EXCO RESOURCE	EXCO RESOURCES, INC.					
Security	269279600	Meeting Type	Annual			
Ticker Symbol	EXCE	Meeting Date	06-Jul-2023			
ISIN	US2692796004	Agenda	935896639 - Management			
Record Date	12-Jun-2023	Holding Recon Date	12-Jun-2023			
City / Country	/ United States	Vote Deadline	05-Jul-2023 11:59 PM ET			
SEDOL(s)		Quick Code				

Item	Proposal	Proposed by	Vote	For/Against Management	
1.1	Election of Director for a one-year term: Peter Furlan	Management	For	For	
1.2	Election of Director for a one-year term: Harold L. Hickey	Management	For	For	
1.3	Election of Director for a one-year term: Jonathan Siegler	Management	For	For	
1.4	Election of Director for a one-year term: Wendy L. Teramoto	Management	For	For	
1.5	Election of Director for a one-year term: C. John Wilder	Management	For	For	

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LIBERTY GLOBAL	LIBERTY GLOBAL PLC					
Security	G5480U104	Meeting Type	Special			
Ticker Symbol	LBTYA	Meeting Date	13-Jul-2023			
ISIN	GB00B8W67662	Agenda	935891855 - Management			
Record Date	05-Jun-2023	Holding Recon Date	05-Jun-2023			
City / Country	/ United States	Vote Deadline	12-Jul-2023 11:59 PM ET			
SEDOL(s)		Quick Code				

Item	Proposal	Proposed by	Vote	For/Against Management	
1.	To approve Advisory Resolution No. 1, a proposal seeking our Shareholders' views, on a non-binding, advisory basis, on the approval threshold in the New Liberty Bye-laws in connection with the variation of class rights.	Management	For	For	
2.	To approve Advisory Resolution No. 2, a proposal seeking our Shareholders' views, on a non-binding, advisory basis, on the approval threshold for certain business combinations with unrelated parties and subjecting certain mergers proposed by related parties of New Liberty to enhanced shareholder approval requirements.	Management	For	For	
3.	To approve the Shareholders Meeting Adjournment Resolution, a proposal to approve the adjournment of the Shareholders Meeting, if necessary, to solicit additional votes if there are insufficient votes in favor of the Advisory Resolutions.	Management	For	For	

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LIBERTY GLOBAL	LIBERTY GLOBAL PLC					
Security	G5480U104	Meeting Type	Special			
Ticker Symbol	LBTYA	Meeting Date	13-Jul-2023			
ISIN	GB00B8W67662	Agenda	935892869 - Management			
Record Date	05-Jun-2023	Holding Recon Date	05-Jun-2023			
City / Country	/ United States	Vote Deadline	12-Jul-2023 11:59 PM ET			
SEDOL(s)		Quick Code				

Item	Proposal	Proposed by	Vote	For/Against Management	
1.	To approve Scheme Resolution No. 1, a proposal to approve the Scheme and give the Board the authority to carry out the procedural actions necessary to implement the Scheme.	Management	For	For	
2.	To approve Scheme Resolution No. 2, to authorize the reduction of the Company's share capital associated with the cancellation and extinguishment of the Scheme Shares.	Management	For	For	
3.	To approve Scheme Resolution No. 3, a proposal to approve the issuance of the New Shares to New Liberty as part of the Scheme such that Liberty Global will become a wholly owned subsidiary of New Liberty.	Management	For	For	
4.	To approve Scheme Resolution No. 4, a proposal to amend the Articles to ensure that any additional Liberty Shares issued pursuant to the Liberty Equity Incentive Plans, or otherwise, are, dependent on timing, subject to the Scheme or exchanged for New Liberty Shares.	Management	For	For	
5.	To approve the General Meeting Adjournment Resolution, a proposal to approve the adjournment of the General Meeting, if necessary, to solicit additional votes if there are insufficient votes in favor of the Scheme Resolutions.	Management	For	For	

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LIBERTY GLOBAL	LIBERTY GLOBAL PLC					
Security	G5480U104	Meeting Type	Special			
Ticker Symbol	LBTYA	Meeting Date	13-Jul-2023			
ISIN	GB00B8W67662	Agenda	935893431 - Management			
Record Date	05-Jun-2023	Holding Recon Date	05-Jun-2023			
City / Country	/ United States	Vote Deadline	12-Jul-2023 11:59 PM ET			
SEDOL(s)		Quick Code				

Item	Proposal	Proposed by	Vote	For/Against Management	
1.	To approve Resolution No. 1, a proposal to approve the Scheme between the Company and the Scheme Shareholders (as defined in the Scheme) set forth in the Document.	Management	For	For	
2.	To approve Resolution No. 2, a proposal to approve the adjournment of the Class A Court Meeting, if necessary, to solicit additional votes if there are insufficient votes in favor of the Scheme.	Management	For	For	

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LIBERTY GLOBAL PLC					
Security	G5480U104	Meeting Type	Special		
Ticker Symbol	LBTYA	Meeting Date	13-Jul-2023		
ISIN	GB00B8W67662	Agenda	935903460 - Management		
Record Date	03-Jul-2023	Holding Recon Date	03-Jul-2023		
City / Country	/ United States	Vote Deadline	12-Jul-2023 11:59 PM ET		
SEDOL(s)		Quick Code			

Item	Proposal	Proposed by	Vote	For/Against Management	
1.	To approve Advisory Resolution No. 1, a proposal seeking our Shareholders' views, on a non-binding, advisory basis, on the approval threshold in the New Liberty Bye-laws in connection with the variation of class rights.	Management	For	For	
2.	To approve Advisory Resolution No. 2, a proposal seeking our Shareholders' views, on a non-binding, advisory basis, on the approval threshold for certain business combinations with unrelated parties and subjecting certain mergers proposed by related parties of New Liberty to enhanced shareholder approval requirements.	Management	For	For	
3.	To approve the Shareholders Meeting Adjournment Resolution, a proposal to approve the adjournment of the Shareholders Meeting, if necessary, to solicit additional votes if there are insufficient votes in favor of the Advisory Resolutions.	Management	For	For	

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LIBERTY GLOBAL PLC					
Security	G5480U104	Meeting Type	Special		
Ticker Symbol	LBTYA	Meeting Date	13-Jul-2023		
ISIN	GB00B8W67662	Agenda	935903496 - Management		
Record Date	03-Jul-2023	Holding Recon Date	03-Jul-2023		
City / Country	/ United States	Vote Deadline	12-Jul-2023 11:59 PM ET		
SEDOL(s)		Quick Code			

Item	Proposal	Proposed by	Vote	For/Against Management	
1.	To approve Scheme Resolution No. 1, a proposal to approve the Scheme and give the Board the authority to carry out the procedural actions necessary to implement the Scheme.	Management	For	For	
2.	To approve Scheme Resolution No. 2, to authorize the reduction of the Company's share capital associated with the cancellation and extinguishment of the Scheme Shares.	Management	For	For	
3.	To approve Scheme Resolution No. 3, a proposal to approve the issuance of the New Shares to New Liberty as part of the Scheme such that Liberty Global will become a wholly owned subsidiary of New Liberty.	Management	For	For	
4.	To approve Scheme Resolution No. 4, a proposal to amend the Articles to ensure that any additional Liberty Shares issued pursuant to the Liberty Equity Incentive Plans, or otherwise, are, dependent on timing, subject to the Scheme or exchanged for New Liberty Shares.	Management	For	For	
5.	To approve the General Meeting Adjournment Resolution, a proposal to approve the adjournment of the General Meeting, if necessary, to solicit additional votes if there are insufficient votes in favor of the Scheme Resolutions.	Management	For	For	

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LIBERTY GLOBAL PLC					
Security	G5480U104	Meeting Type	Special		
Ticker Symbol	LBTYA	Meeting Date	13-Jul-2023		
ISIN	GB00B8W67662	Agenda	935903509 - Management		
Record Date	03-Jul-2023	Holding Recon Date	03-Jul-2023		
City / Country	/ United States	Vote Deadline	12-Jul-2023 11:59 PM ET		
SEDOL(s)		Quick Code			

Item	Proposal	Proposed by	Vote	For/Against Management	
1.	To approve Resolution No. 1, a proposal to approve the Scheme between the Company and the Scheme Shareholders (as defined in the Scheme) set forth in the Document.	Management	For	For	

Management

For

For

2.

To approve Resolution No. 2, a proposal to approve the

adjournment of the Class A Court Meeting, if necessary, to solicit additional votes if there are insufficient votes in

favor of the Scheme.

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WIZZ AIR HOLDINGS PLC					
Security	G96871101	Meeting Type	Annual General Meeting		
Ticker Symbol		Meeting Date	02-Aug-2023		
ISIN	JE00BN574F90	Agenda	717490469 - Management		
Record Date		Holding Recon Date	31-Jul-2023		
City / Country	GENEVA / Jersey	Vote Deadline	28-Jul-2023 01:59 PM ET		
SEDOL(s)	BDCKS04 - BMYZ7D6 - BN574F9 - BW1YP09	Quick Code			

	BW1YP09				
Item	Proposal	Proposed by	Vote	For/Against Management	
1	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	Management	For	For	
2	APPROVE REMUNERATION REPORT	Management	For	For	
3	APPROVE REMUNERATION POLICY	Management	For	For	
4	APPROVE AMENDMENTS TO THE VALUE CREATION PLAN	Management	For	For	
5	APPROVE AMENDMENTS TO THE OMNIBUS PLAN	Management	For	For	
6	RE-ELECT WILLIAM FRANKE AS DIRECTOR	Management	For	For	
7	RE-ELECT JOZSEF VARADI AS DIRECTOR	Management	For	For	
8	RE-ELECT STEPHEN JOHNSON AS DIRECTOR	Management	For	For	
9	RE-ELECT BARRY ECCLESTON AS DIRECTOR	Management	For	For	
10	RE-ELECT BARRY ECCLESTON AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	Management	For	For	
11	RE-ELECT ANDREW BRODERICK AS DIRECTOR	Management	For	For	
12	RE-ELECT CHARLOTTE PEDERSEN AS DIRECTOR	Management	For	For	
13	RE-ELECT CHARLOTTE PEDERSEN AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	Management	For	For	
14	RE-ELECT CHARLOTTE ANDSAGER AS DIRECTOR	Management	For	For	
15	RE-ELECT CHARLOTTE ANDSAGER AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	Management	For	For	
16	RE-ELECT ENRIQUE DUPUY DE LOME CHAVARRI AS DIRECTOR	Management	For	For	
17	RE-ELECT ENRIQUE DUPUY DE LOME CHAVARRI AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	Management	For	For	
18	RE-ELECT ANTHONY RADEV AS DIRECTOR	Management	For	For	
19	RE-ELECT ANTHONY RADEV AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	Management	For	For	
20	RE-ELECT ANNA GATTI AS DIRECTOR	Management	For	For	
21	RE-ELECT ANNA GATTI AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	Management	For	For	
22	ELECT PHIT LIAN CHONG AS DIRECTOR	Management	For	For	

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23	ELECT PHIT LIAN CHONG AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	Management	For	For
24	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	Management	For	For
25	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	Management	For	For
26	AUTHORISE ISSUE OF EQUITY	Management	For	For
27	AUTHORISE ISSUE OF EQUITY WITHOUT PRE- EMPTIVE RIGHTS	Management	For	For
28	AUTHORISE ISSUE OF EQUITY WITHOUT PRE- EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	Management	For	For

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WIZZ	AIR HOLDING	SS PLC				
Securi	ty	G96871101		Meeting Type	e	Ordinary General Meeting
Ticker	Symbol			Meeting Date	е	02-Aug-2023
ISIN		JE00BN574F90		Agenda		717499772 - Management
Record	d Date			Holding Reco	on Date	31-Jul-2023
	Country	GENEVA / Jersey		Vote Deadlin		28-Jul-2023 01:59 PM ET
SEDO	•	BDCKS04 - BMYZ7D6 - BN574F9 - BW1YP09		Quick Code		20 0ai 2020 01:00 1 Wi E1
Item	Proposal		Proposed by	Vote	For/Agai Managen	
1	DESCRIBED DATED 14 FORMS PARAPPROVED OF THE LIST CONDUCT (OR A DULL DIRECTOR TO: (A) DO DESIRABL OTHERWISTO THE PERCHAS AGREEME PURCHAS DEFINED I PROPOSE MODIFICAT WAIVERS OF THE PERCHAS DEFINED I PROPOSE MODIFICAT WAIVERS	PROPOSED PURCHASE AS DEFINED AND ED IN THE CIRCULAR TO SHAREHOLDERS JULY 2023, OF WHICH THIS NOTICE ART (THE "CIRCULAR"), BE, AND IS, D FOR THE PURPOSES OF CHAPTER 10 STING RULES OF THE FINANCIAL AUTHORITY AND THAT THE DIRECTORS AUTHORISED COMMITTEE OF THE RS) BE, AND ARE, HEREBY AUTHORISED ALL THINGS AS MAY BE NECESSARY OR E TO COMPLETE OR GIVE EFFECT TO OR SE IN CONNECTION WITH OR INCIDENTAL ROPOSED PURCHASE; AND (B) AGREE TO DIFICATIONS, VARIATIONS, REVISIONS, OR AMENDMENTS TO THE EXISTING NEO E AGREEMENT, THE 2021 NEO PURCHASE NT AMENDMENT AND/OR THE 2022 NEO E AGREEMENT AMENDMENT (EACH AS N THE CIRCULAR) IN RESPECT OF THE D PURCHASE, PROVIDED SUCH TIONS, VARIATIONS, REVISIONS, OR AMENDMENTS ARE NOT MATERIAL, IN JCH CASE AS THEY MAY IN THEIR	Management	For	For	

