as Auditors	For	For	
trivago NV	TRVG	28-Jun-19	Annual	Management	7	Approve Discharge of Management Board	For	For	
trivago NV	TRVG	28-Jun-19	Annual	Management	8	Approve Discharge of Supervisory Board	For	For	

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trivago NV	TRVG	28-Jun-19	Annual	Management	9	Reelect R.T.J. Schromgens to Management Board	For	For	
trivago NV	TRVG	28-Jun-19	Annual	Management	10	Reelect T.J. Thomas to Management Board	For	For	
trivago NV	TRVG	28-Jun-19	Annual	Management	11	Reelect P.M. Kern to Supervisory Board	For	Against	Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.This director is overboarded.
trivago NV	TRVG	28-Jun-19	Annual	Management	12	Reelect H. Mankodi to Supervisory Board	For	For	
trivago NV	TRVG	28-Jun-19	Annual	Management	13	Reelect F.G. Mazzella to Supervisory Board	For	For	
trivago NV	TRVG	28-Jun-19	Annual	Management	14	Reelect M.D. Okerstrom to Supervisory Board	For	Against	We are not supportive of non-independent directors sitting on key board committees.Since the board's overall independence level does not meet our guidelines, we are voting against all non-independent directors on the ballot, except the CEO.
trivago NV	TRVG	28-Jun-19	Annual	Management	15	Reelect L.N. Ostberg to Supervisory Board	For	For	
trivago NV	TRVG	28-Jun-19	Annual	Management	16	Reelect D. Schneider to Supervisory Board	For	For	
trivago NV	TRVG	28-Jun-19	Annual	Management	17	Authorize Repurchase of Shares	For	For	
trivago NV	TRVG	28-Jun-19	Annual	Management	18	Approve Amended and Restated Omnibus Incentive Plan	For	Against	We do not support the granting of stock options to non-executive directors (NEDs).The incentive plan does not meet our guidelines.
trivago NV	TRVG	28-Jun-19	Annual	Management	19	Close Meeting	None	None	
Tsingtao Brewery Co., Ltd.	168	28-Jun-19	Annual	Management	1	Approve 2018 Work Report of the Board of Directors	For	For	
Tsingtao Brewery Co., Ltd.	168	28-Jun-19	Annual	Management	2	Approve 2018 Report of the Board of Supervisors	For	For	
Tsingtao Brewery Co., Ltd.	168	28-Jun-19	Annual	Management	3	Approve 2018 Financial Report (Audited)	For	For	
Tsingtao Brewery Co., Ltd.	168	28-Jun-19	Annual	Management	4	Approve 2018 Profit and Dividend Distribution Plan	For	For	
Tsingtao Brewery Co., Ltd.	168	28-Jun-19	Annual	Management	5	Approve PricewaterhouseCoopers Zhong Tian LLP as Auditor and Authorize Board to Fix Their Remuneration	For	For	
Tsingtao Brewery Co., Ltd.	168	28-Jun-19	Annual	Management	6	Approve PricewaterhouseCoopers Zhong Tian LLP as Internal Control Auditor and Authorize Board to Fix Their Remuneration	For	For	
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	1	Open Meeting and Elect Presiding Council of Meeting	For	For	
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	2	Accept Board Report	For	For	
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	3	Accept Audit Report	For	For	
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	4	Accept Financial Statements	For	For	
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	5	Approve Discharge of Board	For	For	

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Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	6	Approve Allocation of Income	For	For	
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	7	Approve Director Remuneration	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	8	Ratify Director Appointments	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	9	Elect Directors	For	Against	We are voting against the slate as we believe it is important to be able to vote on the qualifications of individual directors.
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	10	Ratify External Auditors	For	Against	We are voting against the appointment of the audit firm as audit fees are not disclosed.
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	11	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	None	None	
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	12	Approve Upper Limit of Donations for 2019 and Receive Information on Donations Made in 2018	For	Against	We are not supportive of this proposal as it lacks the disclosure necessary for shareholders to make an informed decision.
Turk Hava Yollari AO	THYAO	28-Jun-19	Annual	Management	13	Wishes	None	None	
WPG Holdings Ltd.	3702	28-Jun-19	Annual	Management	1	Approve Business Report and Financial Statements	For	For	
WPG Holdings Ltd.	3702	28-Jun-19	Annual	Management	2	Approve Profit Distribution	For	For	
WPG Holdings Ltd.	3702	28-Jun-19	Annual	Management	3	Amend Articles of Association	For	For	
WPG Holdings Ltd.	3702	28-Jun-19	Annual	Management	4	Amend Procedures for Lending Funds to Other Parties	For	For	
WPG Holdings Ltd.	3702	28-Jun-19	Annual	Management	5	Amend Procedures Governing the Acquisition or Disposal of Assets	For	For	
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	1	Accept Financial Statements and Statutory Reports	For	For	
Hindustan Unilever Ltd.	500696	29-Jun-19	Court	Management	1	Approve Scheme of Amalgamation	For	For	
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	2	Confirm Interim Dividend and Declare Final Dividend	For	For	
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	3	Reelect Pradeep Banerjee as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	4	Reelect Dev Bajpai as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	5	Reelect Srinivas Phatak as Director	For	Against	We do not support insiders on the board other than the CEO and Executive Chair.

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Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	6	Approve B S R & Co. LLP, Chartered Accountants, Mumbai as Auditors and Authorize Board to Fix Their Remuneration	For	Against	We are voting against the appointment of the audit firm as the non-audit fees exceed our guidelines.
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	7	Approve Increase in Overall Limits of Remuneration for Managing/Whole-time Director(s)	For	For	
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	8	Elect Leo Puri as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	9	Reelect Aditya Narayan as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	10	Reelect O. P. Bhatt as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	11	Reelect Sanjiv Misra as Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	12	Approve Sanjiv Misra to Continue Office as Independent Director	For	Against	We are holding the members of the Nomination Committee accountable for failing to ensure that all key board committees are fully independent.
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	13	Reelect Kalpana Morparia as Director	For	For	
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	14	Approve Kalpana Morparia to Continue Office as Independent Director	For	For	
Hindustan Unilever Ltd.	500696	29-Jun-19	Annual	Management	15	Approve Remuneration of Cost Auditors	For	For	