

1 January 2017 - 30 June 2017

Responsible investment update



UniSuper adopts a holistic approach to responsible investment for the Fund

UniSuper, across all of its investments, seeks to be a responsible investor and to consider environmental, social and governance (ESG) risks as part of its investment approach.

As part of this approach, UniSuper:

- Is an active owner. This means that we seek to exercise all proxy votes for listed Australian and international share holdings, and we actively engage with investee companies on a range of commercial, strategic and ESG related matters;
- Conducts a range of ESG related activities as part of its day to day investment management process. For example, when we are considering investing in a company we do an ESG risk assessment; when we interview prospective fund managers we assess their ESG capabilities; we regularly review incumbent managers' approach to ESG via an ESG survey; and
- Collaborates with peers, other investors and industry groups to ensure appropriate standards are in place regarding ESG at a market wide level.

As part of this approach, the UniSuper investment team regularly presents to, and updates, the Investment Committee (a subcommittee of the UniSuper Board of Trustees) and hence the Board, on ESG risks to the overall fund. This is done from many ESG perspectives, including assessing climate change risks and potential impacts to various assets and companies, and their materiality to overall investment returns over the long term.

ESG activities over the first half of 2017

Active ownership

UniSuper is committed to being an active shareholder.

This means that we proactively engage with investee companies on a range of commercial, strategic and ESG related matters.

We also seek to exercise all proxy votes for listed Australian and international share holdings.

Voting results

As part of its commitment to being an active shareholder, UniSuper has exercised its proxy votes since 2004.

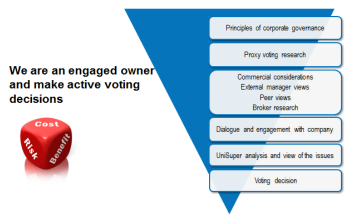
Australian voting process

In terms of how the Fund's Australian proxy voting process operates:

- UniSuper's specialist proxy voting advisor provides 'how to vote' recommendations to UniSuper and UniSuper's fund managers;
- All Australian fund managers appointed by UniSuper must vote 'FOR' or 'AGAINST' and are not entitled to 'ABSTAIN' unless there is a conflict of interest (or specific approval to do so has been granted in rare circumstances);
- Appointed managers typically have the discretion to determine how they vote the stocks within their portfolios. However, UniSuper retains the right to specifically instruct its fund managers how to vote (a power which is regularly exercised); and

 With regard to UniSuper's internally managed portfolios, voting recommendations are considered internally and assessed on a case-by-case basis. The voting advice is used as an information source only. Based on this internal review UniSuper determines how it will vote on its own internally managed portfolios and frequently instructs managers to vote in a particular manner. The following schematic illustrates the number and range of inputs that go into how we make voting decisions:

Chart 1: Inputs for voting decisions



Australian voting outcomes

Over the first half of 2017, UniSuper voted on 300 corporate governance resolutions put forward by companies listed on the Australian Securities Exchange (ASX).

Below is a summary of results:

Table 1: Summary of Australian voting

CORPORATE GOVERNANCE RELATED RESOLUTIONS	NUMBER	%
Voted FOR	253	84.3
Voted AGAINST	27	9.0
Voted DO NOT VOTE	1	0.3
Voted COMBINED*	19	6.3

* Refer to page 2 for an explanation

UniSuper voted AGAINST a variety of matters which included:

- Remuneration reports;
- Other remuneration related matters including incentive payments and termination payments;
- Board spills; and
- Director appointments.

Of the 45 remuneration reports that we voted on, we voted 100% of UniSuper's holding AGAINST two of them (i.e. 4%), as follows:

- Cimic Group; and
- Genworth Mortgage Insurance.

In addition to this, UniSuper voted the majority of its holdings AGAINST another two remuneration reports (i.e. 4%) as follows:

- Macquarie Atlas Roads (58% of our shares were voted AGAINST); and
- Westfield Corporation (95% of our shares were voted AGAINST).

Therefore, in approximately 8% of cases, the prevailing vote regarding remuneration reports was AGAINST.

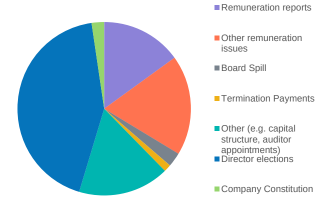
The most frequent FOR votes lodged by UniSuper related to director reappointments and remuneration related matters.

There was one instance in which an ABSTAIN/DO NOT VOTE vote was lodged, owing to the fact that we had participated in a capital raising and were therefore not eligible to vote.

Of the resolutions arising, the key issues voted on were as follows: 43% related to director elections, 19% to remuneration related issues, and 15% to remuneration reports. These figures are fairly consistent with the breakdown over the second half of 2016 (41%, 25% and 18% respectively).

The chart below provides a more detailed breakdown of the issues arising, and the table in Appendix 1 lists all resolutions voted on at ASX listed company meetings over the second half of 2016.

Chart 2: Voting breakdown



Of the 300 resolutions voted on, there were 19 instances in which a stock was held by multiple fund managers and where some managers supported the resolution while others did not resulting in a 'COMBINED' vote. Of these 19 COMBINED votes, in 13 of those cases, the prevailing vote was FOR the resolution being voted on. In instances in which there are different views and UniSuper has a strong position on the matter, we will instruct our fund managers to vote in a specific way. However, there are instances in which mangers may have differing - though equally valid - views and UniSuper does not have a strong view on the issue at hand. In these instances, the fund managers may vote as they wish, resulting in the potential for a COMBINED vote.

International voting process

UniSuper is invested in over 2,000 companies internationally. It is therefore important that fund managers that hold the stock exercise the voting rights, as they are best equipped to understand the issues facing the companies they hold in their portfolios.

Accordingly, all international fund managers appointed by UniSuper must vote 'FOR' or 'AGAINST' and are not entitled to 'ABSTAIN' unless there is a conflict of interest (or specific approval to do so has been granted in rare circumstances). In some jurisdictions, it is not possible to vote AGAINST some items and a 'WITHHOLD' or 'DO NOT VOTE' vote is lodged instead.

Where UniSuper has international portfolios that it manages (or that are passively managed by a low cost index manager that does not have voting capabilities), we obtain proxy voting advice from Glass Lewis, and they exercise votes on our behalf. We maintain active oversight over the voting at our top 100 international holdings. Specifically, these voting recommendations are considered internally and assessed on a case-by-case basis.

International voting outcomes

UniSuper exercises its proxy voting rights regarding shares held in international share markets on an on-going basis throughout the year.

Given the number of international fund managers voting stock on UniSuper's behalf, it is difficult to efficiently aggregate the voting results across all markets (as UniSuper is invested in over 2,000 international companies). As such, Appendix 2 provides detail regarding how UniSuper's votes were cast at our 100 largest holdings in international companies.

Over the first half of 2017, UniSuper voted on 1253 corporate governance resolutions put forward by 83 of our 100 largest holdings in international companies, who held their annual general meetings (AGMs) over the first half of the year.

A summary of results is set out below:

Table 2: Summary of International voting

CORPORATE GOVERNANCE RELATED RESOLUTIONS	NUMBER	%
Voted FOR	999	80
Voted AGAINST	103	8
Voted COMBINED	91	7
Voted WITHHOLD/DID NOT VOTE	11	1
Vote with respect to frequency	49	4

Of the 1253 votes cast, 662 (53%) related to director elections. Another 402 (32%) related to remuneration related matters, of that:

- 97 (7%) were voting on executive compensation;
- 46 (4%) related to frequency polling shareholders on the preferred frequency of voting on remuneration – in all instances UniSuper voted for annual votes if available; and
- The remaining 259 (20%) related to incentives (i.e. issuing options and equity), director remuneration and employee stock purchase plans.

The remaining votes cast related to a broad range of matters including corporate actions, auditor appointments and a variety of shareholder resolutions.

The matters on which we most frequently cast AGAINST votes related to:

- Remuneration reports; and
- Director appointments.

Of the 1253 votes cast, there were 91 instances in which there were 'combined' votes. Of these, 91 combined votes, in 67 cases the prevailing vote was FOR the resolution being voted on.

We are happy to provide information on how we voted at specific companies should members so request.

Engagement

Corporate engagement

UniSuper is committed to being an actively engaged investor. This means that we engage with the companies in which our member's money is invested, regarding a broad range of matters.

Over the first half of 2017, we continued to have high levels of dialogue with investee companies.

Property and infrastructure

A key focus of our engagement over this period was on all of our property and infrastructure investments (both listed and unlisted).

Specifically, we held engagement meetings with all infrastructure and property entities (around 30 meetings) to do a deep dive into their ESG and sustainability practices. In doing so, we placed a strong emphasis on their approach to climate risk management, resilience and adaptation.

Based on the findings of this engagement exercise, we were impressed with the ESG and sustainability risk management practices in place (including regarding climate risk). Furthermore, we were also impressed by the level of innovation in place at these entities. In addition to this, we also saw that there had been high levels of continuous improvement regarding a range of ESG and sustainability matters; in particular, regarding energy efficiency, alternative energy and physical resilience to climate change.

As part of these engagement activities, we undertook a site tour of our timber plantations, with a focus on how they are managing environmental and labour risks.

Other engagement

Over the first half of 2017 we also held a number of engagement meetings (over 100) with other companies that we are invested in. A diverse range of issues were discussed, ranging from corporate strategy, company performance and broader commercial issues through to relevant ESG matters as they relate to the companies we are meeting. Some of the ESG issues engaged on over this period included:

- Corporate governance, with a strong focus on:
 - » executive remuneration;
 - director appointments and board succession planning; and
 - executive succession planning and employee talent management
- Ongoing and extensive engagement regarding climate risk management (carbon emissions, energy intensity, renewable energy, climate adaptation and climate resilience)
- Occupational health and safety;
- Tax management;
- Biodiversity;
- Human rights and labour standards (with a focus on franchise businesses);
- Ethical sourcing;
- Corporate sustainability performance;
- Waste management;
- Gaming; and
- Animal welfare.

These meetings are important to us as investors as they provide an insight not only into the issues being discussed, but more broadly into the overall capability of management and the Board.