ABSOLUTE DISCRETION THINK FIT

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CHINA YUCHAI INTERNATIONAL LIMITED						
Security	G21082105		Meeting Type	Annual		
Ticker Symbol	CYD		Meeting Date	07-Aug-2023		
ISIN	BMG210821051		Agenda	935904234 - Management		
Record Date	21-Jun-2023		Holding Recon Date	21-Jun-2023		
City / Country	/ Singapore		Vote Deadline	04-Aug-2023 11:59 PM ET		
SEDOL(s)			Quick Code			
Item Proposal		Proposed	Vote For/	Against		

SEDO	L(s)		Quick Code		
Item	Proposal	Proposed by	Vote	For/Against Management	
1.	To receive and adopt the audited financial statements and independent auditors' report for the financial year ended December 31, 2022.	Management	For	For	
2.	To approve an increase in the limit of the Directors' fees as set out in Bye-law 10(11) of the Bye-laws of the Company from US\$250,000 to US\$540,000 for the financial year 2022 (Directors' fees paid for the financial year 2021 was US\$538,493).	Management	For	For	
3a.	DIRECTOR	Management			
	1 Mr Kwek Leng Peck		For	For	
	2 Mr Gan Khai Choon		For	For	
	3 Mr Stephen Ho Kiam Kong		For	For	
	4 Mr. Hoh Weng Ming		For	For	
	5 Mr. Li Hanyang		For	For	
	6 Mr. Wu Qiwei		For	For	
	7 Mr. Xie Tao		For	For	
	8 Mr. Neo Poh Kiat		For	For	
3b.	To elect Mr. Wong Hong Wai pursuant to Bye-law 4(2) of the Bye- laws of the Company to hold office as a Director until the next annual general meeting of the Company.	Management	For	For	
4.	To authorize the Board of Directors to appoint up to the maximum of 11 Directors or such maximum number as determined from time to time by the shareholders in general meeting to fill any vacancies on the Board.	Management	For	For	
5.	To re-appoint Ernst & Young LLP as independent auditors of the Company and to authorize the Audit Committee to fix their remuneration.	Management	For	For	
6.	To approve the following amendments to the Bye-laws of the Company: (i) to insert a new definition of "Treasury Shares" in Bye-law 1 as Bye-law 1(12A) immediately after the existing Bye- law 1(12) as follows: "(12A) Treasury Share" means a share of the Company that was or is treated as having been acquired and held by the Company and has been held continuously by the Company since it was so acquired and has not been cancelled;".	Management	For	For	

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IDFC LTD				
Security	Y40805114		Meeting Type	Annual General Meeting
Ticker Symbol			Meeting Date	17-Aug-2023
ISIN	INE043D01016		Agenda	717505943 - Management
Record Date	10-Aug-2023		Holding Recon Date	10-Aug-2023
City / Country	TBD / India		Vote Deadline	11-Aug-2023 01:59 PM ET
SEDOL(s)	B0C5QR1		Quick Code	
Item Proposal		Proposed	Vote For/A	gainst

Item	Proposal	Proposed by	Vote	For/Against Management	
1	TO CONSIDER AND ADOPT: A. THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2023 AND THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON; AND B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2023 AND THE REPORT OF THE AUDITORS THEREON	Management	For	For	
2	TO APPOINT A DIRECTOR IN PLACE OF MR. MAHENDRA N SHAH (DIN: 00124629), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR REAPPOINTMENT	Management	For	For	
3	RE-APPOINTMENT OF MR. MAHENDRA N SHAH (DIN: 00124629) AS THE MANAGING DIRECTOR	Management	For	For	
4	PAYMENT OF THE REMUNERATION TO MR. MAHENDRA N SHAH AS THE MANAGING DIRECTOR	Management	For	For	
5	APPOINTMENT OF MR. BIPIN GEMANI (DIN: 07816126) AS THE WHOLE TIME DIRECTOR AND CHIEF FINANCIAL OFFICER	Management	For	For	
6	PAYMENT OF REMUNERATION TO MR. BIPIN GEMANI, WHOLE TIME DIRECTOR AND CHIEF FINANCIAL OFFICER	Management	For	For	

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PROSU	IS N.V.					
Security	/	N7163R103		Meeting Type		Annual General Meeting
Ticker S	Symbol			Meeting Date		23-Aug-2023
ISIN		NL0013654783		Agenda		717500676 - Management
Record	Date	26-Jul-2023		Holding Recon	Date	26-Jul-2023
City /	Country	AMSTER / Netherlands DAM		Vote Deadline		10-Aug-2023 02:00 PM ET
SEDOL	(s)	BJDS7L3 - BJDS7M4 - BJSF946 - BKFB1H1 - BKRQ646 - BKRSQF3 - BKT9YD8 - BMGRGW2 - BMYHNT0		Quick Code		
Item	Proposal		Proposed by	Vote	For/Aga Manage	
CMMT	OWNER DE	UST BE LODGED WITH BENEFICIAL ETAILS AS PROVIDED BY YOUR- IN BANK. IF NO BENEFICIAL OWNER RE PROVIDED, YOUR-INSTRUCTIONS EJECTED.	Non-Voting			
CMMT	DETAILS AS BANK. IF NO	UST BE LODGED WITH SHAREHOLDER S PROVIDED BY YOUR CUSTODIAN- O SHAREHOLDER DETAILS ARE , YOUR INSTRUCTIONS MAY BE-	Non-Voting			
CMMT	MEETING IE VOTING ST VOTES REC WILL BE DIS	OTE THAT THIS IS AN AMENDMENT TO D 947829 DUE TO RECEIVED-CHANGE IN ATUS OF RESOLUTIONS 12 AND 13. ALL CEIVED ON THE-PREVIOUS MEETING SREGARDED AND YOU WILL NEED TO CT ON THIS-MEETING NOTICE. THANK	Non-Voting			
CMMT	THAT IF YOUNTERMEDING RIGHTS DIE THE UNDER AT THE VOUNTE OF THE VOUNTE O	IARY CLIENTS ONLY - PLEASE NOTE OU ARE CLASSIFIED AS AN- IARY CLIENT UNDER THE SHAREHOLDER RECTIVE II, YOU SHOULD BE-PROVIDING RLYING SHAREHOLDER INFORMATION TE INSTRUCTION-LEVEL. IF YOU ARE N HOW TO PROVIDE THIS LEVEL OF ROADRIDGE-OUTSIDE OF PROXYEDGE, PEAK TO YOUR DEDICATED CLIENT REPRESENTATIVE FOR ASSISTANCE	Non-Voting			
1.	TO DISCUS	S THE ANNUAL REPORT	Non-Voting			
2.		VE THE DIRECTORS REMUNERATION DVISORY VOTE)	Management	For	Fo	r
3.	TO ADOPT	THE ANNUAL ACCOUNTS	Management	For	Fo	r
4.	_	DISTRIBUTION IN RELATION TO THE YEAR ENDING 31 MARCH 2023	Management	For	Fo	r
5.	TO DISCHA LIABILITY	RGE THE EXECUTIVE DIRECTORS FROM	Management	For	Fo	r
6.	TO DISCHA	RGE THE NON-EXECUTIVE DIRECTORS	Management	For	Fo	r

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7.	TO APPROVE THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS	Management	For	For
8.1.	TO REAPPOINT THE FOLLOWING NONEXECUTIVE DIRECTOR: MANISHA GIROTRA	Management	For	For
8.2.	TO REAPPOINT THE FOLLOWING NONEXECUTIVE DIRECTOR: RACHEL JAFTA	Management	For	For
8.3.	TO REAPPOINT THE FOLLOWING NONEXECUTIVE DIRECTOR: MARK SOROUR	Management	For	For
8.4.	TO REAPPOINT THE FOLLOWING NONEXECUTIVE DIRECTOR: YING XU	Management	For	For
9.	TO REAPPOINT DELOITTE ACCOUNTANTS B.V. AS THE AUDITOR CHARGED WITH THE AUDITING OF THE ANNUAL ACCOUNTS FOR THE YEAR ENDING 31 MARCH 2025	Management	For	For
10.	TO CONSIDER AND TO VOTE ON THE PROPOSED TRANSACTION 10.1. TO APPROVE THE PROSUS ARTICLES AMENDMENT 10.2. TO DESIGNATE THE BOARD OF DIRECTORS AS THE COMPANY BODY AUTHORISED TO ISSUE SHARES	Management	For	For
11.	TO DESIGNATE THE BOARD OF DIRECTORS AS THE COMPANY BODY AUTHORISED TO ISSUE SHARES	Management	For	For
12.	TO AUTHORISE THE BOARD OF DIRECTORS TO RESOLVE THAT THE COMPANY ACQUIRES SHARES IN ITS OWN CAPITAL	Management	For	For
13.	TO REDUCE THE SHARE CAPITAL BY CANCELLING OWN SHARES	Management	For	For
14.	VOTING RESULTS	Non-Voting		
15.	CLOSING	Non-Voting		

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			,		
JET2 F	PLC				
Securit	ty	G5112P101		Meeting Type	Annual General Meeting
Ticker	Symbol			Meeting Date	07-Sep-2023
ISIN		GB00B1722W11		Agenda	717567119 - Management
Record	l Date			Holding Recon D	ate 05-Sep-2023
City /	Country	LONDON / United Kingdom		Vote Deadline	04-Sep-2023 01:59 PM ET
SEDOL	_(s)	B1722W1 - B3BTBK3 - BYNYT10		Quick Code	
Item	Proposal		Proposed by	Vote	For/Against Management
1	AND THE A	'E THE REPORTS OF THE DIRECTORS LUDITED ACCOUNTS OF THE COMPANY INANCIAL YEAR ENDED 31 MARCH 2023 R WITH THE REPORT OF THE AUDITOR	Management	For	For
2		RE A FINAL DIVIDEND OF 8.0 PENCE PER SHARE IN THE COMPANY	R Management	For	For
3	TO RE-ELE THE COMP	CT PHILIP MEESON AS A DIRECTOR OF ANY	Management	For	For
4	TO RE-ELE THE COMP	CT ROBIN TERRELL AS A DIRECTOR OF ANY	Management	For	For
5	TO ELECT	SIMON BREAKWELL AS A DIRECTOR OF ANY	Management	For	For
6	TO ELECT	ANGELA LUGER AS A DIRECTOR OF THI	E Management	For	For
7	TO REAPPO	OINT KPMG LLP AS AUDITOR OF THE	Management	For	For
8		RISE THE DIRECTORS TO FIX THE REMUNERATION	Management	For	For
9	THE DIRECT	ASE THE MAXIMUM AMOUNT PAYABLE T CTORS OF THE COMPANY, BY WAY OF THEIR SERVICES AS DIRECTORS FROM PP TO 850,000 GBP		For	For
10	TO AUTHO ORDINARY	RISE THE DIRECTORS TO ALLOT SHARES	Management	For	For
11	DISAPPLIC	ATION OF PRE-EMPTION RIGHTS	Management	For	For
12	ADDITIONA RIGHTS	L DISAPPLICATION OF PRE-EMPTION	Management	For	For

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Management

For

For

13

TO AUTHORISE THE COMPANY TO MAKE MARKET

PURCHASES OF ITS OWN ORDINARY SHARES

ALIBABA GROUP HOLDING LIMITED							
Security	01609W102	Meeting Type	Annual				
Ticker Symbol	BABA	Meeting Date	28-Sep-2023				
ISIN	US01609W1027	Agenda	935920341 - Management				
Record Date	15-Aug-2023	Holding Recon Date	15-Aug-2023				
City / Country	/ United States	Vote Deadline	19-Sep-2023 11:59 PM ET				

SEDOL(s) Quick Code

Item	Proposal	Proposed by	Vote	For/Against Management	
1.1	Election of Director: Eddie Yongming WU (Nominated by the Alibaba Partnership).	Management	For	For	
1.2	Election of Director: Maggie Wei WU (Nominated by the Alibaba Partnership).	Management	For	For	
1.3	Election of Director: Kabir MISRA (Nominated by our nominating and corporate governance committee. The director nominee is an independent director within the meaning of Section 303A of the NYSE Listed Company Manual and meets the criteria for independence set forth in Rule 10A-3 of the U.S. Exchange Act as well as Rule 3.13 of the Hong Kong Listing Rules).	Management	For	For	
2.	To ratify the appointments of PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as the U.S. and Hong Kong independent registered public accounting firms of the Company, respectively, for the fiscal year ending March 31, 2024.	Management	For	For	

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SHRIR	AM FINANCE	LIMITED					
Securit	у	Y7758E1	19		Meeting Type		Other Meeting
Ticker S	Symbol				Meeting Date		05-Oct-2023
ISIN		INE721A	01013		Agenda		717668505 - Management
Record	Date	01-Sep-2	023		Holding Recor	n Date	01-Sep-2023
City /	Country	TBD	/ India		Vote Deadline		03-Oct-2023 01:59 PM ET
SEDOL	.(s)	6802608			Quick Code		
Item	Proposal			Proposed	Vote	For/Aga	
				by		Manage	ement
СММТ	ANNOUNC BEING HE MEETING FOR THIS MUST RET INDICATEI THAT ABS	EMENT. A I LD FOR THI ATTENDAN MEETING. I URN YOUF D CUTOFF I TAIN IS-NO	THIS IS A POSTAL MEETING PHYSICAL MEETING IS-NOT IS COMPANY. THEREFORE, ICE REQUESTS ARE-NOT VALIF YOU WISH TO VOTE, YOU R-INSTRUCTIONS BY THE DATE. PLEASE ALSO NOTE IT A VALID VOTE OPTION AT ETINGS. THANK YOU	Non-Voting LID			
1		568) AS AN	F MR. PRADEEP KUMAR PAN I INDEPENDENT DIRECTOR C	• •	For	Fo	or
2	APPOINTM	MENT OF ME	R. S. RAVINDRAN (DIN	Management	For	Fo	nr.