Importantly, over the first half of 2017 we continued to engage with some of our larger international investments. This provided us with the opportunity to meet with some of the world's largest companies to discuss key ESG and sustainability issues on behalf of our members.

Member and civil society member engagement

General

UniSuper's members are highly engaged with their super and take a keen interest in ESG and sustainability related investment issues.

We value the opportunity to hear from our members regarding what is important to them and to also raise levels of awareness regarding how we consider ESG issues as part of our investment decision making process and welcome the opportunity to engage with our members on an ongoing basis. In addition to this, as previously communicated, civil society groups are also taking an increasing interest in super and related ESG and sustainability issues.

For this reason, we continue to have high levels of engagement with our members and civil society regarding a diverse range of ESG issues. This trend continued over the first half of 2017.

Shareholder resolutions

Over the last two to three years we have seen a rise in the number of shareholder resolutions being filed at the AGMs of Australian companies. Many of these resolutions have focused on climate change risk, resilience and adaptation. Among others, during the first half of 2017 shareholder resolutions were filed at Santos calling for increased levels of disclosure and transparency regarding climate risk.

UniSuper attracted a reasonable level of member attention regarding this matter with some members calling for UniSuper to support the shareholder resolutions. Ultimately, UniSuper voted AGAINST the shareholder resolution.

The reason for this was that after extensive engagement and just prior to the AGM, Santos made commitments that were largely consistent with what was being called for by the climate related shareholder resolution.

Accordingly, we did not feel it appropriate to support the shareholder resolutions when what was being asked for had been addressed (albeit late in the process). We agreed that Santos needed to assess the risks it faces from a climate change perspective and make disclosures in this regard.

It has committed to doing so, with explicit reference to The Paris Agreement. We will continue to engage with Santos on this matter and monitor the progress that it makes.

Meetings and conferences

Through-out the year we, together with other institutional investors, attend a range of meetings and events to remain across key ESG issues, share knowledge and work collaboratively where possible.

Over the first half of 2017 we:

- Attended and participated in corporate sustainability briefing sessions hosted by a number investee companies;
- Attended various briefings on a range of ESG matters including coal seam gas issues, carbon markets, artificial intelligence and labour market impacts, waste management, gender equity, mine rehabilitation, climate risk and energy market transformation, climate risk disclosures;
- Attended a number of seminars and conferences including the:
 - Emissions Reduction Summit, hosted by the Carbon Markets Institute;
 - » Oxfam Sustainable Mining Symposium;
 - » ACSI Annual Conference;
 - » Glass Lewis / Guerdon Executive Remuneration Forum; and
 - » Connexus active ownership roundtable.
- Conducted a range of presentations regarding ESG related matters, in a variety of forums, including:
 - A panel discussion regarding human rights and investing;
 - A panel discussion regarding executive remuneration;
 - A panel discussion regarding corporate sustainability reporting;
 - A presentation regarding our approach to sustainable investing at the Australian University Senior Finance Officers Group (AUSFOG) Annual Conference;
 - A presentation regarding our approach to sustainable investing at a James Cook University Sustainability workshop;
 - » University Student Days; and
 - » At all monthly new staff inductions.

Other ESG activities

Over the first half of 2017, UniSuper was involved in a broad range of other ESG investment related activities, which are summarised below.

- Participating in corporate sustainability stakeholder materiality assessments, assisting investee companies in understanding what ESG and sustainability issues are material to us as a large institutional investor, and what issues are important to our members;
- Regular and ongoing peer exchanges to share learnings and collaborate on ESG matters;
- Continuing to meet with a number of prospective green bond issuers to understand their bond portfolios and potential suitability for UniSuper;
- Further investigating social impact bonds;
- Internalising the management of the Global Environmental Opportunities portfolio;
- Fully internalising the management of the Sustainable Options;
- Started using the Sustainable Development Goals in specific portfolios and as a lens to review portfolio exposures;
- Continuing to explore and use a wide variety of ESG data sources to inform our investment analysis – including (but not limited to) data from Market Forces, ACSI, MSCI, Glass Lewis, Bloomberg, Thomson Reuters and Sustainalytics;
- Meeting with fund managers regarding product offerings that may be suitable for our Global Environmental Opportunities and / or our Sustainable Options;
- Contributing to a number of Australian Council of Superannuation Investors' public policy submissions, including:
 - The Federal Government Inquiry into the potential introduction of Modern Slavery legislation in Australia; and
 - The Department of Environment and Energy's review of climate change policies.
- Routinely meeting and corresponding with our external asset managers to discuss ESG issues, including as a formal component of the annual manager review process;

- Conducting a detailed ESG assessment of all external equities and fixed income managers regarding their approach to ESG (we do this every two years and this was the fifth time we have done this detailed deep dive);
- Conducting a range of media and other external interviews regarding UniSuper's approach to ESG and responsible investing;
- Conducting a number of site tours of the operations of various companies we are invested in; with a focus on assessing and understanding ESG risk management 'on the ground';
- Participating in discussions with regulatory bodies regarding various corporate governance related matters;
- Participating in various academic research studies regarding ESG related matters;
- Participating in a range of other ESG related studies (e.g. Bureau of Meteorology study regarding climate risk; Australian Human Rights Commission Study regarding human rights and investments); and
- Meeting with a range of civil society and not for profit groups to discuss climate risk related matters.

Appendix 1 – Resolutions voted on at ASX company meetings over the first half of 2017

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
A.P. Eagers Ltd	24-May-17	Annual	Election Of Director - Mr Marcus Birrell	Against
	24-May-17	Annual	Election Of Director - Ms Sophie Moore	Against
	24-May-17	Annual	Re-Election Of Director - Mr Tim Crommelin	Against
	24-May-17	Annual	Remuneration Report	For
	24-May-17	Annual	Renewal Of Proportional Takeover Provisions Of Constitution	For
Adelaide Brighton Ltd	25-May-17	Annual	Adoption Of Remuneration Report	For
-	25-May-17	Annual	Election Of Mr Z Todorcevski	For
	25-May-17	Annual	Issue Of Awards To The Managing Director	For
	25-May-17	Annual	Non-Executive Director Remuneration	For
	25-May-17	Annual	Re-Election Of Mr Kb Scott-Mackenzie	For
	25-May-17	Annual	Re-Election Of Mr Lv Hosking	For
	25-May-17	Annual	Re-Election Of Ms Am Tansey	For
Alumina Ltd, Southbank	25-May-17	Annual	Adoption Of Remuneration Report	For
VIC	25-May-17	Annual	Grant Of Performance Rights To Chief Executive Officer (Long Term Incentive)	For
	25-May-17	Annual	To Re-Elect Mr G John Pizzey As A Director	For
	25-May-17	Annual	To Re-Elect Mr Michael P Ferraro As A Director	For
	25-May-17	Annual	To Re-Elect Mr W Peter Day As A Director	For
AMP Limited, Parramatta	11-May-17	Annual	Adoption Of Remuneration Report	For
	11-May-17	Annual	Approval Of Chief Executive Officer's Long-Term Incentive For 2017	For
	11-May-17	Annual	To Elect Geoff Roberts As A Director	For
	11-May-17	Annual	To Elect Mike Wilkins As A Director	For
	11-May-17	Annual	To Elect Peter Varghese As A Director	For
	11-May-17	Annual	To Re-Elect Catherine Brenner As A Director	For
	11-May-17	Annual	To Re-Elect Patty Akopiantz As A Director	For
	11-May-17	Annual	To Re-Elect Trevor Matthews As A Director	For
APN News & Media Ltd,	04-May-17	Annual	Approval Of Financial Assistance (Adshel Acquisition)	For
Sydney	04-May-17	Annual	Approval Of Financial Assistance (Conversant Acquisition)	For
	04-May-17	Annual	Change Of Company Name And Constitution: That, For The Purposes Of Sections 157(1)(A) And 136(2) Of The Corporations Act 2001 (Cth) (Corporations Act) And For All Other Purposes, The Company Adopt Ht&E Limited As Its New Name And All References To The Company's Name Within The Constitution Be Amended To Reflect The Company's New Name	For
	04-May-17	Annual	Grant Of Deferred Rights To Mr Ciaran Davis, CEO & Managing Director	For (Combined)

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	04-May-17	Annual	Re-Election Of Anne Templeman-Jones As A Director Of The Company	For
	04-May-17	Annual	Re-Election Of Peter Cullinane As A Director Of The Company	For
	04-May-17	Annual	Remuneration Report	For (Combined)
APN Outdoor Group Ltd,	20-Apr-17	Annual	Adoption Of Remuneration Report	For
Pyrmont NSW	20-Apr-17	Annual	Approval Of APN Outdoor Group Limited Long Term Incentive Plan	For
	20-Apr-17	Annual	Approval Of Grant Of Performance Rights To Richard Herring	For
	20-Apr-17	Annual	Increase Of Directors' Maximum Fee Pool	For
	20-Apr-17	Annual	Re-Election Of Director - Jack Matthews	For
	20-Apr-17	Annual	Renewal Of Proportional Takeover Provisions	For
Aristocrat Leisure Limited	27-Feb-17	Annual	Adoption Of The Remuneration Report	For
	27-Feb-17	Annual	Appointment Of Director - Mr P Ramsey	For
	27-Feb-17	Annual	Appointment Of Director - Mrs A Tansey	For
	27-Feb-17	Annual	Appointment Of Director - Mrs S Summers Couder	For
	27-Feb-17	Annual	Approval For The Grant Of Performance Share Rights To The Incoming Chief Executive Officer And Managing Director Under The Long Term Incentive Plan	For
	27-Feb-17	Annual	Approval Of Amendments To Constitution	For
	27-Feb-17	Annual	Re-Election Of Director - Mr Dcp Banks	For
	27-Feb-17	Annual	Re-Election Of Director - Ms K Conlon	For
	27-Feb-17	Annual	Reinsertion Of Proportional Takeover Approval Provisions	For
Asaleo Care Ltd, Box Hill	02-May-17	Annual	Adoption Of Remuneration Report	For
VIC	02-May-17	Annual	Renewal Of Proportional Takeover Rules In The Company's Constitution	For
	02-May-17	Annual	To Re-Elect Harry Boon As A Director	For
	02-May-17	Annual	To Re-Elect Joanne Stephenson As A Director	For
Australis Oil & Gas Limited	04-May-17	Annual	Election Of Steve Scudamore As A Director	For
	04-May-17	Annual	Non-Binding Resolution To Adopt Remuneration Report	For
	04-May-17	Annual	Re-Election Of Jonathan Stewart As A Director	For
	10-Apr-17	Ordinary General Meeting	Approval For The Issue Of Shares	For
	10-Apr-17	Ordinary General Meeting	Issue Of Options To A Director - Stephen Scudamore	For
Bellamy's Australia Ltd, Launceston TAS	28-Feb-17	ExtraOrdinary General Meeting	Please Note That This Resolution Is A Shareholder Proposal: Election Of Director - Chan Wai-Chan	Against

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	28-Feb-17	ExtraOrdinary General Meeting	Please Note That This Resolution Is A Shareholder Proposal: Election Of Director - Jan Cameron	Against
	28-Feb-17	ExtraOrdinary General Meeting	Please Note That This Resolution Is A Shareholder Proposal: Election Of Director - Rodd Peters	Against
	28-Feb-17	ExtraOrdinary General Meeting	Please Note That This Resolution Is A Shareholder Proposal: Election Of Director - Vaughan Webber	Did Not Vote
	28-Feb-17	ExtraOrdinary General Meeting	Please Note That This Resolution Is A Shareholder Proposal: Removal Of Additional Director/S	Against
	28-Feb-17	ExtraOrdinary General Meeting	Please Note That This Resolution Is A Shareholder Proposal: Removal Of Existing Director - Mr. Charles Sitch	Against
	28-Feb-17	ExtraOrdinary General Meeting	Please Note That This Resolution Is A Shareholder Proposal: Removal Of Existing Director - Mr. Michael Wadley	Against
	28-Feb-17	ExtraOrdinary General Meeting	Please Note That This Resolution Is A Shareholder Proposal: Removal Of Existing Director - Ms. Launa [Lorna] Inman	Against
	28-Feb-17	ExtraOrdinary General Meeting	Please Note That This Resolution Is A Shareholder Proposal: Removal Of Existing Director - Ms. Patria Mann	Against
Caltex Australia Ltd,	04-May-17	Annual	Adopt The Remuneration Report For The Year Ended 31 December 2016	For
Sydney	04-May-17	Annual	Election Of Melinda Conrad As A Director	For
	04-May-17	Annual	Grant The Performance Rights To The Managing Director & CEO	For
	04-May-17	Annual	Re-Election Of Bruce Morgan As A Director	For
	04-May-17	Annual	Re-Election Of Greig Gailey As A Director	For
Capral Ltd, Bundamba	11-May-17	Annual	Issue Of Share Rights And Shares To Anthony Dragicevich	For
	11-May-17	Annual	To Adopt The Remuneration Report	For
	11-May-17	Annual	To Re-Elect Mr Graeme Pettigrew As A Director Of The Company	For
	11-May-17	Annual	To Re-Elect Mr Philip Jobe As A Director Of The Company	For
Charter Hall Group, Sydney	20-Jun-17	ExtraOrdinary General Meeting	Ratification Of Institutional Placement	For
Cimic Group Ltd, Saint	13-Apr-17	Annual	Adoption Of New Constitution	For
Leonards	13-Apr-17	Annual	Remuneration Report	Against
	13-Apr-17	Annual	To Re-Elect Mr Jose-Luis Del Valle Perez As A Director	Against
	13-Apr-17	Annual	To Re-Elect Mr Marcelino Fernandez Verdes As A Director	For
	13-Apr-17	Annual	To Re-Elect Mr Pedro Lopez Jimenez As A Director	Against
Coca-Cola Amatil Ltd	16-May-17	Annual	Adoption Of Remuneration Report	For
	16-May-17	Annual	Election Of Mr Mark Johnson As A Director	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	16-May-17	Annual	Election Of Mr Paul O'sullivan As A Director	For
	16-May-17	Annual	Participation By Executive Director In The 2017-2019 Long Term Incentive Plan (Ltip)	For
	16-May-17	Annual	Re-Election Of Mr Krishnakumar Thirumalai As A Director	For
Cover-More Group Ltd, North Ryde NSW	27-Mar-17	Scheme Meeting	That, Pursuant To And In Accordance With Section 411 Of The Corporations Act, The Scheme, The Terms Of Which Are Contained In And More Particularly Described In The Scheme Booklet (Of Which This Notice Of Scheme Meeting Forms Part) Is Approved (With Or Without Modification As Approved By The Court)	For
CSR Ltd	23-Jun-17	Annual	Adopt The Remuneration Report	For
	23-Jun-17	Annual	Approve The Grant Of Performance Rights To The Managing Director	For
	23-Jun-17	Annual	Elect Christine Holman As A Director	For
	23-Jun-17	Annual	Re-Elect Mike Ihlein As A Director	For
Dicker Data Ltd, Kurnell	18-May-17	Annual	Adoption Of Remuneration Report	For
NSW	18-May-17	Annual	Re-Election Of Director - Ms Fiona Brown	For
Duet Group, Sydney NSW	21-Apr-17	Scheme Meeting	Approval Of Acquisition Of DFT Units	For
	21-Apr-17	Scheme Meeting	Approval Of Amendments To DFT Constitution	For
	21-Apr-17	Scheme Meeting	DFL Scheme Resolution	For
	21-Apr-17	Scheme Meeting	Dihl Scheme Resolution	For
	21-Apr-17	Scheme Meeting	Dueco Scheme Resolution	For
Eclipx Group Ltd, Sydney NSW	17-Feb-17	Annual	Issue Of Rights And Options Under The Eclipx Group Limited Long-Term Incentive Plan - Mr Doc Klotz	For
	17-Feb-17	Annual	Issue Of Rights And Options Under The Eclipx Group Limited Long-Term Incentive Plan - Mr Garry McLennan	For
	17-Feb-17	Annual	Re-Election Of Director - Mr Garry McLennan	For
	17-Feb-17	Annual	Re-Election Of Director - Mr Greg Ruddock	For
	17-Feb-17	Annual	Remuneration Report	For
Evolution Mining Ltd	21-Jun-17	Ordinary General Meeting	Acquisitions Of Relevant Interests In Evolution Shares	For
	21-Jun-17	Ordinary General Meeting	Issue Of Performance Rights To Mr Jacob (Jake) Klein	For
G8 Education Ltd, Bundall	29-May-17	Annual	G8 Education Executive Incentive Plan	For
QLD	29-May-17	Annual	Increase In Non-Executive Director Fee Cap	For
	29-May-17	Annual	Issue Of Performance Rights To Chief Executive Officer	For
	29-May-17	Annual	Re-Election Of A Director - Brian Hilton Bailison	For
	29-May-17	Annual	Remuneration Report	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Galaxy Resources Ltd,	18-May-17	Annual	Adoption Of Employee Option Plan	For
Ardross WA	18-May-17	Annual	Adoption Of Remuneration Report	For
	18-May-17	Annual	Consolidation Of Capital	For
	18-May-17	Annual	Election Of Director - Mr John Turner	For
	18-May-17	Annual	Election Of Director - Mr Peter Bacchus	For
	18-May-17	Annual	Increase To Non-Executive Director's Remuneration	Against
	18-May-17	Annual	Issue Of Director Incentive Options - Anthony Tse	Against
	18-May-17	Annual	Issue Of Director Incentive Options - Jian-Nan Zhang	Against
	18-May-17	Annual	Issue Of Director Incentive Options - John Turner	Against
	18-May-17	Annual	Issue Of Director Incentive Options - Martin Rowley	Against
	18-May-17	Annual	Issue Of Director Incentive Options - Peter Bacchus	Against
	18-May-17	Annual	Ratification Of Prior Issue Of 10,000,000 Warrants As Financing Fees	For
	18-May-17	Annual	Ratification Of Prior Issue Of 113,000,000 Shares To Sophisticated And Professional Investors	For
	18-May-17	Annual	Ratification Of Prior Issue Of 24,750,000 Options In Connection With The Takeover Of General Mining	For
	18-May-17	Annual	Ratification Of Prior Issue Of 40,000,000 Warrants As Facility Fee	For
	18-May-17	Annual	Ratification Of Prior Issue Of 625,000 Shares And 500,000 Options To Primero As Payment For Services	For
	18-May-17	Annual	Ratification Of Prior Issue Of 78,125 Shares As Consideration For The Acquisition Of Tenements	For
	18-May-17	Annual	Ratification Of Prior Issue Of 8,746,528 Shares To Canaccord As Advisor Fees	For
	18-May-17	Annual	Re-Election Of Director - Mr Martin Rowley	For
Gascoyne Resources Ltd, Perth	10-Mar-17	Ordinary General Meeting	Approval To Issue Up To 25,100,000 Shares Under Placement	For
	10-Mar-17	Ordinary General Meeting	Ratification Of Prior Issue Of Share	For
	10-Mar-17	Ordinary General Meeting	Renewal Of Proportional Takeover Approval Provisions	For
	16-Jun-17	Ordinary General Meeting	Ratification Of Prior Issue Of Shares - Placement	For
	16-Jun-17	Ordinary General Meeting	Ratification Of Prior Issue Of Shares - Share Purchase Plan Shortfall	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Genworth Mortgage	11-May-17	Annual	Approval Of Increase In Ned Fee Pool	For
Insurance Australia Ltd,	11-May-17	Annual	Grant Of 360,545 Share Rights To Georgette Nicholas, Genworth CEO	For
North Sydney	11-May-17	Annual	Possible On-Market Share Buy-Back	For
	11-May-17	Annual	Remuneration Report	Against
	11-May-17	Annual	That David Foster Be Elected As A Director Of The Company	For
	11-May-17	Annual	That Gai McGrath Be Elected As A Director Of The Company	For
	11-May-17	Annual	That Gayle Tollifson Be Re-Elected As A Director Of The Company	For
GPT Group	11-May-17	Annual	Adoption Of Remuneration Report	For
	11-May-17	Annual	Grant Of Performance Rights To The Company's Chief Executive Officer And Managing Director, Robert Johnston (2017 Deferred Short Term Incentive)	For
	11-May-17	Annual	Grant Of Performance Rights To The Company's Chief Executive Officer And Managing Director, Robert Johnston (Long Term Incentive)	For
	11-May-17	Annual	Re-Election Of Mr Gene Tilbrook As A Director	For
Graincorp Limited	24-Feb-17	Annual	Adoption Of Remuneration Report	For
	24-Feb-17	Annual	Grant Of Performance Rights To Managing Director & Chief Executive Officer - Mr Mark Palmquist	For
	24-Feb-17	Annual	Re-Election Of Director - Mr Peter Housden	For
	24-Feb-17	Annual	Re-Election Of Director - Mr Simon Tregoning	For
Iluka Resources Ltd	28-Apr-17	Annual	Adoption Of Remuneration Report	For
	28-Apr-17	Annual	Re-Election Of Director - Jenny Seabrook	For
	28-Apr-17	Annual	Re-Election Of Director - Marcelo Bastos	For
Investa Office Fund	31-May-17	Ordinary General Meeting	That For All Purposes, The Proposal, As Described In This Explanatory Memorandum And With Such Modifications, If Any, As Are Approved At The Meeting, Be Approved And Investa Listed Funds Management Limited (As The Responsible Entity Of The Armstrong Jones Office Fund (ARSN 090 242 229) And The Prime Credit Property Trust (ARSN 089 849 196)) Be Authorised To Do All Things Which It Considers Necessary, Desirable Or Reasonably Incidental To Give Effect To The Proposal	For
Invocare Ltd	19-May-17	Annual	Adoption Of Remuneration Report	For
	19-May-17	Annual	Approval Of Potential Termination Benefits	For
	19-May-17	Annual	Approval Of The Grant Of Options And Performance Rights To Martin Earp For The 2017 Financial Year	For
	19-May-17	Annual	Election Of Robyn Stubbs As A Director	For
	19-May-17	Annual	Re-Election Of Richard Davis As A Director	For