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PYNE GOULD CORPORATION LIMITED						
Security	G7298D100	Meeting Type	Annual General Meeting			
Ticker Symbol		Meeting Date	14-Dec-2023			
ISIN	GG00BH47QH40	Agenda	717910156 - Management			
Record Date		Holding Recon Date	20-Nov-2023			
City / Country	ST / Guernsey PETER PORT	Vote Deadline	08-Dec-2023 02:00 PM ET			
SEDOL(s)	BH47QH4	Quick Code				

SEDOL	L(s) BH47QH4		Quick Code		
Item	Proposal	Proposed by	Vote	For/Against Management	
1	THAT THE FINANCIAL STATEMENTS AND DIRECTORS REPORT FOR THE YEAR ENDED 30 JUNE 2023 BE RECEIVED AND ADOPTED	Management	For	For	
2	THAT GRANT THORNTON BE RE-APPOINTED AS AUDITORS OF THE COMPANY	Management	For	For	
3	THAT THE DIRECTORS ARE HEREBY AUTHORISED TO FIX THE REMUNERATION OF THE COMPANY'S AUDITORS FOR THEIR NEXT PERIOD OF OFFICE	Management	For	For	
4	THAT GEORGE KERR BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	Management	For	For	
5	THAT NOEL KIRKWOOD BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	Management	For	For	
6	THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED, IN ACCORDANCE WITH THE COMPANIES (GUERNSEY) LAW, 2008 (AS AMENDED) (THE LAW) TO MAKE MARKET PURCHASES (AS DEFINED IN THAT LAW) OF ORDINARY SHARES OF NZDO.01 (ORDINARY SHARES), EITHER FOR RETENTION AS TREASURY SHARES FOR FUTURE RESALE OR TRANSFER OR CANCELLATION, PROVIDED THAT: A. THE MAXIMUM NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED SHALL BE A NUMBER UP TO 15 PERCENT OF THE ISSUED ORDINARY SHARES ON THE DATE ON WHICH THIS RESOLUTION IS PASSED, B. THE MINIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE SHALL BE NZDO.01 PER SHARE, C. THE MAXIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE SHALL BE NZD5.00, AND D. UNLESS PREVIOUSLY VARIED, REVOKED OR RENEWED, THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE 15 MONTHS FROM THE DATE OF THIS RESOLUTION OR, IF EARLIER, AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE	Management	For	For	

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COMPANY, SAVE THAT THE COMPANY MAY, PRIOR TO SUCH EXPIRY, ENTER INTO A CONTRACT TO PURCHASE ORDINARY SHARES UNDER SUCH AUTHORITY AND MAY MAKE A PURCHASE OF ORDINARY SHARES PURSUANT TO ANY SUCH CONTRACT

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PYNE G	GOULD CORF	PORATION LIMITED			
Security	/	G7298D100		Meeting Type	Other Meeting
Ticker S	Symbol			Meeting Date	29-Jan-2024
ISIN		GG00BH47QH40		Agenda	718073872 - Management
Record	Date			Holding Recon Date	9 04-Jan-2024
City /	Country	TBD / Guernsey		Vote Deadline	25-Jan-2024 02:00 PM ET
SEDOL	(s)	BH47QH4		Quick Code	
I to an					
Item	Proposal		Proposed by		For/Against ⁄Ianagement
CMMT	PLEASE NO RESOLUTION HELD FOR WISH TO VO	OTE THAT THIS IS A WRITTEN ON, A PHYSICAL MEETING IS NOT-BEING THIS COMPANY. THEREFORE, IF YOU OTE, YOU MUST RETURN-YOUR ONS BY THE INDICATED CUTOFF DATE. J			

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SHRIRAM FINANCE LIMITED							
Security	y	Y7758E11	9		Meeting Type		Other Meeting
Ticker S	Symbol				Meeting Date		25-Feb-2024
ISIN		INE721A0	1013		Agenda		718128007 - Management
Record	Date	19-Jan-20	24		Holding Recor	n Date	19-Jan-2024
City /	Country	TBD	/ India		Vote Deadline	•	22-Feb-2024 01:59 PM ET
SEDOL	.(s)	6802608			Quick Code		
Item	Proposal			Proposed by	Vote	For/Aga Manager	
1			D ISSUE DEBENTURES ON BASIS BY THE BOARD	Management	For	For	
CMMT	ANNOUNCE BEING HEL	EMENT. A F D FOR THIS	HIS IS A POSTAL MEETING HYSICAL MEETING IS-NOT COMPANY. THEREFORE, CE REQUESTS ARE-NOT VALID	Non-Voting			

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IDFC L	TD				
Security	у	Y385CJ111		Meeting Type	Other Meeting
Ticker S	Symbol			Meeting Date	06-Mar-2024
ISIN		INE043D01016		Agenda	718138731 - Management
Record	Date	02-Feb-2024		Holding Recon Da	ate 02-Feb-2024
City /	Country	TBD / India		Vote Deadline	04-Mar-2024 01:59 PM ET
SEDOL	.(s)	B0C5QR1		Quick Code	
Item	Proposal		Proposed by	Vote	For/Against
					Management
CMMT	ANNOUNC BEING HEL MEETING A FOR THIS I MUST RET INDICATED THAT ABS	OTE THAT THIS IS A POSTAL MEETING EMENT. A PHYSICAL MEETING IS-NOT ID FOR THIS COMPANY. THEREFORE, ATTENDANCE REQUESTS ARE-NOT VALID MEETING. IF YOU WISH TO VOTE, YOU URN YOUR-INSTRUCTIONS BY THE O CUTOFF DATE. PLEASE ALSO NOTE FAIN IS-NOT A VALID VOTE OPTION AT ALLOT MEETINGS. THANK YOU	Non-Voting		
1		ITMENT OF MR. ANIL SINGHVI (DIN: AS AN INDEPENDENT DIRECTOR OF THE	Management	For	For
2		ITMENT OF DR. JAIMINI BHAGWATI (DIN: AS AN INDEPENDENT DIRECTOR OF THE	Management	For	For

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STELLANTIS N.V.				
Security	N82405106		Meeting Type	Annual
Ticker Symbol	STLA		Meeting Date	16-Apr-2024
ISIN	NL00150001Q9		Agenda	935992203 - Management
Record Date	23-Feb-2024		Holding Recon Date	23-Feb-2024
City / Country	/ Netherlands		Vote Deadline	08-Apr-2024 11:59 PM ET
SEDOL(s)			Quick Code	
		Drangood		

SEDO	L(s)		Quick Code		
Item	Proposal	Proposed by	Vote	For/Against Management	
2d.	Remuneration Report 2023 (advisory voting).	Management	For	For	
2e.	Adoption of the Annual Accounts 2023.	Management	For	For	
2f.	Approval of 2023 dividend.	Management	For	For	
2g.	Granting of discharge to the directors in respect of the performance of their duties during the financial year 2023.	Management	For	For	
3.	Appointment of Non-Executive Director: Proposal to appoint Ms. Claudia Parzani as Non-Executive Director.	Management	For	For	
4a.	Delegation to the Board of Directors of the authority to issue shares in the capital of the Company and to limit or to exclude pre-emptive rights: Proposal to designate the Board of Directors as the corporate body authorized to issue common shares and to grant rights to subscribe for common shares as provided for in article 7 of the Company's articles of association.	Management	For	For	
4b.	Delegation to the Board of Directors of the authority to issue shares in the capital of the Company and to limit or to exclude pre-emptive rights: Proposal to designate the Board of Directors as the corporate body authorized to limit or to exclude preemption rights for common shares as provided for in article 8 of the Company's articles of association.	Management	For	For	
5.	Delegation to the Board of Directors of the authority to acquire common shares in the Company's capital: Proposal to authorize the Board of Directors to acquire fully paid-up common shares in the Company's own share capital in accordance with article 9 of the Company's articles of association.	Management	For	For	
6a.	Cancellation of shares in the capital of the Company: Proposal to cancel common shares held by the Company in its own share capital as specified in article 10 of the Company's articles of association.	Management	For	For	
6b.	Cancellation of shares in the capital of the Company: Proposal to cancel all class B special voting shares held by the Company in its own share capital as specified in article 10 of the Company's articles of association.	Management	For	For	

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STELLANTIS N.V.			
Security	N82405106	Meeting Type	Annual
Ticker Symbol	STLA	Meeting Date	16-Apr-2024
ISIN	NL00150001Q9	Agenda	936009629 - Management
Record Date	19-Mar-2024	Holding Recon Date	19-Mar-2024
City / Country	/ Netherlands	Vote Deadline	08-Apr-2024 11:59 PM ET
SEDOL(s)		Quick Code	

SEDOI	_(s)		Quick Code		
Item	Proposal	Proposed by	Vote	For/Against Management	
2d.	Remuneration Report 2023 (advisory voting).	Management	For	For	
2e.	Adoption of the Annual Accounts 2023.	Management	For	For	
2f.	Approval of 2023 dividend.	Management	For	For	
2g.	Granting of discharge to the directors in respect of the performance of their duties during the financial year 2023.	Management	For	For	
3.	Appointment of Non-Executive Director: Proposal to appoint Ms. Claudia Parzani as Non-Executive Director.	Management	For	For	
4a.	Delegation to the Board of Directors of the authority to issue shares in the capital of the Company and to limit or to exclude pre-emptive rights: Proposal to designate the Board of Directors as the corporate body authorized to issue common shares and to grant rights to subscribe for common shares as provided for in article 7 of the Company's articles of association.	Management	For	For	
4b.	Delegation to the Board of Directors of the authority to issue shares in the capital of the Company and to limit or to exclude pre-emptive rights: Proposal to designate the Board of Directors as the corporate body authorized to limit or to exclude preemption rights for common shares as provided for in article 8 of the Company's articles of association.	Management	For	For	
5.	Delegation to the Board of Directors of the authority to acquire common shares in the Company's capital: Proposal to authorize the Board of Directors to acquire fully paid-up common shares in the Company's own share capital in accordance with article 9 of the Company's articles of association.	Management	For	For	
6a.	Cancellation of shares in the capital of the Company: Proposal to cancel common shares held by the Company in its own share capital as specified in article 10 of the Company's articles of association.	Management	For	For	
6b.	Cancellation of shares in the capital of the Company: Proposal to cancel all class B special voting shares held by the Company in its own share capital as specified in article 10 of the Company's articles of association.	Management	For	For	

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METHANEX CORPORATION					
Security	59151K108	Meeting Type	Annual		
Ticker Symbol	MEOH	Meeting Date	25-Apr-2024		
ISIN	CA59151K1084	Agenda	936002031 - Management		
Record Date	26-Feb-2024	Holding Recon Date	26-Feb-2024		
City / Country	/ Canada	Vote Deadline	22-Apr-2024 11:59 PM ET		
SEDOL(s)		Quick Code			