Iress Ltd	04-May-17	Annual	Adoption Of The Remuneration Report	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	04-May-17	Annual	Approval Of Grant Of Deferred Share Rights To The Managing Director And CEO	For
	04-May-17	Annual	Approval Of Grant Of Performance Rights To The Managing Director And CEO	For
	04-May-17	Annual	Re-Election Of Ms Jenny Seabrook As A Director	For
Macquarie Atlas Roads Group, Sydney NSW	13-Apr-17	Annual	Adoption Of Marl Remuneration Report	Against (Combined)
	13-Apr-17	Annual	Re-Appointment Of Director - James Keyes	Against (Combined)
	13-Apr-17	Annual	Re-Appointment Of Director - Nora Scheinkestel	Against (Combined)
	13-Apr-17	Annual	Re-Appointment Of Director - Richard England	Against (Combined)
	13-Apr-17	Annual	Re-Appointment Of PriceWaterhouseCoopers As Auditor	For
Melbourne IT Ltd, Ultimo	29-May-17	Annual	Adoption Of Remuneration Report	For
NSW	29-May-17	Annual	Grant Of Performance Rights To The Managing Director And Chief Executive Officer	For
	29-May-17	Annual	Provision Of Financial Assistance	For
	29-May-17	Annual	To Elect Ms Gail Pemberton As A Director	For
	29-May-17	Annual	To Re-Elect Mr Larry Bloch As A Director	For
Metro Mining Ltd, Brisbane Adelaide St	29-May-17	ExtraOrdinary General Meeting	Issue Of Options And Performance Rights To Managing Director	For
	29-May-17	ExtraOrdinary General Meeting	Issue Of Securities Under New Employee Incentive Plan	For
	29-May-17	ExtraOrdinary General Meeting	Ratification Of Previous Issues Of Securities	For
MYOB Group Ltd, Glen	27-Apr-17	Annual	Adoption Of The Remuneration Report	For
Waverley VIC	27-Apr-17	Annual	Approval Of Issue Of Shares And Associated Loan To Tim Reed Under The Executive Share Plan	For
	27-Apr-17	Annual	Election Of Edward Han	For
	27-Apr-17	Annual	Re-Election Of Anne Ward	For
	27-Apr-17	Annual	Re-Election Of Craig Boyce	For
	27-Apr-17	Annual	Re-Election Of Fiona Pak-Poy	For
Oneview Healthcare Plc	27-Apr-17	Annual	Approval Of Issue Of Options To Dr Lyle Berkowitz Under The Oneview Employee Share Option Plan	For
	27-Apr-17	Annual	Authority To Allot Share Based Remuneration	For
	27-Apr-17	Annual	Board Authority To Allot Shares	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	27-Apr-17	Annual	Confirmation Of Appointment Of Dr. Lyle Berkowitz As A Director(Independent Non- Executive Director)	For
	27-Apr-17	Annual	Continuation In Office Of The Auditors: KPMG	For
	27-Apr-17	Annual	Director's Report On Remuneration	For
	27-Apr-17	Annual	Disapplication Of Statutory Pre-Emption Rights In Certain Circumstances	For
	27-Apr-17	Annual	Financial Statements, Annual Report And Affairs Of The Company	For
	27-Apr-17	Annual	Notice Of General Meetings	For
	27-Apr-17	Annual	Re-Appointment Of Director: Daniel Petre(Independent Non-Executive Director)	For
	27-Apr-17	Annual	Re-Appointment Of Director: John Kelly(CFO)	For
	27-Apr-17	Annual	Re-Appointment Of Director: Mark Cullen	For
	27-Apr-17	Annual	Remuneration Of The Auditors	For
Oz Minerals Ltd, Parkside,	24-May-17	Annual	Adopt Remuneration Report	For
South Australia	24-May-17	Annual	Election Of Mr Peter Tomsett As A Director	For
	24-May-17	Annual	Election Of Ms Tonianne Dwyer As A Director	For
	24-May-17	Annual	Grant Of Performance Rights To Mr Andrew Cole	For
	24-May-17	Annual	Re-Election Of Ms Rebecca McGrath As A Director	For
	24-May-17	Annual	Renew The Company's Proportional Takeover Provisions	For
QBE Insurance Group Ltd,	03-May-17	Annual	To Adopt The Remuneration Report	For
Sydney NSW	03-May-17	Annual	To Elect Mr M Wilkins As A Director	For
	03-May-17	Annual	To Elect Ms K Lisson As A Director	For
	03-May-17	Annual	To Increase The Maximum Aggregate Fees Payable To Non-Executive Directors	For
	03-May-17	Annual	To Re-Elect Mr M Becker As A Director	For
Reckon Limited	24-May-17	Annual	Conditional Spill Resolution: A. That The Company Will Convene Another Meeting Of The Company's Members (Spill Meeting) Within 90 Days B. That All The Company's Directors; I. Who Are Directors At The Date Of The AGM; And Ii Who Are Not A Managing Director Of The Company Who May Continue To Hold Office Indefinitely Under The Listing Rules Of A Prescribed Financial Market (And The Company Is Included On That Market's Official List) Without Being Re-Elected To The Office, Cease To Hold Office, Immediately Before The End Of The Spill Meeting. C. That Resolutions To Appoint New Directors To Replace The Vacated Directors Will Be Put To Vote At The Spill Meeting	Against
	24-May-17	Annual	Non-Binding Vote To Adopt Remuneration Report	For
	24-May-17	Annual	Resolution For The Re-Election Of Ian Ferrier As A Director	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Rio Tinto Ltd, Melbourne	04-May-17	Annual	Approval Of Potential Termination Benefits	For
VIC	04-May-17	Annual	Approval Of The Directors' Report On Remuneration And Remuneration Committee Chairman's Letter	For
	04-May-17	Annual	Approval Of The Remuneration Report	For
	04-May-17	Annual	Authority To Make Political Donations	For
	04-May-17	Annual	Re-Appointment Of Auditors: PriceWaterhouseCoopers LLP	For
	04-May-17	Annual	Receipt Of The 2016 Annual Report	For
	04-May-17	Annual	Remuneration Of Auditors	For
	04-May-17	Annual	Renewal Of Off-Market And On-Market Share Buy-Back Authorities	For
	04-May-17	Annual	To Elect David Constable As A Director	For
	04-May-17	Annual	To Elect Jean-Sebastien Jacques As A Director	For
	04-May-17	Annual	To Elect Sam Laidlaw As A Director	For
	04-May-17	Annual	To Elect Simon Henry As A Director, Effective As Of 1 July 2017	For
04-May-	04-May-17	Annual	To Re-Elect Ann Godbehere As A Director	For
	04-May-17	Annual	To Re-Elect Chris Lynch As A Director	For
	04-May-17	Annual	To Re-Elect Jan Du Plessis As A Director	For
	04-May-17	Annual	To Re-Elect John Varley As A Director	For
	04-May-17	Annual	To Re-Elect Megan Clark As A Director	For
	04-May-17	Annual	To Re-Elect Michael L'Estrange As A Director	For
	04-May-17	Annual	To Re-Elect Paul Tellier As A Director	For
	04-May-17	Annual	To Re-Elect Simon Thompson As A Director	For
	29-Jun-17	Ordinary General Meeting	Resolution For The Approval Of The Proposed Disposal Of Coal & Allied Industries Limited As Set Out More Fully In The Notice Of General Meeting In The Document Sent To Shareholders Dated 19 May 2017 And Accompanying This Proxy Form	For
Rungepincockminarco Ltd, Brisbane	27-Mar-17	ExtraOrdinary General Meeting	Change Of Company Name To RPM Global Holdings Limited	For
Santos Ltd, Adelaide SA	04-May-17	Annual	Grant Of Share Acquisition Rights To Mr Kevin Gallagher	For
	04-May-17	Annual	Please Note That This Resolution Is A Shareholder Proposal: Amendment To The Constitution	Against
	04-May-17	Annual	Please Note That This Resolution Is A Shareholder Proposal: Strategic Resilience For 2035 And Beyond	Against
	04-May-17	Annual	To Adopt The Remuneration Report (Non-Binding Vote)	For (Combined)
	04-May-17	Annual	To Elect Mr Guy Michael Cowan As A Director	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	04-May-17	Annual	To Elect Mr Peter Roland Hearl As A Director	For
	04-May-17	Annual	To Re-Elect Mr Peter Roland Coates As A Director	For
Scentre Group, Sydney	05-Apr-17	Annual	That Mr Andrew Harmos Is Re-Elected As A Director Of The Company	For
NSW	05-Apr-17	Annual	That Ms Aliza Knox Is Re-Elected As A Director Of The Company	For
	05-Apr-17	Annual	That The Company's Remuneration Report For The Financial Year Ended 31 December 2016 Be Adopted	For
Sigma Pharmaceuticals Ltd	03-May-17	Annual	Change Of Company Name To Sigma Healthcare Limited	For
	03-May-17	Annual	Renewal Of Proportional Takeover Provisions	For
	03-May-17	Annual	To Adopt The Remuneration Report (Non Binding Advisory Vote)	For
	03-May-17	Annual	To Re-Elect As A Director Mr David Bayes	For
	03-May-17	Annual	To Re-Elect As A Director Mr Ray Gunston	For
Sino Gas & Energy	18-May-17	Annual	Approval Of Grant Of Deferred Shares To Mr Glenn Corrie (Managing Director)	For
Holdings Ltd, West Perth	18-May-17	Annual	Approval Of Grant Of Performance Rights To Mr Glenn Corrie (Managing Director)	For
WA	18-May-17	Annual	Re-Election Of Mr Philip Bainbridge As A Director	For
	18-May-17	Annual	Remuneration Report	For
Spark Infrastructure Group	23-May-17	Annual	Adoption Of Remuneration Report	For (Combined)
	23-May-17	Annual	Conditional Spill Resolution: That, Subject To And Conditional On At Least 25% Of The Votes Cast On Resolution 5 Being Cast Against The Adoption Of The Remuneration Report: (A) An Extraordinary General Meeting Of Spark Infrastructure Trust (The "Spill Meeting") Be Held Within 90 Days Of The Passing Of This Resolution; (B) All Of The Non- Executive Directors In Office When The Resolution To Make The Director's Report For The Financial Year Ended 31 December 2016 Was Passed (Being Dr Doug McTaggart, Mr Andrew Fay, Ms Anne McDonald, Ms Christine Mcloughlin, Mr Greg Martin, Ms Karen Penrose And Dr Keith Turner) And Who Remain In Office At The Time Of The Spill Meeting, Cease To Hold Office Immediately Before The End Of The Spill Meeting; And (C) Resolutions To Appoint Persons To Offices That Will Be Vacated Immediately Before The End Of The Spill Meeting Be Put To The Vote At The Spill Meeting	Against (Combined)
	23-May-17	Annual	Election Of Mr Greg Martin As A Director (Board-Endorsed Candidate)	For (Combined)
	23-May-17	Annual	Grant Of Performance Rights To Mr Rick Francis	For (Combined)
	23-May-17	Annual	Please Note That This Resolution Is A Shareholder Proposal: Election Of Mr James Dunphy As A Director (Non-Board Endorsed Candidate)	Against
	23-May-17	Annual	Re-Election Of Ms Anne McDonald As A Director (Board-Endorsed Candidate)	For (Combined)

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Speedcast International	28-Apr-17	Annual	Adoption Of Remuneration Report (Non-Binding Resolution)	For
Limited	28-Apr-17	Annual	Approval Of Long Term Incentive Plan Issue To CEO	For
	28-Apr-17	Annual	Approval Of Potential Future Termination Benefits	Against
	28-Apr-17	Annual	Re-Election Of Mr. John Mackay As Director	For
	28-Apr-17	Annual	Re-Election Of Mr. Michael Berk As Director	For
Sydney Airport	30-May-17	Annual	Adoption Of Remuneration Report	For
	30-May-17	Annual	Amendment To Maximum Aggregate Remuneration Payable To Non-Executive Directors	For
	30-May-17	Annual	Approval For The Giving Of Termination Benefits To Kerrie Mather	For
	30-May-17	Annual	Re-Election Of Ann Sherry	For
	30-May-17	Annual	Re-Election Of Patrick Gourley	For
	30-May-17	Annual	Re-Election Of Stephen Ward	For
Syrah Resources Ltd,	19-May-17	Annual	Adoption Of Remuneration Report	For
Velbourne VIC	19-May-17	Annual	Approval To Grant Performance Rights To Mr Shuan Verner (Or His Nominee)	For
	19-May-17	Annual	Approval To Issue Director Options To Mr Shaun Verner (Or His Nominee)	For
	19-May-17	Annual	Approval To Issue Shares To A Director - Mr James Askew (Or His Nominee)	For
	19-May-17	Annual	Election Of Dr Christina Lampe-Onnerud As A Director Of The Company	For
	19-May-17	Annual	Election Of Mr Shaun Verner As A Director Of The Company	For
	19-May-17	Annual	Ratification Of Prior Issue Of Shares	For
	19-May-17	Annual	Re-Election Of Mr Rhett Brans As A Director Of The Company	For
Technology One Limited,	21-Feb-17	Annual	Election Of Director - Jane Andrews	For
Fortitude Valley	21-Feb-17	Annual	Election Of Director - Ron Mclean	For
	21-Feb-17	Annual	Remuneration Report	For
The Citadel Group Ltd, Sydney	19-May-17	Ordinary General Meeting	Financial Assistance	For
Tox Free Solutions Ltd	24-May-17	Ordinary General Meeting	Approval Of Financial Assistance	For
	24-May-17	Ordinary General Meeting	Ratification Of Issue Of Consideration Shares To Catilina	For
√iva Energy REIT	16-May-17	Annual	Appointment Of Auditor: PriceWaterhouseCoopers	For
	16-May-17	Annual	Non-Binding Advisory Vote On The Remuneration Report	For
	16-May-17	Annual	Re-Election Of Georgina Lynch As Director	For
	16-May-17	Annual	Re-Election Of Lachlan Pfeiffer As Director	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Westfield Corporation, Sydney NSW	07-Apr-17	Annual	That Mr Brian Schwartz Is Re-Elected As A Director Of The Company	For (Combined)
	07-Apr-17	Annual	That Mr Jeffrey Goldstein Is Elected As A Director Of The Company	For (Combined)
	07-Apr-17	Annual	That Mr Mark R Johnson Is Re-Elected As A Director Of The Company	For (Combined)
	07-Apr-17	Annual	That Mr Roy Furman Is Re-Elected As A Director Of The Company	For (Combined)
	07-Apr-17	Annual	That Mr Steven Lowy Is Re-Elected As A Director Of The Company	For (Combined)
	07-Apr-17	Annual	That Ms Dawn Ostroff Is Elected As A Director Of The Company	For (Combined)
	07-Apr-17	Annual	That The Company's Remuneration Report For The Financial Year Ended 31 December 2016 Be Adopted	Against (Combined)
Woodside Petroleum Ltd, Perth WA	05-May-17	Annual	Conditional Spill Resolution: That, Subject To And Conditional On At Least 25% Of The Votes Cast On Item 3 Being Cast Against The Remuneration Report: (A) An Extraordinary General Meeting Of The Company (The Spill Meeting) Be Held Within 90 Days Of The Passing Of This Resolution; (B) All Of The Non-Executive Directors In Office When The Resolution To Approve The Directors' Report For The Financial Year Ended 31 December 2016 Was Passed (Being Michael Chaney, Larry Archibald, Melinda Cilento, Frank Cooper, Christopher Haynes, Ian Macfarlane, Ann Pickard, Sarah Ryan And Gene Tilbrook) And Who Remain In Office At The Time Of The Spill Meeting, Cease To Hold Office Immediately Before The End Of The Spill Meeting; And (C) Resolutions To Appoint Persons To Offices That Will Be Vacated Immediately Before The End Of The Spill Meeting Be Put To The Vote At The Spill Meeting	Against
	05-May-17	Annual	Election Of Mr Ian Macfarlane	For
	05-May-17	Annual	Election Of Mr Lawrence Archibald	For
	05-May-17	Annual	Re-Election Of Mr Michael Chaney	For
	05-May-17	Annual	Remuneration Report	For
Xanadu Mines Ltd,	29-May-17	Annual	Ratification Of Placement	For
Darlinghurst NSW	29-May-17	Annual	Re-Election Of Director - Ms Hannah Badenach - Non-Executive Director	For
	29-May-17	Annual	Remuneration Report	For
Xenith IP Group Ltd, Sydney NSW	12-Apr-17	ExtraOrdinary General Meeting	Approval Of Financial Assistance In Relation To The Acquisition Of Griffith Hack	For
	24-Jan-17	Ordinary General Meeting	Issue Of The Share Consideration For The Proposed Acquisition	For