Item	Proposal	Proposed by	Vote	For/Against Management	
1A	Election of Director - Doug Arnell	Management	For	For	
1B	Election of Director - Jim Bertram	Management	For	For	
1C	Election of Director - Paul Dobson	Management	For	For	
1D	Election of Director - Maureen Howe	Management	For	For	
1E	Election of Director - Robert Kostelnik	Management	For	For	
1F	Election of Director - Leslie O'Donoghue	Management	For	For	
1G	Election of Director - Roger Perreault	Management	For	For	
1H	Election of Director - Kevin Rodgers	Management	For	For	
11	Election of Director - John Sampson	Management	For	For	
1J	Election of Director - Rich Sumner	Management	For	For	
1K	Election of Director - Margaret Walker	Management	For	For	
1L	Election of Director - Benita Warmbold	Management	For	For	
1M	Election of Director - Xiaoping Yang	Management	For	For	
2	To re-appoint KPMG LLP, Chartered Professional Accountants, as auditors of the Company for the ensuing year and authorize the Board of Directors to fix the remuneration of the auditors:	Management	For	For	
3	The advisory resolution accepting the Company's approach to executive compensation as disclosed in the accompanying Information Circular.	Management	For	For	

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IMPERIAL OIL LIMITED					
Security	453038408	Meeting Type	Annual		
Ticker Symbol	IMO	Meeting Date	30-Apr-2024		
ISIN	CA4530384086	Agenda	935995398 - Management		
Record Date	04-Mar-2024	Holding Recon Date	04-Mar-2024		
City / Country	/ Canada	Vote Deadline	25-Apr-2024 11:59 PM ET		
SEDOL(s)		Quick Code			

Item	Proposal	Proposed by	Vote	For/Against Management	
1A	ELECTION OF DIRECTORS: Election of Director: D.W. (David) Cornhill	Management	For	For	
1B	Election of Director: B.W. (Bradley) Corson	Management	For	For	
1C	Election of Director: S.R. (Sharon) Driscoll	Management	For	For	
1D	Election of Director: J.N. (John) Floren	Management	For	For	
1E	Election of Director: G.J. (Gary) Goldberg	Management	For	For	
1F	Election of Director: N.A. (Neil) Hansen	Management	For	For	
1G	Election of Director: M.C. (Miranda) Hubbs	Management	For	For	
02	PricewaterhouseCoopers LLP be reappointed as auditors of the company.	Management	For	For	
03	Shareholder Proposal (set out in Appendix B of the company's management proxy circular). Shareholder proposal regarding a report on the impact of climate transition scenarios on asset retirement obligations.	Shareholder	For	Against	

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WELLS FARGO & COMPANY						
Security	949746101	Meeting Type	Annual			
Ticker Symbol	WFC	Meeting Date	30-Apr-2024			
ISIN	US9497461015	Agenda	935996035 - Management			
Record Date	04-Mar-2024	Holding Recon Date	04-Mar-2024			
City / Country	/ United States	Vote Deadline	29-Apr-2024 11:59 PM ET			
SEDOL(s)		Quick Code				

SEDO	_(S)		Quick Code		
Item	Proposal	Proposed by	Vote	For/Against Management	
1a.	Election of Director: Steven D. Black	Management	For	For	
1b.	Election of Director: Mark A. Chancy	Management	For	For	
1c.	Election of Director: Celeste A. Clark	Management	For	For	
1d.	Election of Director: Theodore F. Craver, Jr.	Management	For	For	
1e.	Election of Director: Richard K. Davis	Management	For	For	
1f.	Election of Director: Fabian T. Garcia	Management	For	For	
1g.	Election of Director: Wayne M. Hewett	Management	For	For	
1h.	Election of Director: CeCelia G. Morken	Management	For	For	
1i.	Election of Director: Maria R. Morris	Management	For	For	
1j.	Election of Director: Felicia F. Norwood	Management	For	For	
1k.	Election of Director: Ronald L. Sargent	Management	For	For	
II.	Election of Director: Charles W. Scharf	Management	For	For	
lm.	Election of Director: Suzanne M. Vautrinot	Management	For	For	
2.	Advisory vote to approve executive compensation (Say on Pay).	Management	For	For	
3.	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2024.	Management	For	For	
1.	Approval of an amendment to the Restated Certificate of Incorporation to opt out of Delaware General Corporation Law Section 203.	Management	For	For	
5.	Approval of an amendment to the By-Laws to remove the supermajority vote standard to amend the local directors provision.	Management	For	For	
6.	Shareholder Proposal - Annual Report on Prevention of Workplace Harassment and Discrimination.	Shareholder	For	Against	
7.	Shareholder Proposal - Third-Party Assessment of Respect for Freedom of Association and Collective Bargaining.	Shareholder	For	Against	
8.	Shareholder Proposal - Report on Respecting Indigenous Peoples' Rights.	Shareholder	For	Against	

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9.	Shareholder Proposal - Audit of Climate Transition Policies.	Shareholder	For	Against
10.	Shareholder Proposal - Annual Climate Lobbying Congruency Report.	Shareholder	For	Against
11.	Shareholder Proposal - Annual Report on Congruency of Political Spending and Corporate Values.	Shareholder	For	Against
12.	Shareholder Proposal - Transparency in Lobbying Annual Report.	Shareholder	For	Against
13.	Shareholder Proposal - Report on Risks of Politicized De- Banking.	Shareholder	For	Against

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CITIGROUP INC.						
Security	172967424	Meeting Type	Annual			
Ticker Symbol	С	Meeting Date	30-Apr-2024			
ISIN	US1729674242	Agenda	936001685 - Management			
Record Date	04-Mar-2024	Holding Recon Date	04-Mar-2024			
City / Country	/ United States	Vote Deadline	29-Apr-2024 11:59 PM ET			
SEDOL(s)		Quick Code				

SEDO	L(S)		Quick Code		
Item	Proposal	Proposed by	Vote	For/Against Management	
1a.	Election of Director: Ellen M. Costello	Management	For	For	
1b.	Election of Director: Grace E. Dailey	Management	For	For	
1c.	Election of Director: Barbara J. Desoer	Management	For	For	
1d.	Election of Director: John C. Dugan	Management	For	For	
1e.	Election of Director: Jane N. Fraser	Management	For	For	
1f.	Election of Director: Duncan P. Hennes	Management	For	For	
1g.	Election of Director: Peter B. Henry	Management	For	For	
1h.	Election of Director: S. Leslie Ireland	Management	For	For	
1i.	Election of Director: Renée J. James	Management	For	For	
1j.	Election of Director: Gary M. Reiner	Management	For	For	
1k.	Election of Director: Diana L. Taylor	Management	For	For	
1I.	Election of Director: James S. Turley	Management	For	For	
1m.	Election of Director: Casper W. von Koskull	Management	For	For	
2.	Proposal to ratify the selection of KPMG LLP as Citi's independent registered public accounting firm for 2024.	Management	For	For	
3.	Advisory vote to Approve our 2023 Executive Compensation.	Management	For	For	
4.	Approval of additional shares for, and a term extension and restatement of, the Citigroup 2019 Stock Incentive Plan.	Management	For	For	
5.	Stockholder proposal requesting an Independent Board Chairman policy.	Shareholder	For	Against	
6.	Stockholder proposal requesting a report on the effectiveness of Citi's policies and practices in respecting Indigenous Peoples' rights in Citi's existing and proposed financing.	Shareholder	For	Against	
7.	Stockholder has withdrawn this Proposal.	Shareholder	For		
8.	Stockholder proposal requesting a report to Shareholders on risks created by the Company's diversity, equity, and inclusion efforts.	Shareholder	For	Against	
9.	Stockholder proposal requesting a report on risks of Politicized De-banking.	Shareholder	For	Against	

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10. Stockholder proposal requesting a report disclosing the Board's oversight regarding material risks associated with animal welfare.

Shareholder

For

Against

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CANFOR PULP PRODUCTS INC.						
Security	137584207	Meeting Type	Annual			
Ticker Symbol	CFPUF	Meeting Date	01-May-2024			
ISIN	CA1375842079	Agenda	936035181 - Management			
Record Date	13-Mar-2024	Holding Recon Date	13-Mar-2024			
City / Country	/ Canada	Vote Deadline	29-Apr-2024 11:59 PM ET			
SEDOL(s)		Quick Code				

Item	Propos	al	Proposed by	Vote	For/Against Management	
1	Set the	number of Directors of CPPI at 8.	Management	For	For	
2	DIREC	TOR	Management			
	1	J. Craig Armstrong		For	For	
	2	John R. Baird		For	For	
	3	Dieter W. Jentsch		For	For	
	4	Donald B. Kayne		For	For	
	5	Norm Mayr		For	For	
	6	Conrad A. Pinette		For	For	
	7	William W. Stinson		For	For	
	8	Sandra Stuart		For	For	
3	Appoin auditor	tment of KPMG, LLP Chartered Accountants, as s.	Management	For	For	

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BERKSHIRE HATHAWAY INC.					
Security	084670108	Meeting Type	Annual		
Ticker Symbol	BRKA	Meeting Date	04-May-2024		
ISIN	US0846701086	Agenda	935998142 - Management		
Record Date	06-Mar-2024	Holding Recon Date	06-Mar-2024		
City / Country	/ United States	Vote Deadline	03-May-2024 11:59 PM ET		
SEDOL(s)		Quick Code			

SEDOL(s)			Quick Code		
Item	Proposal	Proposed by	Vote	For/Against Management	
1.	DIRECTOR	Management			
	1 Warren E. Buffett		For	For	
	2 Gregory E. Abel		For	For	
	3 Howard G. Buffett		For	For	
	4 Susan A. Buffett		For	For	
	5 Stephen B. Burke		For	For	
	6 Kenneth I. Chenault		For	For	
	7 Christopher C. Davis		For	For	
	8 Susan L. Decker		For	For	
	9 Charlotte Guyman		For	For	
	10 Ajit Jain		For	For	
	11 Thomas S. Murphy, Jr.		For	For	
	12 Ronald L. Olson		For	For	
	13 Wallace R. Weitz		For	For	
	14 Meryl B. Witmer		For	For	
2.	Shareholder proposal regarding how the Company intends to measure, disclose and reduce GHG emissions associated with its underwriting, insuring and investing activities.	Shareholder	For	Against	
3.	Shareholder proposal requesting that the Board of Directors disclose in a consolidated annual report GHG emissions data by scope, as well as progress toward its net-zero decarbonization goal, for Berkshire Hathaway Energy.	Shareholder	For	Against	
4.	Shareholder proposal regarding the reporting on the effectiveness of the Corporation's diversity, equity and inclusion efforts.	Shareholder	For	Against	
5.	Shareholder proposal requesting that the Board of Directors form a Railroad Safety Committee of independent directors.	Shareholder	For	Against	
6.	Shareholder proposal requesting that the Board seek an audited report assessing how applying the findings of the Energy Policy Research Foundation would affect the assumptions, costs, estimates and valuations underlying the Company's financial statements.	Shareholder	For	Against	

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7. Shareholder proposal requesting that the Company report annually on the nature and extent to which the Company's operations depend on and are vulnerable to China.

Shareholder

For

Against

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ALLY FINANCIAL INC.						
Security	02005N100	Meeting Type	Annual			
Ticker Symbol	ALLY	Meeting Date	07-May-2024			
ISIN	US02005N1000	Agenda	936006332 - Management			
Record Date	14-Mar-2024	Holding Recon Date	14-Mar-2024			
City / Country	/ United States	Vote Deadline	06-May-2024 11:59 PM ET			

SEDOL(s) Quick Code

Item	Proposal	Proposed by	Vote	For/Against
		Dy Dy		Management
1a.	Election of Director: Franklin W. Hobbs	Management	For	For
1b.	Election of Director: Kenneth J. Bacon	Management	For	For
1c.	Election of Director: William H. Cary	Management	For	For
1d.	Election of Director: Mayree C. Clark	Management	For	For
1e.	Election of Director: Kim S. Fennebresque	Management	For	For
1f.	Election of Director: Thomas P. Gibbons	Management	For	For
1g.	Election of Director: Melissa Goldman	Management	For	For
1h.	Election of Director: Marjorie Magner	Management	For	For
1i.	Election of Director: David Reilly	Management	For	For
1j.	Election of Director: Brian H. Sharples	Management	For	For
1k.	Election of Director: Michael G. Rhodes	Management	For	For
2.	Advisory vote on executive compensation.	Management	For	For
3.	Ratification of the Audit Committee's engagement of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2024.	Management	For	For

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MORGUARD CORPORATION					
Security	617577101	Meeting Type	Annual		
Ticker Symbol	MRCBF	Meeting Date	08-May-2024		
ISIN	CA6175771014	Agenda	936027716 - Management		
Record Date	18-Mar-2024	Holding Recon Date	18-Mar-2024		
City / Country	/ Canada	Vote Deadline	03-May-2024 11:59 PM ET		
SEDOL(s)		Quick Code			

Item	Proposal	Proposed by	Vote	For/Against Management	
1A	Election of Director - William J. Braithwaite	Management	For	For	
1B	Election of Director - Chris J. Cahill	Management	For	For	
1C	Election of Director - Bruce K. Robertson	Management	For	For	
1D	Election of Director - Angela Sahi	Management	For	For	
1E	Election of Director - K. Rai Sahi	Management	For	For	
1F	Election of Director - Leonard Peter Sharpe	Management	For	For	
1G	Election of Director - Stephen R. Taylor	Management	For	For	
2	Appointment of Ernst & Young LLP, Chartered Accountants, as auditor of the Corporation and authorizing the Directors to fix the remuneration of the auditor.	Management	For	For	

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TWC ENTERPRISES LIMITED					
Security	87310A109	Meeting Type	Annual		
Ticker Symbol	CLKXF	Meeting Date	08-May-2024		
ISIN	CA87310A1093	Agenda	936027855 - Management		
Record Date	21-Mar-2024	Holding Recon Date	21-Mar-2024		
City / Country	/ Canada	Vote Deadline	03-May-2024 11:59 PM ET		
SEDOL(s)		Quick Code			

Item	Proposal	Proposed by	Vote	For/Against Management	
1A	Election of Director - Fraser R. Berrill	Management	For	For	
1B	Election of Director - Patrick S. Brigham	Management	For	For	
1C	Election of Director - Paul D. Campbell	Management	For	For	
1D	Election of Director - Samuel J.B. Pollock	Management	For	For	
1E	Election of Director - Angela Sahi	Management	For	For	
1F	Election of Director - K. Rai Sahi	Management	For	For	
1G	Election of Director - Donald W. Turple	Management	For	For	
1H	Election of Director - Jack D. Winberg	Management	For	For	
2	The appointment of Deloitte LLP, Chartered Professional Accountants, as auditor of the Corporation and authorizing the directors to fix the remuneration of the auditor.	Management	For	For	

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MAGNA INTERNATIONAL INC.				
Security	559222401	Meeting Type	Annual	
Ticker Symbol	MGA	Meeting Date	09-May-2024	
ISIN	CA5592224011	Agenda	936009833 - Management	
Record Date	20-Mar-2024	Holding Recon Date	20-Mar-2024	
City / Country	/ Canada	Vote Deadline	06-May-2024 11:59 PM ET	
SEDOL(s)		Quick Code		

Item	Proposal	Proposed by	Vote	For/Against Management	
1A	ELECTION OF DIRECTORS: Election of Director: Mary S. Chan	Management	For	For	
1B	Election of Director: Hon. V. Peter Harder	Management	For	For	
1C	Election of Director: Jan R. Hauser	Management	For	For	
1D	Election of Director: Seetarama S. Kotagiri (CEO)	Management	For	For	
1E	Election of Director: Jay K. Kunkel	Management	For	For	
1F	Election of Director: Robert F. MacLellan	Management	For	For	
1G	Election of Director: Mary Lou Maher	Management	For	For	
1H	Election of Director: William A. Ruh	Management	For	For	
11	Election of Director: Dr. Indira V. Samarasekera	Management	For	For	
1J	Election of Director: Matthew Tsien	Management	For	For	
1K	Election of Director: Dr. Thomas Weber	Management	For	For	
1L	Election of Director: Lisa S. Westlake	Management	For	For	
02	Reappointment of Deloitte LLP as the independent auditor of the Corporation and authorization of the Audit Committee to fix the independent auditor's remuneration.	Management	For	For	
03	Resolved, on an advisory basis and not to diminish the roles and responsibilities of the Board of Directors, that the shareholders accept the approach to executive compensation disclosed in the accompanying management information circular/proxy statement.	Management	For	For	

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INTERFOR CORPORATION				
Security	45868C109	Meeting Type	Annual	
Ticker Symbol	IFSPF	Meeting Date	09-May-2024	
ISIN	CA45868C1095	Agenda	936012272 - Management	
Record Date	13-Mar-2024	Holding Recon Date	13-Mar-2024	
City / Country	/ Canada	Vote Deadline	06-May-2024 11:59 PM ET	
SEDOL(s)		Quick Code		

SEDUI	L(S)	Quick Code			
Item	Proposal	Proposed by	Vote	For/Against Management	
1	BE IT RESOLVED THAT under Article 11.1 of the Articles of the Company, the number of directors of the Company be set at twelve (12).	Management	For	For	
2	DIRECTOR	Management			
	1 Ian M. Fillinger		For	For	
	2 Nicolle Butcher		For	For	
	3 Geoffrey Evans		For	For	
	4 Christopher R. Griffin		For	For	
	5 Rhonda D. Hunter		For	For	
	6 J. Eddie McMillan		For	For	
	7 Thomas V. Milroy		For	For	
	8 Gillian L. Platt		For	For	
	9 Lawrence Sauder		For	For	
	10 Christina Sistrunk		For	For	
	11 Curtis M. Stevens		For	For	
	12 Thomas Temple		For	For	
3	BE IT RESOLVED that KPMG LLP be appointed as auditor of the Company to hold office until the close of the next annual general meeting and the Board of Directors of the Company be authorized to set the fees of the auditor.	Management	For	For	
4	BE IT RESOLVED THAT, on an advisory basis only and not to diminish the role and responsibilities of the Board of Directors, the Shareholders accept the approach to executive compensation disclosed in the Information Circular of the Company dated March 13, 2024 delivered in connection with the 2024 Annual General Meeting of Shareholders.	Management	For	For	

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PAREX RESOURCES INC.					
Security	69946Q104	Meeting Type	Annual and Special Meeting		
Ticker Symbol	PARXF	Meeting Date	09-May-2024		
ISIN	CA69946Q1046	Agenda	936027932 - Management		
Record Date	21-Mar-2024	Holding Recon Date	21-Mar-2024		
City / Country	/ Canada	Vote Deadline	06-May-2024 11:59 PM ET		
SEDOL(s)		Quick Code			

SEDO	L(S)	Quick Code			
Item	Proposal	Proposed by	Vote	For/Against Management	
1	To fix the number of directors to be elected at the Meeting at nine (9).	Management	For	For	
2	DIRECTOR	Management			
	1 Lynn Azar		For	For	
	2 Lisa Colnett		For	For	
	3 Sigmund Cornelius		For	For	
	4 Robert Engbloom		For	For	
	5 Wayne Foo		For	For	
	6 G.R. (Bob) MacDougall		For	For	
	7 Glenn McNamara		For	For	
	8 Imad Mohsen		For	For	
	9 Carmen Sylvain		For	For	
3	To appoint PricewaterhouseCoopers LLP, Chartered Professional Accountants, as the auditors of Parex for the ensuing year and to authorize the directors of the Company to fix their remuneration as such.	Management	For	For	
4	To consider and, if deemed advisable, to pass, an ordinary resolution re-approving the Company's amended and restated shareholder protection rights plan agreement, as more particularly described in the management information circular of the Company dated March 25, 2024 (the "Information Circular").	Management	For	For	
5	To consider and, if deemed advisable, to pass, an ordinary resolution ratifying the new restricted share unit plan (longer duration) of the Company and ratifying the grant of 143,931 restricted share units ("RSUs") and 190,522 performance RSUs pursuant to such plan, as more particularly described in the Information Circular.	Management	For	For	
6	To consider an advisory, non-binding resolution (a "Say on Pay" vote) on the Company's approach to executive compensation as more particularly described in the Information Circular.	Management	For	For	

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ONEX CORPORATION					
Security	68272K103	Meeting Type	Annual and Special Meeting		
Ticker Symbol	ONEXF	Meeting Date	09-May-2024		
ISIN	CA68272K1030	Agenda	936033808 - Management		
Record Date	25-Mar-2024	Holding Recon Date	25-Mar-2024		
City / Country	/ Canada	Vote Deadline	06-May-2024 11:59 PM ET		
SEDOL(s)		Quick Code			

Item	Proposal	Proposed by	Vote	For/Against Management	
1A	Election of Directors Election of Director: Lisa Carnoy	Management	For	For	
1B	Election of Director: Robert M. Le Blanc	Management	For	For	
1C	Election of Director: Sarabjit S. Marwah	Management	For	For	
1D	Election of Director: Beth A. Wilkinson	Management	For	For	
02	In respect of the appointment of an auditor of the Corporation.	Management	For	For	
03	In respect of the authorization of the directors to fix the remuneration of the auditor.	Management	For	For	
04	The advisory resolution on the Corporation's approach to executive compensation as set out in the Management Information Circular.	Management	For	For	
05	To consider and, if thought fit, approve a resolution to ratify and confirm By-Law No. 5 of the Corporation reflecting certain requirements set out by the Canadian Transportation Agency in connection with the Corporation's indirect acquisition of Sunwing Airlines, the full text of which resolution is set out as Schedule "A" to the accompanying management information circular.	Management	For	For	

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TENCE	NT HOLDING	S LTD				
Security	1	G87572163		Meeting Type		Annual General Meeting
Ticker S	Symbol			Meeting Date		14-May-2024
ISIN		KYG875721634		Agenda		718381180 - Management
Record	Date	08-May-2024		Holding Recor	n Date	08-May-2024
City /	Country	HONG / Cayman KONG Islands		Vote Deadline		08-May-2024 01:59 PM ET
SEDOL	(s)	BD8NG70 - BDDXGP3 - BGKG6H8 - BGPHZF7 - BMMV2K8 - BMN9869 - BMNDJT1 - BP3RXY7 - BPK3Q83		Quick Code		
Item	Proposal		Proposed by	Vote	For/Aga Manage	
CMMT	PROXY FOR URL LINKS: https://www/ 0408/20240- https://www/	OTE THAT THE COMPANY NOTICE AND RM ARE AVAILABLE BY CLICKING-ON THE - 1.hkexnews.hk/listedco/listconews/sehk/2024/40801846.pdf-AND-1.hkexnews.hk/listedco/listconews/sehk/2024/40801848.pdf	Non-Voting			
CMMT	ALLOWED ALL RESOL	OTE THAT SHAREHOLDERS ARE FO VOTE 'IN FAVOR' OR 'AGAINST' FOR- UTIONS, ABSTAIN IS NOT A VOTING I THIS MEETING	Non-Voting			
1	FINANCIAL AND THE IN	E AND CONSIDER THE AUDITED STATEMENTS, THE DIRECTORS REPORT IDEPENDENT AUDITORS REPORT FOR ENDED 31 DECEMBER 2023	Management	For	For	
2	TO DECLAR	RE A FINAL DIVIDEND	Management	For	For	
3A	TO RE-ELE	CT MR CHARLES ST LEGER SEARLE AS	Management	For	For	
3B	TO RE-ELE	CT PROFESSOR KE YANG AS DIRECTOR	Management	For	For	
3C		RISE THE BOARD OF DIRECTORS TO FIX TORS REMUNERATION	Management	For	For	
4		OINT AUDITOR AND AUTHORISE THE DIRECTORS TO FIX THEIR ATION	Management	For	For	
5		A GENERAL MANDATE TO THE S TO ISSUE NEW SHARES	Management	For	For	
6		A GENERAL MANDATE TO THE S TO REPURCHASE SHARES	Management	For	For	
7	THE THIRD MEMORANI ASSOCIATI THE FOURT MEMORANI	VE THE PROPOSED AMENDMENTS TO AMENDED AND RESTATED DUM OF ASSOCIATION AND ARTICLES OF ON OF THE COMPANY AND TO ADOPT ITH AMENDED AND RESTATED DUM OF ASSOCIATION AND ARTICLES OF ON OF THE COMPANY	Management	For	For	

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BAUSCH HEALTH CO	OMPANIES, INC.		
Security	071734107	Meeting Type	Annual
Ticker Symbol	ВНС	Meeting Date	14-May-2024
ISIN	CA0717341071	Agenda	936020623 - Management
Record Date	15-Mar-2024	Holding Recon Date	15-Mar-2024
City / Country	/ United	Vote Deadline	13-May-2024 11:59 PM ET

States Quick Code

SEDO	_(s)		Quick Code		
Item	Proposal	Proposed by	Vote	For/Against Management	
1a.	Election of Director: Thomas J. Appio	Management	For	For	
1b.	Election of Director: Christian A. Garcia	Management	For	For	
1c.	Election of Director: Brett M. Icahn	Management	For	For	
1d.	Election of Director: Sarah B. Kavanagh	Management	For	For	
1e.	Election of Director: Frank D. Lee	Management	For	For	
1f.	Election of Director: Steven D. Miller	Management	For	For	
1g.	Election of Director: Richard C. Mulligan, Ph.D.	Management	For	For	
1h.	Election of Director: John A. Paulson	Management	For	For	
1i.	Election of Director: Robert N. Power	Management	For	For	
1j.	Election of Director: Amy B. Wechsler, M.D.	Management	For	For	
2.	The approval, in an advisory vote, of the compensation of our Named Executive Officers.	Management	For	For	
3.	The approval of an amendment and restatement of the Company's Amended and Restated 2014 Omnibus Incentive Plan.	Management	For	For	
4.	The appointment of PricewaterhouseCoopers LLP to serve as the Company's auditor until the close of the 2025 Annual Meeting of Shareholders and to authorize the Board to fix the auditor's remuneration.	Management	For	For	