Appendix 2 – Resolutions voted on at our top 100 international holdings over the first half of 2017

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
3M Company	09-May-17	Annual	Advisory Approval Of Executive Compensation.	For
	09-May-17	Annual	Advisory Approval Of The Frequency Of Advisory Votes On Executive Compensation.	Frequency
	09-May-17	Annual	Election Of Director: David B. Dillon	For
	09-May-17	Annual	Election Of Director: Edward M. Liddy	For
	09-May-17	Annual	Election Of Director: Gregory R. Page	For
	09-May-17	Annual	Election Of Director: Herbert L. Henkel	For
	09-May-17	Annual	Election Of Director: Inge G. Thulin	For
	09-May-17	Annual	Election Of Director: Michael L. Eskew	For
	09-May-17	Annual	Election Of Director: Muhtar Kent	For
	09-May-17	Annual	Election Of Director: Patricia A. Woertz	For
	09-May-17	Annual	Election Of Director: Sondra L. Barbour	For
	09-May-17	Annual	Election Of Director: Thomas "Tony" K. Brown	For
	09-May-17	Annual	Election Of Director: Vance D. Coffman	For
	09-May-17	Annual	Stockholder Proposal On Implementation Of Holy Land Principles.	Against
	09-May-17	Annual	To Ratify The Appointment Of PriceWaterhouseCoopers LLP As 3M's Independent Registered Public Accounting Firm.	For
Abbott Laboratories	28-Apr-17	Annual	Approval Of The Abbott Laboratories 2017 Employee Stock Purchase Plan For Non-U.S. Employees.	For
	28-Apr-17	Annual	Approval Of The Abbott Laboratories 2017 Incentive Stock Program	For
	28-Apr-17	Annual	Director	For
	28-Apr-17	Annual	Ratification Of Ernst & Young LLP As Auditors.	For
	28-Apr-17	Annual	Say On Pay - An Advisory Vote To Approve Executive Compensation.	For
	28-Apr-17	Annual	Say When On Pay - An Advisory Vote To Approve The Frequency Of Shareholder Votes On Executive Compensation.	Frequency
	28-Apr-17	Annual	Shareholder Proposal - Independent Board Chairman.	For (Combined)
Abbvie Inc.	05-May-17	Annual	Approval Of A Management Proposal Regarding Amendment Of The Certificate Of Incorporation For The Annual Election Of Directors	For
	05-May-17	Annual	Director	For
	05-May-17	Annual	Ratification Of Ernst & Young LLP As Abbvie's Independent Registered Public Accounting Firm For 2017	For
	05-May-17	Annual	Say On Pay - An Advisory Vote On The Approval Of Executive Compensation	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Accenture Plc	05-May-17	Annual	Stockholder Proposal - To Issue A Report On Lobbying	Against
	05-May-17	Annual	Stockholder Proposal - To Separate Chair And CEO	For (Combined)
	10-Feb-17	Annual	Re-Appointment Of Director: Arun Sarin	For
	10-Feb-17	Annual	Re-Appointment Of Director: Charles H. Giancarlo	For
	10-Feb-17	Annual	Re-Appointment Of Director: Frank K. Tang	For
	10-Feb-17	Annual	Re-Appointment Of Director: Gilles C. Pelisson	For
	10-Feb-17	Annual	Re-Appointment Of Director: Herbert Hainer	For
	10-Feb-17	Annual	Re-Appointment Of Director: Jaime Ardila	For
	10-Feb-17	Annual	Re-Appointment Of Director: Marjorie Magner	For
	10-Feb-17	Annual	Re-Appointment Of Director: Nancy Mckinstry	For
	10-Feb-17	Annual	Re-Appointment Of Director: Paula A. Price	For
	10-Feb-17	Annual	Re-Appointment Of Director: Pierre Nanterme	For
	10-Feb-17	Annual	Re-Appointment Of Director: William L. Kimsey	For
	10-Feb-17	Annual	To Approve, In A Non-Binding Vote, The Compensation Of Our Named Executive Officers.	For
	10-Feb-17	Annual	To Determine The Price Range At Which Accenture Can Re-Allot Shares That It Acquires As Treasury Shares Under Irish Law.	For
	10-Feb-17	Annual	To Grant The Board Of Directors The Authority To Issue Shares Under Irish Law.	For
	10-Feb-17	Annual	To Grant The Board Of Directors The Authority To Opt-Out Of Statutory Pre-Emption Rights Under Irish Law.	For
	10-Feb-17	Annual	To Ratify, In A Non-Binding Vote, The Appointment Of KPMG LLP (KPMG) As The Independent Auditors Of Accenture And To Authorize, In A Binding Vote, The Audit Committee Of The Board Of Directors To Determine KPMG's Remuneration.	For
	10-Feb-17	Annual	To Recommend, In A Non-Binding Vote, Whether A Shareholder Vote To Approve The Compensation Of Our Named Executive Officers Should Occur Every 1, 2 Or 3 Years.	Frequency
Aetna Inc.	19-May-17	Annual	Company Proposal - Approval Of Amendment To Amended Aetna Inc. 2010 Stock Incentive Plan To Increase Number Of Shares Authorized To Be Issued	For
	19-May-17	Annual	Company Proposal - Approval Of The Appointment Of The Independent Registered Public Accounting Firm	For
	19-May-17	Annual	Company Proposal - Approval Of The Company's Executive Compensation On A Non- Binding Advisory Basis	Against (Combined)
	19-May-17	Annual	Company Proposal - Non-Binding Advisory Vote On The Frequency Of The Vote On Executive Compensation	Frequency

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	19-May-17	Annual	Election Of Director: Betsy Z. Cohen	For
	19-May-17	Annual	Election Of Director: Edward J. Ludwig	For
	19-May-17	Annual	Election Of Director: Ellen M. Hancock	For
	19-May-17	Annual	Election Of Director: Fernando Aguirre	For
	19-May-17	Annual	Election Of Director: Frank M. Clark	For
	19-May-17	Annual	Election Of Director: Jeffrey E. Garten	For
	19-May-17	Annual	Election Of Director: Joseph P. Newhouse	For
	19-May-17	Annual	Election Of Director: Mark T. Bertolini	For
	19-May-17	Annual	Election Of Director: Molly J. Coye, M.D.	For
	19-May-17	Annual	Election Of Director: Olympia J. Snowe	For
	19-May-17	Annual	Election Of Director: Richard J. Harrington	For
	19-May-17	Annual	Election Of Director: Roger N. Farah	For
	19-May-17	Annual	Shareholder Proposal - Annual Report On Direct And Indirect Lobbying	Against
	19-May-17	Annual	Shareholder Proposal - Annual Report On Gender Pay Gap	For
				(Combined)
AIA Company Ltd	12-May-17	Annual	To Declare A Final Dividend Of 63.75 Hong Kong Cents Per Share For The Year Ended 30 November 2016	For
	12-May-17	Annual	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Of The Company, Not Exceeding 10 Per Cent Of The Number Of Shares Of The Company In Issue As At The Date Of This Resolution, And The Discount For Any Shares To Be Issued Shall Not Exceed 10 Per Cent To The Benchmarked Price	For
	12-May-17	Annual	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Shares Of The Company Under The Restricted Share Unit Scheme Adopted By The Company On 28 September 2010 (As Amended)	For
	12-May-17	Annual	To Grant A General Mandate To The Directors To Buy Back Shares Of The Company, Not Exceeding 10 Per Cent Of The Number Of Shares Of The Company In Issue As At The Date Of This Resolution	For
	12-May-17	Annual	To Re-Appoint PriceWaterhouseCoopers As Auditor Of The Company And To Authorise The Board Of Directors Of The Company To Fix Its Remuneration	For
	12-May-17	Annual	To Receive The Audited Consolidated Financial Statements Of The Company, The Report Of The Directors And The Independent Auditor's Report For The Year Ended 30 November 2016	For
	12-May-17	Annual	To Re-Elect Mr. Edmund Sze-Wing Tse As Independent Non-Executive Director Of The Company	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	12-May-17	Annual	To Re-Elect Mr. Jack Chak-Kwong So As Independent Non-Executive Director Of The Company	For
	12-May-17	Annual	To Re-Elect Mr. Mohamed Azman Yahya As Independent Non-Executive Director Of The Company	For
Akzo Nobel NV,	25-Apr-17	Annual	Adopt Financial Statements And Statutory Reports	For
Amsterdam	25-Apr-17	Annual	Approve Cancellation Of Repurchased Shares	For
	25-Apr-17	Annual	Approve Discharge Of Management Board	For
	25-Apr-17	Annual	Approve Discharge Of Supervisory Board	For
	25-Apr-17	Annual	Approve Dividends Of Eur1.65 Per Share	For
	25-Apr-17	Annual	Authorize Board To Exclude Pre-emptive Rights From Share Issuances	For
	25-Apr-17	Annual	Authorize Repurchase Of Up To 10 Percent Of Issued Share Capital	For
	25-Apr-17	Annual	Discuss On The Company's Dividend Policy	Did Not Vote
	25-Apr-17	Annual	Discuss Remuneration Report Containing Remuneration Policy For Management Board Members	Did Not Vote
	25-Apr-17	Annual	Grant Board Authority To Issue Shares Up To 10 Percent Of Issued Capital Plus Additional 10 Percent In Case Of Takeover/Merger	For
	25-Apr-17	Annual	Receive Report Of Management Board	Did Not Vote
Allergan PLC	04-May-17	Annual	Election Of Director: Adriane M. Brown	For
	04-May-17	Annual	Election Of Director: Brenton L. Saunders	For
	04-May-17	Annual	Election Of Director: Catherine M. Klema	For
	04-May-17	Annual	Election Of Director: Christopher J. Coughlin	For
	04-May-17	Annual	Election Of Director: Christopher W. Bodine	For
	04-May-17	Annual	Election Of Director: Fred G. Weiss	For
	04-May-17	Annual	Election Of Director: James H. Bloem	For
	04-May-17	Annual	Election Of Director: Nesli Basgoz, M.D.	For
	04-May-17	Annual	Election Of Director: Patrick J. O'Sullivan	For
	04-May-17	Annual	Election Of Director: Paul M. Bisaro	For
	04-May-17	Annual	Election Of Director: Peter J. McDonnell, M.D.	For
	04-May-17	Annual	Election Of Director: Ronald R. Taylor	For
	04-May-17	Annual	To Approve The Material Terms Of The Performance Goals For The Purposes Of Section 162(M) Under The Allergan Plc 2017 Annual Incentive Compensation Plan.	For
	04-May-17	Annual	To Approve, In A Non-Binding Vote, Named Executive Officer Compensation.	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	04-May-17	Annual	To Consider A Shareholder Proposal Regarding An Independent Board Chairman, If Properly Presented At The Meeting.	For
	04-May-17	Annual	To Ratify, In A Non-Binding Vote, The Appointment Of PriceWaterhouseCoopers LLP As The Company's Independent Auditor For The Fiscal Year Ending December 31, 2017 And To Authorize, In A Binding Vote, The Board Of Directors, Acting Through Its Audit And Compliance Committee, To Determine PriceWaterhouseCoopers LLP's Remuneration.	For
	04-May-17	Annual	To Recommend, In A Non-Binding Vote, Whether A Shareholder Vote To Approve The Compensation Of The Company's Named Executive Officers Should Occur Every One, Two Or Three Years.	Frequency
Allianz SE, Muenchen	03-May-17	Annual	Approval Of Control And Profit Transfer Agreement Between Allianz SE And Allianz Global Health GMBH	For (Combined)
	03-May-17	Annual	Approval Of The Actions Of The Members Of The Management Board	For (Combined)
	03-May-17	Annual	Approval Of The Actions Of The Members Of The Supervisory Board	For (Combined)
	03-May-17	Annual	Election To The Supervisory Board: Dr Friedrich Eichiner	For (Combined)
	03-May-17	Annual	Election To The Supervisory Board: Dr Helmut Perlet	For (Combined)
	03-May-17	Annual	Election To The Supervisory Board: Mr Herbert Hainer	For (Combined)
	03-May-17	Annual	Election To The Supervisory Board: Mr Jim Hagemann Snabe	For (Combined)
	03-May-17	Annual	Election To The Supervisory Board: Mr Michael Diekmann	For (Combined)
	03-May-17	Annual	Election To The Supervisory Board: Ms Christine Bosse	For (Combined)
	03-May-17	Annual	Election To The Supervisory Board: Ms Sophie Boissard	For (Combined)
	03-May-17	Annual	Presentation Of The Approved Annual Financial Statements And The Approved Consolidated Financial Statements As Of December 31, 2016, And Of The Management Reports For Allianz SE And For The Group, The Explanatory Reports On The Information Pursuant To Paragraphs 289 (4) And 315 (4) Of The German Commercial Code (HGB), As Well As The Report Of The Supervisory Board For Fiscal Year 2016	Did Not Vote