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TRICAN WELL SE	RVICE LTD.		
Security	895945103	Meeting Type	Annual
Ticker Symbol	TOLWF	Meeting Date	14-May-2024
ISIN	CA8959451037	Agenda	936035686 - Management
Record Date	01-Apr-2024	Holding Recon Date	01-Apr-2024
City / Country	/ Canada	Vote Deadline	09-May-2024 11:59 PM ET
SEDOL(s)		Quick Code	

Item	Proposal	Proposed by	Vote	For/Against Management	
1	DIRECTOR	Management			
	1 Thomas M. Alford		For	For	
	2 Trudy M. Curran		For	For	
	3 Bradley P.D. Fedora		For	For	
	4 Michael J. McNulty		For	For	
	5 Stuart G. O'Connor		For	For	
	6 Deborah S. Stein		For	For	
2	Appointment of KPMG LLP, Chartered Professional Accountants as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	Management	For	For	
3	To accept the Company's approach to executive compensation on an advisory basis as disclosed in the accompanying circular.	Management	For	For	

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LINAMAR CORPORATION						
Security	53278L107	Meeting Type	Annual			
Ticker Symbol	LIMAF	Meeting Date	16-May-2024			
ISIN	CA53278L1076	Agenda	936040233 - Management			
Record Date	05-Apr-2024	Holding Recon Date	05-Apr-2024			
City / Country	/ Canada	Vote Deadline	13-May-2024 11:59 PM ET			
SEDOL(s)		Quick Code				

Item	Propos	al	Proposed by	Vote	For/Against Management	
1	DIRECTOR		Management			
	1	Linda Hasenfratz		For	For	
	2	Jim Jarrell		For	For	
	3	Mark Stoddart		For	For	
	4	Lisa Forwell		For	For	
	5	Terry Reidel		For	For	
	6	Dennis Grimm		For	For	
2	The re-appointment of PricewaterhouseCoopers LLP, Chartered Accountants, as auditors of the Corporation and to authorize the directors to fix their remuneration.		Management	For	For	

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1556	TD				
IDFC L					•
Securi		Y385CJ111		Meeting Type	Court Meeting
Ticker	Symbol			Meeting Date	17-May-2024
SIN		INE043D01016		Agenda	718388235 - Management
Record	d Date	10-May-2024		Holding Recon Da	ate 10-May-2024
City /	Country	VIRTUAL / India		Vote Deadline	14-May-2024 01:59 PM ET
SEDO	L(s)	B0C5QR1		Quick Code	
Item	Proposal		Proposed by	Vote	For/Against Management
1	ACCORDA SECTIONS PROVISION	O THAT PURSUANT TO AND IN NCE WITH THE PROVISIONS OF 5 230 - 232 AND OTHER APPLICABLE NS OF THE COMPANIES ACT, 2013, THE	Management	For	For
	AND AMAL OTHER RU MADE THE AMENDME	ES (COMPROMISES, ARRANGEMENTS GAMATIONS) RULES, 2016 AND ANY JLES, CIRCULARS AND NOTIFICATIONS EREUNDER (INCLUDING ANY ENT, STATUTORY MODIFICATION,			
	BE APPLIC TAX ACT, 1949, THE INDIA ACT	N OR RE-ENACTMENT THEREOF) AS MAY CABLE; SECTION 2(1B) OF THE INCOME- 1961; THE BANKING REGULATION ACT, SECURITIES AND EXCHANGE BOARD OF 1992, AND THE REGULATIONS			
	EXCHANG	DER INCLUDING THE SECURITIES AND E BOARD OF INDIA (LISTING DNS AND DISCLOSURE REQUIREMENTS)			
	ANY OTHE	ONS, 2015; COMPETITION ACT, 2002; AND RAPPLICABLE LAWS AND REGULATIONS,			
	OR REGUL	G SUCH OTHER DIRECTIONS, GUIDELINES LATIONS ISSUED/NOTIFIED BY THE BANK OF INDIA AND THE SECURITIES			
	AND EXCH	IANGE BOARD OF INDIA WHICH MAY BE LE, ANY AND ALL OF WHICH AS NOTIFIED			
	INCLUDING	Y BE AMENDED FROM TIME TO TIME AND G STATUTORY REPLACEMENT OR RE-			
	INDIA'S MA	NT THEREOF, IF ANY; RESERVE BANK OF ASTER DIRECTION - AMALGAMATION OF SECTOR BANKS, DIRECTIONS, 2016, THE			
	MASTER C	ES AND EXCHANGE BOARD OF INDIA CIRCULAR NO. SEBI/ HO/CFD/POD-			
	SEBI CIRC	23/93 DATED JUNE 20, 2023 READ WITH ULAR NO. FD/SSEP/CIR/P/2022/003 DATED JANUARY			
	03, 2022; T	CEMBER 26, 2023 ISSUED BY THE			
	RESERVE OBSERVA	BANK OF INDIA, THE NO ADVERSE TIONS LETTER/ NO-OBJECTION LETTER			
	EXCHANG	/ BSE LIMITED AND THE NATIONAL STOCK E OF INDIA LIMITED, RESPECTIVELY, ED NOVEMBER 13, 2023: LETTER DATED			
	OCTOBER COMMISSI	ED NOVEMBER 13, 2023; LETTER DATED 17, 2023 ISSUED BY THE COMPETITION ON OF INDIA APPROVING THE FION UNDER GREEN CHANNEL ROUTE;			

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AND SUBJECT TO THE PROVISIONS OF THE MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF IDFC LIMITED ("THE COMPANY"); AND SUBJECT TO THE APPROVAL OF HON'BLE NATIONAL COMPANY LAW TRIBUNAL, CHENNAI BENCH, CHENNAI ("NCLT"); AND SUBJECT TO RECEIPT OF ALL OTHER APPROVALS, STATUTORY, GOVERNMENTAL, PERMISSIONS, AND THIRD PARTY CONSENTS AND SUCH OTHER APPROVALS, PERMISSIONS AND SANCTIONS OF REGULATORY AND OTHER AUTHORITIES OR TRIBUNALS, AS MAY BE NECESSARY: AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED OR IMPOSED BY THE NCLT OR BY ANY REGULATORY OR OTHER AUTHORITIES. WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS THE "BOARD", WHICH TERM SHALL BE DEEMED TO MEAN AND INCLUDE ONE OR MORE COMMITTEE(S) CONSTITUTED/TO BE CONSTITUTED BY THE BOARD OR ANY PERSON(S) WHICH THE BOARD MAY NOMINATE TO EXERCISE ITS POWERS INCLUDING THE POWERS CONFERRED BY THIS RESOLUTION), THE ARRANGEMENT EMBODIED IN THE COMPOSITE SCHEME OF AMALGAMATION AMONG IDFC FINANCIAL HOLDING COMPANY LIMITED AND THE COMPANY AND IDFC FIRST BANK LIMITED AND THEIR RESPECTIVE SHAREHOLDERS ("SCHEME") THE DRAFT OF WHICH WAS CIRCULATED ALONG WITH THIS NOTICE BE AND IS HEREBY APPROVED. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS. DEEDS, MATTERS AND THINGS, AS IT MAY, IN ITS ABSOLUTE DISCRETION DEEM REQUISITE, DESIRABLE, APPROPRIATE OR NECESSARY TO GIVE EFFECT TO THIS RESOLUTION AND EFFECTIVELY IMPLEMENT THE AMALGAMATION EMBODIED IN THE SCHEME AND TO MAKE ANY MODIFICATIONS OR AMENDMENTS TO THE SCHEME AT ANY TIME AND FOR ANY REASON WHATSOEVER, AND TO ACCEPT SUCH MODIFICATIONS, AMENDMENTS, LIMITATIONS AND/OR CONDITIONS, IF ANY, WHICH MAY BE REQUIRED AND/OR IMPOSED BY THE TRIBUNAL WHILE SANCTIONING THE ARRANGEMENT EMBODIED IN THE SCHEME OR BY ANY AUTHORITIES UNDER LAW, OR AS MAY BE REQUIRED FOR THE PURPOSE OF RESOLVING ANY QUESTIONS OR DOUBTS OR DIFFICULTIES THAT MAY ARISE INCLUDING PASSING OF SUCH ACCOUNTING ENTRIES AND/OR MAKING SUCH ADJUSTMENTS IN THE BOOKS OF ACCOUNTS AS CONSIDERED NECESSARY IN GIVING EFFECT TO THE SCHEME, AS THE BOARD MAY DEEM FIT AND PROPER. RESOLVED FURTHER THAT THE BOARD MAY DELEGATE ALL OR ANY OF ITS POWERS

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HEREIN CONFERRED TO ANY DIRECTOR(S) AND/OR OFFICER(S) OF THE COMPANY, TO GIVE EFFECT TO THIS RESOLUTION, IF REQUIRED, AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM FIT, NECESSARY OR DESIRABLE, WITHOUT ANY FURTHER APPROVAL FROM EQUITY SHAREHOLDERS OF THE COMPANY

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LIBERTY GLOBAL	LIBERTY GLOBAL LTD.						
Security	G61188101	Meeting Type	Annual				
Ticker Symbol	LBTYA	Meeting Date	21-May-2024				
ISIN	BMG611881019	Agenda	936028198 - Management				
Record Date	28-Mar-2024	Holding Recon Date	28-Mar-2024				
City / Country	/ United States	Vote Deadline	20-May-2024 11:59 PM ET				
SEDOL(s)		Quick Code					

Item	Propos	al	Proposed by	Vote	For/Against Management	
1.	DIREC	TOR	Management			
	1	Michael T. Fries		For	For	
	2	John C. Malone		For	For	
	3	Paul A. Gould		For	For	
	4	Larry Romrell		For	For	
2.	A proposal to ratify the selection of KPMG LLP as Liberty Global's independent auditor for the year ending December 31, 2024.		Management	For	For	

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NAVIENT CORPOR	RATION		
Security	63938C108	Meeting Type	Annual
Ticker Symbol	NAVI	Meeting Date	23-May-2024
ISIN	US63938C1080	Agenda	936035129 - Management
Record Date	25-Mar-2024	Holding Recon Date	25-Mar-2024
City / Country	/ United States	Vote Deadline	22-May-2024 11:59 PM ET
SEDOL(s)		Quick Code	

Item	Proposal	Proposed by	Vote	For/Against Management	
1a.	Election of Director to serve for one-year term or until their successors have been duly elected and qualified: Frederick Arnold	Management	For	For	
1b.	Election of Director to serve for one-year term or until their successors have been duly elected and qualified: Edward J. Bramson	Management	For	For	
1c.	Election of Director to serve for one-year term or until their successors have been duly elected and qualified: Anna Escobedo Cabral	Management	For	For	
1d.	Election of Director to serve for one-year term or until their successors have been duly elected and qualified: Larry A. Klane	Management	For	For	
1e.	Election of Director to serve for one-year term or until their successors have been duly elected and qualified: Michael A. Lawson	Management	For	For	
1f.	Election of Director to serve for one-year term or until their successors have been duly elected and qualified: Linda A. Mills	Management	For	For	
1g.	Election of Director to serve for one-year term or until their successors have been duly elected and qualified: Jane J. Thompson	Management	For	For	
1h.	Election of Director to serve for one-year term or until their successors have been duly elected and qualified: David L. Yowan	Management	For	For	
2.	Ratify the appointment of KPMG LLP as Navient's independent registered public accounting firm for 2024.	Management	For	For	
3.	Approve, in a non-binding advisory vote, the compensation paid to Navient-named executive officers.	Management	For	For	
4.	Approve the Navient Corporation 2024 Omnibus Incentive Plan to replace the expiring 2014 Omnibus Incentive Plan.	Management	For	For	

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EXOR	N.V				
Security	у	N3140A107		Meeting Type	Annual General Meeting
Ticker S	Symbol			Meeting Date	28-May-2024
ISIN		NL0012059018		Agenda	718434599 - Management
Record	Date	30-Apr-2024		Holding Recon Da	ate 30-Apr-2024
City /	Country	TBD / Netherlands		Vote Deadline	08-May-2024 02:00 PM ET
SEDOL	.(s)	BDCMQY0 - BDRKV99 - BF445V8 - BMJ1825 - BYM4706 - BZCP007		Quick Code	
Item	Proposal		Proposed by	Vote	For/Against Management
СММТ	OWNER DE	IST BE LODGED WITH BENEFICIAL TAILS AS PROVIDED BY YOUR- N BANK. IF NO BENEFICIAL OWNER RE PROVIDED, YOUR-INSTRUCTIONS JECTED.	Non-Voting		
CMMT	DETAILS AS BANK. IF NO	UST BE LODGED WITH SHAREHOLDER S PROVIDED BY YOUR CUSTODIAN- D SHAREHOLDER DETAILS ARE YOUR INSTRUCTIONS MAY BE-	Non-Voting		
0010	REMUNERA	ATION REPORT (ADVISORY VOTE)	Management	For	For
0020	ADOPTION	2023 ANNUAL ACCOUNTS	Management	For	For
0030	DIVIDEND [DISTRIBUTION	Management	For	For
0040	INDEPENDE WITH THE A	ENT DELOITTE ACCOUNTANTS B.V. AS ENT EXTERNAL AUDITOR CHARGED AUDITING OF THE ANNUAL ACCOUNTS INANCIAL YEAR 2024	Management	For	For
0050	AMENDMEN	NT OF THE REMUNERATION POLICY	Management	For	For
0060	APPROVAL	OF THE AMENDED LTI PLAN	Management	For	For
0070	RELEASE F	ROM LIABILITY OF THE EXECUTIVE	Management	For	For
0080	RELEASE F	ROM LIABILITY OF THE NON-EXECUTIVE	Management	For	For
0090		ORIZATION OF THE BOARD OF S TO REPURCHASE SHARES	Management	For	For
0100		ORIZATION OF THE BOARD OF S TO REPURCHASE SHARES	Management	For	For
CMMT	THAT IF YO INTERMEDI RIGHTS DIF THE UNDER AT THE VOUNSURE OF DATA TO BI PLEASE SP	ARY CLIENTS ONLY - PLEASE NOTE U ARE CLASSIFIED AS AN- ARY CLIENT UNDER THE SHAREHOLDER RECTIVE II, YOU SHOULD BE-PROVIDING RLYING SHAREHOLDER INFORMATION TE INSTRUCTION-LEVEL. IF YOU ARE N HOW TO PROVIDE THIS LEVEL OF ROADRIDGE-OUTSIDE OF PROXYEDGE, EAK TO YOUR DEDICATED CLIENT EPRESENTATIVE FOR ASSISTANCE	Non-Voting		

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CONSL	JN PHARMAC	CEUTICAL GROUP LTD				
Security	/	G2524A103		Meeting Type		ExtraOrdinary General Meeting
Ticker S	Symbol			Meeting Date		31-May-2024
ISIN		KYG2524A1031		Agenda		718585194 - Management
Record	Date	27-May-2024		Holding Reco	n Date	27-May-2024
City /	Country	HONG / Cayman KONG Islands		Vote Deadline	•	24-May-2024 01:59 PM ET
SEDOL	(s)	BG348Q2 - BH4H6F2 - BHD69X9 - BN0VBQ6		Quick Code		
Item	Proposal		Proposed by	Vote	For/Aga Manage	
CMMT	PROXY FOI URL LINKS: https://www 0507/20240 https://www	DTE THAT THE COMPANY NOTICE AND RM ARE AVAILABLE BY CLICKING-ON THE :- 1.hkexnews.hk/listedco/listconews/sehk/2024/50700009.pdf-AND- 1.hkexnews.hk/listedco/listconews/sehk/2024/50700013.pdf	Non-Voting			
CMMT	ALLOWED ALL RESOL	OTE THAT SHAREHOLDERS ARE TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- LUTIONS, ABSTAIN IS NOT A VOTING N THIS MEETING	Non-Voting			
1a	OPTION SC	VE THE ADOPTION OF THE 2024 SHARE CHEME (AS DEFINED IN THE CIRCULAR OMPANY DATED 7 MAY 2024 (THE)))	Management	For	Foi	r
1b	TO APPROM	VE THE ADOPTION OF THE SCHEME LIMIT	Management	For	For	r
2	RESOLUTIO	NAL UPON THE ABOVE ORDINARY ONS NO. 1 BEING DULY PASSED, TO THE ADOPTION OF THE SERVICE SUBLIMIT	Management	For	Foi	r
3	THE EXISTI ASSOCIATI THE SECON MEMORANI THE COMP. DIRECTOR COMPANY ALL SUCH A	VE THE PROPOSED AMENDMENTS TO ING MEMORANDUM AND ARTICLES OF ION OF THE COMPANY AND TO ADOPT ND AMENDED AND RESTATED DUM AND ARTICLES OF ASSOCIATION OF ANY, AND TO AUTHORISE ANY ONE, REGISTERED OFFICE PROVIDER OR SECRETARY OF THE COMPANY TO DO ACTS AND THINGS AND EXECUTE ALL SUMENTS TO EFFECT THE SAME	Management	For	For	r

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CONSU	JN PHARMAC	CEUTICAL GROUP LTD				
Security	y	G2524A103		Meeting Type		Annual General Meeting
Ticker S	Symbol			Meeting Date		31-May-2024
ISIN		KYG2524A1031		Agenda		718633882 - Management
Record	Date	27-May-2024		Holding Recon	Date	27-May-2024
City /	Country	HONG / Cayman KONG Islands		Vote Deadline		24-May-2024 01:59 PM ET
SEDOL	.(s)	BG348Q2 - BH4H6F2 - BHD69X9 - BN0VBQ6		Quick Code		
Item	Proposal		Proposed by	Vote	For/Aga Manager	
CMMT	PROXY FO URL LINKS https://www 0430/20240 https://www	DTE THAT THE COMPANY NOTICE AND RM ARE AVAILABLE BY CLICKING-ON THE :- 1.hkexnews.hk/listedco/listconews/sehk/2024/43000175.pdf-AND- 1.hkexnews.hk/listedco/listconews/sehk/2024/43000185.pdf	Non-Voting			
CMMT	ALLOWED	OTE THAT SHAREHOLDERS ARE TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- .UTIONS, ABSTAIN IS NOT A VOTING N THIS MEETING	Non-Voting			
CMMT	MEETING II VOTING ST FOR RESO THE PREVI VOTE DEAI THEREFOR MEETING N VOTE DEAI IN THE-MAI AND YOUR MEETING V VOTING IS ORIGINAL I	DTE THAT THIS IS AN AMENDMENT TO D 144165 DUE TO RECEIVED-CHANGE IN TATUS AND BOARD RECOMMENDATION LUTION 2.B. ALL-VOTES RECEIVED ON OUS MEETING WILL BE DISREGARDED IF DLINE-EXTENSIONS ARE GRANTED. RE PLEASE REINSTRUCT ON THIS NOTICE ON-THE NEW JOB. IF HOWEVER DLINE EXTENSIONS ARE NOT GRANTED RKET, THIS MEETING WILL BE CLOSED VOTE INTENTIONS ON THE ORIGINAL-WILL BE APPLICABLE. PLEASE ENSURE SUBMITTED PRIOR TO CUTOFF-ON THE MEETING, AND AS SOON AS POSSIBLE EW AMENDED MEETINGTHANK YOU	Non-Voting			
1	CONSOLID TOGETHER THE INDEP	'E AND APPROVE THE AUDITED ATED FINANCIAL STATEMENTS R WITH THE DIRECTORS REPORT AND ENDENT AUDITORS REPORT OF THE FOR THE YEAR ENDED 31 DECEMBER	Management	For	For	
2A	_	CT MR. AN MENG AS AN EXECUTIVE OF THE COMPANY	Management	For	For	
2B	SHAREHOL	OTE THAT THIS RESOLUTION IS A LDER PROPOSAL: TO RE-ELECT MR. XU AS AN EXECUTIVE DIRECTOR OF THE	Shareholder	Against	For	

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2C	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY (THE DIRECTORS) TO FIX THE DIRECTORS REMUNERATION	Management	For	For
3	TO DECLARE AND PAY TO THE SHAREHOLDERS OF THE COMPANY A FINAL DIVIDEND OF HKD0.3 PER ORDINARY SHARE OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2023	Management	For	For
4	TO RE-APPOINT KPMG AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	Management	For	For
5	TO GRANT A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH THE ADDITIONAL ORDINARY SHARES OF THE COMPANY WITH THE TOTAL NUMBER OF SHARES NOT EXCEEDING 20% OF THE TOTAL NUMBER OF THE ISSUED SHARES OF THE COMPANY	Management	For	For
6	TO GRANT A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY WITH THE TOTAL NUMBER OF SHARES NOT EXCEEDING 10% OF THE TOTAL NUMBER OF THE ISSUED SHARES OF THE COMPANY	Management	For	For
7	TO EXTEND THE GENERAL AND UNCONDITIONAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY UNDER RESOLUTION NUMBERED 5 TO INCLUDE THE NUMBER OF SHARES OF THE COMPANY REPURCHASED PURSUANT TO THE GENERAL AND UNCONDITIONAL MANDATE TO REPURCHASE SHARES UNDER RESOLUTION NUMBERED 6	Management	For	For

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BYD EL	_ECTRONIC (INTERNATIONAL) CO LTD				
Security	у	Y1045N107		Meeting Type		Annual General Meeting
Ticker S	Symbol			Meeting Date		06-Jun-2024
ISIN		HK0285041858		Agenda		718516389 - Management
Record	Date	31-May-2024		Holding Recon	Date	31-May-2024
City /	Country	SHENZH / Hong Kong EN		Vote Deadline		30-May-2024 01:59 PM ET
SEDOL	.(s)	B29SHS5 - B2N68B5 - B3B7XS9 - BD8ND68 - BX1D7B8		Quick Code		
Item	Proposal		Proposed by	Vote	For/Aga Manage	
CMMT		NG KONG MARKET A VOTE OF ABSTAIN REATED THE SAME AS A VOTE-OF TAKE I.	Non-Voting			
CMMT	PROXY FO URL LINKS https://www 0426/20240 https://www	OTE THAT THE COMPANY NOTICE AND RM ARE AVAILABLE BY CLICKING-ON THE 1-1. 1.hkexnews.hk/listedco/listconews/sehk/2024/42602975.pdf-AND-1.hkexnews.hk/listedco/listconews/sehk/2024/42602951.pdf	Non-Voting			
1	CONSOLID REPORT O AND THE R AUDITORS	TE AND CONSIDER THE AUDITED ATED FINANCIAL STATEMENTS AND THE F THE DIRECTORS OF THE COMPANY EPORT OF THE INDEPENDENT OF THE COMPANY FOR THE YEAR DECEMBER 2023	Management	For	Fo	r
2		RE A FINAL DIVIDEND OF RMB0.538 PER R THE YEAR ENDED 31 DECEMBER 2023	Management	For	Fo	r
3	COMPANYS 2024 AND T ANNUAL G AND TO AU	POINT ERNST & YOUNG AS THE SAUDITOR FOR THE FINANCIAL YEAR OF TO HOLD OFFICE UNTIL THE NEXT ENERAL MEETING OF THE COMPANY, ITHORIZE THE BOARD OF DIRECTORS OF ANY TO DETERMINE ITS REMUNERATION	Management	For	Fo	r
4	_	CT MR. JIANG XIANG-RONG AS AN E DIRECTOR	Management	For	Fo	r
5		CT MR. WANG CHUAN-FU AS A NON- E DIRECTOR	Management	For	Fo	r
6		CT MR. CHUNG KWOK MO JOHN AS AN ENT NON-EXECUTIVE DIRECTOR	Management	For	Fo	r
7		MS. WANG YIN AS AN INDEPENDENT UTIVE DIRECTOR	Management	For	Fo	r
8	COMPANY	RIZE THE BOARD OF DIRECTORS OF THE TO FIX THE REMUNERATION OF THE S OF THE COMPANY	Management	For	Fo	r

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9	TO GRANT A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20 PER CENT. OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	Management	For	For
10	TO GRANT A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE THE COMPANYS OWN SHARES NOT EXCEEDING 10 PER CENT. OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	Management	For	For
11	TO EXTEND THE GENERAL MANDATE GRANTED TO THE BOARD OF DIRECTORS PURSUANT TO RESOLUTION NO. 9 ABOVE BY SUCH ADDITIONAL SHARES AS SHALL REPRESENT THE NUMBER OF SHARES OF THE COMPANY REPURCHASED BY THE COMPANY PURSUANT TO THE GENERAL MANDATE GRANTED PURSUANT TO RESOLUTION NO. 10 ABOVE	Management	For	For

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SYNCHRONY FINAN	CIAL		
Security	87165B103	Meeting Type	Annual
Ticker Symbol	SYF	Meeting Date	11-Jun-2024
ISIN	US87165B1035	Agenda	936051414 - Management
Record Date	16-Apr-2024	Holding Recon Date	16-Apr-2024