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	03-May-17	Annual	Resolution On The Appropriation Of The Distributable Profit The Distributable Profit Of EUR 3,855,866,165.01 Shall Be Appropriated As Follows: Payment Of A Dividend Of EUR 7.60 Per No-Par Shareeur 397,350,907.81 Shall Be Carried Forwardex-Dividend Date: May 4, 2017 Payable Date: May 8, 2017	For (Combined)
Alphabet Inc	07-Jun-17	Annual	A Stockholder Proposal Regarding A Charitable Contributions Report, If Properly Presented At The Meeting.	Against
	07-Jun-17	Annual	A Stockholder Proposal Regarding A Lobbying Report, If Properly Presented At The Meeting.	For (Combined)
	07-Jun-17	Annual	A Stockholder Proposal Regarding A Political Contributions Report, If Properly Presented At The Meeting.	Against
	07-Jun-17	Annual	A Stockholder Proposal Regarding A Report On "Fake News," If Properly Presented At The Meeting.	Against
	07-Jun-17	Annual	A Stockholder Proposal Regarding A Report On Gender Pay, If Properly Presented At The Meeting.	For (Combined)
	07-Jun-17	Annual	A Stockholder Proposal Regarding Equal Shareholder Voting, If Properly Presented At The Meeting.	For
	07-Jun-17	Annual	A Stockholder Proposal Regarding The Implementation Of "Holy Land Principles," If Properly Presented At The Meeting.	Against
	07-Jun-17	Annual	Director	For (Combined)
	07-Jun-17	Annual	The Approval Of An Amendment To Alphabet's 2012 Stock Plan To Increase The Share Reserve By 15,000,000 Shares Of Class C Capital Stock.	Against (Combined)
	07-Jun-17	Annual	The Approval Of The 2016 Compensation Awarded To Named Executive Officers.	Against (Combined)
	07-Jun-17	Annual	The Frequency Of Future Stockholder Advisory Votes Regarding Compensation Awarded To Named Executive Officers.	Frequency
	07-Jun-17	Annual	The Ratification Of The Appointment Of Ernst & Young LLP As Alphabet's Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2017.	For
Amazon.Com, Inc.	23-May-17	Annual	Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation	Frequency
·	23-May-17	Annual	Advisory Vote To Approve Executive Compensation	For
	23-May-17	Annual	Approval Of The Company's 1997 Stock Incentive Plan, As Amended And Restated	For
	23-May-17	Annual	Election Of Director: Daniel P. Huttenlocher	For
	23-May-17	Annual	Election Of Director: Jamie S. Gorelick	For
	23-May-17	Annual	Election Of Director: Jeffrey P. Bezos	For
	23-May-17	Annual	Election Of Director: John Seely Brown	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	23-May-17	Annual	Election Of Director: Jonathan J. Rubinstein	For
	23-May-17	Annual	Election Of Director: Judith A. Mcgrath	For
	23-May-17	Annual	Election Of Director: Patricia Q. Stonesifer	For
	23-May-17	Annual	Election Of Director: Thomas O. Ryder	For (Combined)
	23-May-17	Annual	Election Of Director: Tom A. Alberg	For
	23-May-17	Annual	Election Of Director: Wendell P. Weeks	For (Combined)
	23-May-17	Annual	Ratification Of The Appointment Of Ernst & Young LLP As Independent Auditors	For
	23-May-17	Annual	Shareholder Proposal Regarding A Report On Use Of Criminal Background Checks In Hiring Decisions	Against (Combined)
	23-May-17	Annual	Shareholder Proposal Regarding Sustainability As An Executive Compensation Performance Measure	Against
	23-May-17	Annual	Shareholder Proposal Regarding Vote-Counting Practices For Shareholder Proposals	Against
Amgen Inc.	19-May-17	Annual	Advisory Vote On The Frequency Of Future Stockholder Votes To Approve Executive Compensation.	Frequency
	19-May-17	Annual	Advisory Vote To Approve Our Executive Compensation.	For
	19-May-17	Annual	Election Of Director: Dr. David Baltimore	For
	19-May-17	Annual	Election Of Director: Dr. R. Sanders Williams	For
	19-May-17	Annual	Election Of Director: Dr. Rebecca M. Henderson	For
	19-May-17	Annual	Election Of Director: Dr. Ronald D. Sugar	For
	19-May-17	Annual	Election Of Director: Dr. Tyler Jacks	For
	19-May-17	Annual	Election Of Director: Mr. Charles M. Holley, Jr.	For
	19-May-17	Annual	Election Of Director: Mr. Francois De Carbonnel	For
	19-May-17	Annual	Election Of Director: Mr. Frank C. Herringer	For
	19-May-17	Annual	Election Of Director: Mr. Fred Hassan	For
	19-May-17	Annual	Election Of Director: Mr. Greg C. Garland	For
	19-May-17	Annual	Election Of Director: Mr. Robert A. Bradway	For
	19-May-17	Annual	Election Of Director: Mr. Robert A. Eckert	For
	19-May-17	Annual	Election Of Director: Ms. Ellen J. Kullman	For
	19-May-17	Annual	Stockholder Proposal To Adopt Majority Votes Cast Standard For Matters Presented By Stockholders.	Against