City / Country / United Vote Deadline 10-Jun-2024 11:59 PM ET

States

SEDOL(s) Quick Code

SEDO	L(9)		Quick Code		
Item	Proposal	Proposed by	Vote	For/Against Management	
1a.	Election of Director: Brian D. Doubles	Management	For	For	
1b.	Election of Director: Fernando Aguirre	Management	For	For	
1c.	Election of Director: Paget L. Alves	Management	For	For	
1d.	Election of Director: Kamila Chytil	Management	For	For	
1e.	Election of Director: Arthur W. Coviello, Jr.	Management	For	For	
1f.	Election of Director: Roy A. Guthrie	Management	For	For	
1g.	Election of Director: Jeffrey G. Naylor	Management	For	For	
1h.	Election of Director: Bill Parker	Management	For	For	
1i.	Election of Director: Laurel J. Richie	Management	For	For	
1j.	Election of Director: Ellen M. Zane	Management	For	For	
2.	Ratification of Selection of KPMG LLP as Independent Registered Public Accounting Firm of the Company for 2024.	Management	For	For	
3.	Advisory Vote to Approve Named Executive Officer Compensation.	Management	For	For	
4.	Approval of Synchrony Financial 2024 Long-Term Incentive Plan.	Management	For	For	
5.	Approval of an Amendment to the Company's Amended and Restated Certificate of Incorporation to Reflect Recently Amended Delaware Law Provisions Regarding Officer Exculpation.	Management	For	For	

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CAPITAL A BERHA	AD		
Security	Y0029V101	Meeting Type	Annual General Meeting
Ticker Symbol		Meeting Date	13-Jun-2024
ISIN	MYL5099OO006	Agenda	718563643 - Management
Record Date	05-Jun-2024	Holding Recon Date	05-Jun-2024
City / Country	SELANG / Malaysia OR DARUL EHSAN	Vote Deadline	06-Jun-2024 01:59 PM ET
SEDOL(s)	B03J9L7 - B05H4K3	Quick Code	

Item	Proposal	Proposed by	Vote	For/Against Management	
1	TO APPROVE THE DIRECTORS' FEES, ALLOWANCES AND BENEFITS PAYABLE TO NON-EXECUTIVE DIRECTORS' AS SET OUT IN THE EXPLANATORY NOTE FOR THE PERIOD FROM 14 JUNE 2024 UNTIL THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN THE YEAR 2025	Management	For	For	
2	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH RULE 119 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, HAVE OFFERED HIMSELF/HERSELF FOR RE-ELECTION: TAN SRI ANTHONY FRANCIS FERNANDES	Management	For	For	
3	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH RULE 119 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, HAVE OFFERED HIMSELF/HERSELF FOR RE-ELECTION: DATO' ABDEL AZIZ @ ABDUL AZIZ BIN ABU BAKA	Management	For	For	
4	TO RE-APPOINT ERNST AND YOUNG PLT AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	Management	For	For	
5	AUTHORITY TO ISSUE AND ALLOT SHARES PURSUANT TO SECTIONS 75 AND 76 OF THE COMPANIES ACT, 2016	Management	For	For	
6	PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE AND NEW SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	Management	For	For	
7	PROPOSED RENEWAL OF SHARE BUY-BACK AUTHORITY	Management	For	For	

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EXCO RESOURCE	S, INC.		
Security	269279600	Meeting Type	Annual
Ticker Symbol	EXCE	Meeting Date	18-Jun-2024
ISIN	US2692796004	Agenda	936091672 - Management
Record Date	20-May-2024	Holding Recon Date	20-May-2024
City / Country	/ United States	Vote Deadline	17-Jun-2024 11:59 PM ET

SEDOL(s)

Item	Proposal	Proposed by	Vote	For/Against Management	
1.1	Election of Director for a one-year term: Peter Furlan	Management	For	For	
1.2	Election of Director for a one-year term: Harold L. Hickey	Management	For	For	
1.3	Election of Director for a one-year term: Jonathan Siegler	Management	For	For	
1.4	Election of Director for a one-year term: Wendy L. Teramoto	Management	For	For	
1.5	Election of Director for a one-year term: C. John Wilder	Management	For	For	

Quick Code

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REITMANS (CANAI	DA) LIMITED		
Security	759404106	Meeting Type	Annual
Ticker Symbol	RTMNF	Meeting Date	19-Jun-2024
ISIN	CA7594041062	Agenda	936089855 - Management
Record Date	13-May-2024	Holding Recon Date	13-May-2024
City / Country	/ Canada	Vote Deadline	14-Jun-2024 11:59 PM ET
SEDOL(s)		Quick Code	

Item	Proposal	Proposed by	Vote	For/Against Management	
1A	Election of Director - Bruce J. Guerriero, CPA	Management	For	For	
1B	Election of Director - David J. Kassie	Management	For	For	
1C	Election of Director - Andrea Limbardi	Management	For	For	
1D	Election of Director - Samuel Minzberg	Management	For	For	
1E	Election of Director - Daniel Rabinowicz	Management	For	For	
1F	Election of Director - Gillian Reitman	Management	For	For	
1G	Election of Director - Stephen F. Reitman	Management	For	For	
1H	Election of Director - Anita Sehgal	Management	For	For	
11	Election of Director - Terry Yanofsky	Management	For	For	
2	The appointment of KPMG LLP as auditors of the Corporation and the authorization of the directors to fix their remuneration.	Management	For	For	
3	To ratify and confirm the resolution adopting the amendment to the Second Amended and Restated Share Option Plan of the Corporation (the "Option Plan"), in order to change the maximum number of Class A nonvoting shares of the Corporation ("Class A Non-Voting Shares") issuable from time to time under the Option Plan from the current fixed maximum number of 3,500,000 Class A Non-Voting Shares to a fixed maximum number of 4,300,000 Class A Non-Voting Shares, with such amendments, deletions and additions as any officer or director may deem expedient to approve, such approval to be conclusively evidenced by the filing of the final version of the Plan with the TSX Venture Exchange.	Management	For	For	

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AJIS CO.,LTD.			
Security	J00893107	Meeting Type	Annual General Meeting
Ticker Symbol		Meeting Date	25-Jun-2024
ISIN	JP3160720003	Agenda	718715038 - Management
Record Date	31-Mar-2024	Holding Recon Date	31-Mar-2024
City / Country	CHIBA / Japan	Vote Deadline	18-Jun-2024 01:59 PM ET
SEDOL(s)	6034070 - B3BGCV2	Quick Code	46590

Item	Proposal	Proposed by	Vote	For/Against Management	
1	Approve Appropriation of Surplus	Management	For	For	
2.1	Appoint a Director Fukuda, Hisanari	Management	For	For	
2.2	Appoint a Director Takahashi, Kazuto	Management	For	For	
2.3	Appoint a Director Yamane, Hiroyuki	Management	For	For	
2.4	Appoint a Director Harada, Mitsuyuki	Management	For	For	
2.5	Appoint a Director Suzuki, Masahito	Management	For	For	
2.6	Appoint a Director Akatsu, Emiko	Management	For	For	
3	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	Management	For	For	

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BLACKBERRY LIM	IITED		
Security	09228F103	Meeting Type	Annual
Ticker Symbol	ВВ	Meeting Date	25-Jun-2024
ISIN	CA09228F1036	Agenda	936077141 - Management
Record Date	03-May-2024	Holding Recon Date	03-May-2024
City / Country	/ Canada	Vote Deadline	20-Jun-2024 11:59 PM ET
SEDOL(s)		Quick Code	

Item	Proposal	Proposed by	Vote	For/Against Management	
1.1	Election of Director: Philip Brace	Management	For	For	
1.2	Election of Director: Michael A. Daniels	Management	For	For	
1.3	Election of Director: Lisa Disbrow	Management	For	For	
1.4	Election of Director: John J. Giamatteo	Management	For	For	
1.5	Election of Director: Richard Lynch	Management	For	For	
1.6	Election of Director: Lori O'Neill	Management	For	For	
1.7	Election of Director: Wayne Wouters	Management	For	For	
2.	Re-appointment of Auditors: Resolution approving the re- appointment of PricewaterhouseCoopers LLP as auditors of the Company and authorizing the Board of Directors to fix their remuneration.	Management	For	For	
3.	Approval of Amended Equity Incentive Plan: Resolution approving an amendment and restatement of the Company's Equity Incentive Plan as disclosed in the Management Proxy Circular for the Meeting.	Management	For	For	
4.	Advisory Vote on Executive Compensation: Non-binding advisory resolution that the shareholders accept the Company's approach to executive compensation as disclosed in the Management Proxy Circular for the Meeting.	Management	For	For	

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CI FINANCIAL CORP.				
Security	125491100	Meeting Type	Annual	
Ticker Symbol	CIXXF	Meeting Date	26-Jun-2024	
ISIN	CA1254911003	Agenda	936083916 - Management	
Record Date	09-May-2024	Holding Recon Date	09-May-2024	
City / Country	/ Canada	Vote Deadline	21-Jun-2024 11:59 PM ET	
SEDOL(s)		Quick Code		

Item	Proposal	Proposed by	Vote	For/Against Management	
1	DIRECTOR	Management			
	1 William E. Butt		For	For	
	2 Brigette Chang		For	For	
	3 William T. Holland		For	For	
	4 Kurt MacAlpine		For	For	
	5 Paul J. Perrow		For	For	
	6 Sarah M. Ward		For	For	
2	To appoint Ernst & Young LLP as audiensuing year and authorize the direct auditors' remuneration.		For	For	
3	Resolved that, on an advisory basis at the role and responsibilities of the Boshareholders accept the approach to compensation disclosed in the Manage Circular.	ard of Directors, the executive	For	For	

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POSTAL SAVINGS BANK OF CHINA					
Security Y		Y6987V108		Meeting Type	Annual General Meeting
Ticker Symbol				Meeting Date	28-Jun-2024
ISIN		CNE1000029W3		Agenda	718765196 - Management
Record	Date	24-Jun-2024		Holding Recon Date	24-Jun-2024
City /	Country	BEIJING / China		Vote Deadline	24-Jun-2024 01:59 PM ET
SEDOL	.(s)	BD3WZ64 - BD8GL18 - BD8NS30 - BDFTFP2 - BN4Q0S2 - BRF2J91		Quick Code	
Item	Proposal		Proposed by		or/Against anagement
CMMT	PROXY FOURL LINKS https://www 0607/20240 https://www	DTE THAT THE COMPANY NOTICE AND RM ARE AVAILABLE BY CLICKING-ON THE :- 1.hkexnews.hk/listedco/listconews/sehk/2024/60700607.pdf-AND- 1.hkexnews.hk/listedco/listconews/sehk/2024/60700623.pdf	Non-Voting		
1		DER AND APPROVE THE 2023 WORK F THE BOARD OF DIRECTORS	Management	For	For
2		DER AND APPROVE THE 2023 WORK F THE BOARD OF SUPERVISORS	Management	For	For
3	TO CONSID	DER AND APPROVE THE FINAL FINANCIAL S FOR 2023	Management	For	For
4		DER AND APPROVE THE PROFIT ION PLAN FOR 2023	Management	For	For
5		DER AND APPROVE THE RELEVANT MENT FOR 2024 INTERIM PROFIT ION	Management	For	For
6		DER AND APPROVE THE BUDGET PLAN ASSET INVESTMENT FOR 2024	Management	For	For
7	APPOINTM	DER AND APPROVE THE RE- ENT OF ACCOUNTING FIRMS TO NTERIM REVIEW SERVICES FOR 2024	Management	For	For
8	THE BENEF	DER AND APPROVE THE TRANSFER OF FICIAL INTEREST OF THE TRUSTS AND FICIAL INTEREST OF THE ASSET ENT PLAN	Management	For	For
9	TO THE ME	DER AND APPROVE THE AMENDMENTS EASURES FOR EQUITY MANAGEMENT OF AVINGS BANK OF CHINA	Management	For	For
10		DER AND APPROVE THE RE-ELECTION OF INJUN AS AN EXECUTIVE DIRECTOR OF	Management	For	For
11		DER AND APPROVE THE RE-ELECTION OF ONG AS AN EXECUTIVE DIRECTOR OF	Management	For	For

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12	TO CONSIDER AND APPROVE THE ELECTION OF MR. LIU XINAN AS A NON-EXECUTIVE DIRECTOR OF THE BANK	Management	For	For
13	TO CONSIDER AND APPROVE THE ELECTION OF MR. ZHANG XUANBO AS A NON-EXECUTIVE DIRECTOR OF THE BANK	Management	For	For
14	TO CONSIDER AND APPROVE THE ELECTION OF MR. HU YUTING AS A NON-EXECUTIVE DIRECTOR OF THE BANK	Management	For	For
15	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. DING XIANGMING AS A NON-EXECUTIVE DIRECTOR OF THE BANK	Management	For	For
16	TO CONSIDER AND APPROVE THE ELECTION OF MR. YU MINGXIONG AS A NON-EXECUTIVE DIRECTOR OF THE BANK	Management	For	For
17	TO CONSIDER AND APPROVE THE ELECTION OF MR. HONG XIAOYUAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	Management	For	For
18	TO CONSIDER AND APPROVE THE DIRECTORS REMUNERATION SETTLEMENT PLAN FOR 2022	Management	For	For
19	TO CONSIDER AND APPROVE THE SUPERVISORS REMUNERATION SETTLEMENT PLAN FOR 2022	Management	For	For

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