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	19-May-17	Annual	To Ratify The Selection Of Ernst & Young LLP As Our Independent Registered Public Accountants For The Fiscal Year Ending December 31, 2017.	For
Apple Inc.	28-Feb-17	Annual	A Shareholder Proposal Entitled "Charitable Giving - Recipients, Intents And Benefits"	Against
	28-Feb-17	Annual	A Shareholder Proposal Entitled "Executive Compensation Reform"	Against
	28-Feb-17	Annual	A Shareholder Proposal Entitled "Executives To Retain Significant Stock"	Against
	28-Feb-17	Annual	A Shareholder Proposal Entitled "Shareholder Proxy Access Amendments"	Against
	28-Feb-17	Annual	A Shareholder Proposal Regarding Diversity Among Our Senior Management And Board Of Directors	Against
	28-Feb-17	Annual	Advisory Vote On The Frequency Of Shareholder Votes On Executive Compensation	Frequency
	28-Feb-17	Annual	Advisory Vote To Approve Executive Compensation	For
	28-Feb-17	Annual	Election Of Director: Al Gore	For
	28-Feb-17	Annual	Election Of Director: Andrea Jung	For (Combined)
	28-Feb-17	Annual	Election Of Director: Art Levinson	For
	28-Feb-17	Annual	Election Of Director: Bob Iger	For
	28-Feb-17	Annual	Election Of Director: James Bell	For
	28-Feb-17	Annual	Election Of Director: Ron Sugar	For
	28-Feb-17	Annual	Election Of Director: Sue Wagner	For
	28-Feb-17	Annual	Election Of Director: Tim Cook	For
	28-Feb-17	Annual	Ratification Of The Appointment Of Ernst & Young LLP As Apple's Independent Registered Public Accounting Firm For 2017	For
Astrazeneca PLC, London	27-Apr-17	Annual	To Appoint PriceWaterhouseCoopers LLP As Auditor	For
	27-Apr-17	Annual	To Approve The Annual Report On Remuneration For The Year Ended 31 December 2016	For (Combined)
	27-Apr-17	Annual	To Approve The Directors' Remuneration Policy	For
	27-Apr-17	Annual	To Authorise Limited Political Donations	For
	27-Apr-17	Annual	To Authorise The Company To Purchase Its Own Shares	For
	27-Apr-17	Annual	To Authorise The Directors To Agree The Remuneration Of The Auditor	For
	27-Apr-17	Annual	To Authorise The Directors To Allot Shares	For
	27-Apr-17	Annual	To Authorise The Directors To Dis-apply Pre-Emption Rights	For
	27-Apr-17	Annual	To Confirm Dividends: To Confirm The First Interim Dividend Of USD 0.90 (68.7 Pence, SEK 7.81) Per Ordinary Share And To Confirm As The Final Dividend For 2016 The Second Interim Dividend Of USD 1.90 (150.2 Pence, SEK 16.57) Per Ordinary Share	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	27-Apr-17	Annual	To Elect Or Re-Elect The Following Director: Bruce Burlington	For
	27-Apr-17	Annual	To Elect Or Re-Elect The Following Director: Genevieve Berger	For
	27-Apr-17	Annual	To Elect Or Re-Elect The Following Director: Graham Chipchase	For
	27-Apr-17	Annual	To Elect Or Re-Elect The Following Director: Leif Johansson	For
	27-Apr-17	Annual	To Elect Or Re-Elect The Following Director: Marc Dunoyer	For
	27-Apr-17	Annual	To Elect Or Re-Elect The Following Director: Marcus Wallenberg	Against (Combined)
	27-Apr-17	Annual	To Elect Or Re-Elect The Following Director: Pascal Soriot	For
	27-Apr-17	Annual	To Elect Or Re-Elect The Following Director: Philip Broadley	For
	27-Apr-17	Annual	To Elect Or Re-Elect The Following Director: Rudy Markham	For
	27-Apr-17	Annual	To Elect Or Re-Elect The Following Director: Shriti Vadera	For
	27-Apr-17	Annual	To Receive The Company's Accounts, The Reports Of The Directors And Auditor And The Strategic Report For The Year Ended 31 December 2016	For
	27-Apr-17	Annual	To Reduce The Notice Period For General Meetings	For
Bank of America Corporation	26-Apr-17	Annual	A Vote On The Frequency Of Future Advisory "Say On Pay" Resolutions (An Advisory, Non-Binding "Say On Frequency" Resolution)	Frequency
	26-Apr-17	Annual	Approving Our Executive Compensation (An Advisory, Non-Binding "Say On Pay" Resolution)	For
	26-Apr-17	Annual	Election Of Director: Arnold W. Donald	Against (Combined)
	26-Apr-17	Annual	Election Of Director: Brian T. Moynihan	For
	26-Apr-17	Annual	Election Of Director: Frank P. Bramble, Sr.	For
	26-Apr-17	Annual	Election Of Director: Jack O. Bovender, Jr.	For
	26-Apr-17	Annual	Election Of Director: Linda P. Hudson	For
	26-Apr-17	Annual	Election Of Director: Lionel L. Nowell, Iii	For
	26-Apr-17	Annual	Election Of Director: Michael D. White	For
	26-Apr-17	Annual	Election Of Director: Monica C. Lozano	For
	26-Apr-17	Annual	Election Of Director: Pierre J.P. De Weck	For
	26-Apr-17	Annual	Election Of Director: R. David Yost	For
	26-Apr-17	Annual	Election Of Director: Sharon L. Allen	For
	26-Apr-17	Annual	Election Of Director: Susan S. Bies	For
	26-Apr-17	Annual	Election Of Director: Thomas D. Woods	For
	26-Apr-17	Annual	Election Of Director: Thomas J. May	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	26-Apr-17	Annual	Ratifying The Appointment Of Our Independent Registered Public Accounting Firm For 2017	For
	26-Apr-17	Annual	Stockholder Proposal - Clawback Amendment	Against
	26-Apr-17	Annual	Stockholder Proposal - Divestiture & Division Study Sessions	Against
	26-Apr-17	Annual	Stockholder Proposal - Independent Board Chairman	For (Combined)
	26-Apr-17	Annual	Stockholder Proposal - Report Concerning Gender Pay Equity	For (Combined)
Bayer AG, Leverkusen	28-Apr-17	Annual	Amendment Of The Articles Of Incorporation Regarding The Compensation Of The Supervisory Board (Section 12, Paragraphs 1 And 2 Of The Articles Of Incorporation)	For
	28-Apr-17	Annual	Approval Of The Control Agreement Between The Company And Bayer Cropscience Aktiengesellschaft	For
	28-Apr-17	Annual	Election Of The Auditor For The Annual Financial Statements And For The Review Of The Half-Yearly And Interim Financial Reports: Deloitte GMBH Wirtschaftsprufungsgesellschaft, Munich, Germany	For
	28-Apr-17	Annual	Presentation Of The Adopted Annual Financial Statements And The Approved Consolidated Financial Statements, The Combined Management Report, The Report Of The Supervisory Board And The Proposal By The Board Of Management On The Use Of The Distributable Profit For The Fiscal Year 2016, And Resolution On The Use Of The Distributable Profit: Eur 2.70 Per Share Carrying Dividend Rights	For
	28-Apr-17	Annual	Ratification Of The Actions Of The Members Of The Board Of Management	For
	28-Apr-17	Annual	Ratification Of The Actions Of The Members Of The Supervisory Board	For
	28-Apr-17	Annual	Supervisory Board Election: Colleen A. Goggins	For
	28-Apr-17	Annual	Supervisory Board Election: Dr. Klaus Sturany	For
	28-Apr-17	Annual	Supervisory Board Election: Dr. Norbert W. Bischofberger	For
	28-Apr-17	Annual	Supervisory Board Election: Dr. Paul Achleitner	For
	28-Apr-17	Annual	Supervisory Board Election: Thomas Ebeling	For
	28-Apr-17	Annual	Supervisory Board Election: Werner Wenning	For (Combined)
Biogen Inc.	07-Jun-17	Annual	Election Of Director: Alexander J. Denner	For
	07-Jun-17	Annual	Election Of Director: Brian S. Posner	For
	07-Jun-17	Annual	Election Of Director: Caroline D. Dorsa	For
	07-Jun-17	Annual	Election Of Director: Eric K. Rowinsky	For
	07-Jun-17	Annual	Election Of Director: Lynn Schenk	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	07-Jun-17	Annual	Election Of Director: Michel Vounatsos	For
	07-Jun-17	Annual	Election Of Director: Nancy L. Leaming	For
	07-Jun-17	Annual	Election Of Director: Richard C. Mulligan	For
	07-Jun-17	Annual	Election Of Director: Robert W. Pangia	For
	07-Jun-17	Annual	Election Of Director: Stelios Papadopoulos	For
	07-Jun-17	Annual	Election Of Director: Stephen A. Sherwin	For
	07-Jun-17	Annual	Say On Pay - To Approve An Advisory Vote On Executive Compensation.	For
	07-Jun-17	Annual	Say When On Pay - To Approve An Advisory Vote On The Frequency Of The Advisory Vote On Executive Compensation.	Frequency
	07-Jun-17	Annual	To Approve The Biogen Inc. 2017 Omnibus Equity Plan.	For
	07-Jun-17	Annual	To Ratify The Selection Of PriceWaterhouseCoopers LLP As Biogen Inc.'s Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2017.	For
Canadian National Railway	25-Apr-17	Annual	Appointment Of KPMG LLP As Auditors.	For
Company	25-Apr-17	Annual	Director	For
	25-Apr-17	Annual	Non-Binding Advisory Resolution To Accept The Approach To Executive Compensation Disclosed In The Accompanying Management Information Circular, The Full Text Of Which Resolution Is Set Out On P. 9 Of The Accompanying Management Information Circular.	For
Celgene Corporation	14-Jun-17	Annual	Approval Of An Amendment And Restatement Of The Company's Stock Incentive Plan.	For
	14-Jun-17	Annual	Approval, By Non-Binding Vote, Of Executive Compensation Of The Company's Named Executive Officers.	For
	14-Jun-17	Annual	Director	For
	14-Jun-17	Annual	Ratification Of The Appointment Of KPMG LLP As The Company's Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2017.	For
	14-Jun-17	Annual	Stockholder Proposal To Request A By-Law Provision Limiting Management's Access To Vote Tallies Prior To The Annual Meeting With Respect To Certain Executive Pay Matters, Described In More Detail In The Proxy Statement.	Against
	14-Jun-17	Annual	To Recommend, By Non-Binding Vote, The Frequency Of Executive Compensation Votes.	Frequency
Citigroup Inc.	25-Apr-17	Annual	Advisory Vote To Approve Citi's 2016 Executive Compensation.	For
	25-Apr-17	Annual	Advisory Vote To Approve The Frequency Of Future Advisory Votes On Executive Compensation.	Frequency
	25-Apr-17	Annual	Election Of Director: Anthony M. Santomero	For
	25-Apr-17	Annual	Election Of Director: Deborah C. Wright	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	25-Apr-17	Annual	Election Of Director: Diana L. Taylor	For
	25-Apr-17	Annual	Election Of Director: Duncan P. Hennes	For
	25-Apr-17	Annual	Election Of Director: Ellen M. Costello	For
	25-Apr-17	Annual	Election Of Director: Ernesto Zedillo Ponce De Leon	For
	25-Apr-17	Annual	Election Of Director: Eugene M. Mcquade	For
	25-Apr-17	Annual	Election Of Director: Franz B. Humer	For
	25-Apr-17	Annual	Election Of Director: Gary M. Reiner	For
	25-Apr-17	Annual	Election Of Director: James S. Turley	For
	25-Apr-17	Annual	Election Of Director: Michael E. O'Neill	For
	25-Apr-17	Annual	Election Of Director: Michael L. Corbat	For
	25-Apr-17	Annual	Election Of Director: Peter B. Henry	For
	25-Apr-17	Annual	Election Of Director: Renee J. James	For
	25-Apr-17	Annual	Election Of Director: William S. Thompson, Jr.	For
	25-Apr-17	Annual	Proposal To Ratify The Selection Of KPMG LLP As Citi's Independent Registered Public Accounting Firm For 2017.	For
	25-Apr-17	Annual	Stockholder Proposal Requesting A Report On Lobbying And Grassroots Lobbying Contributions.	Against
	25-Apr-17	Annual	Stockholder Proposal Requesting A Report On The Company's Policies And Goals To Reduce The Gender Pay Gap.	For (Combined)
	25-Apr-17	Annual	Stockholder Proposal Requesting An Amendment To The General Clawback Policy To Provide That A Substantial Portion Of Annual Total Compensation Of Executive Officers Shall Be Deferred And Forfeited, In Part Or Whole, At The Discretion Of The Board, To Help Satisfy Any Monetary Penalty Associated With A Violation Of Law.	Against
	25-Apr-17	Annual	Stockholder Proposal Requesting That The Board Adopt A Policy Prohibiting The Vesting Of Equity-Based Awards For Senior Executives Due To A Voluntary Resignation To Enter Government Service.	Against
	25-Apr-17	Annual	Stockholder Proposal Requesting That The Board Appoint A Stockholder Value Committee To Address Whether The Divestiture Of All Non-Core Banking Business Segments Would Enhance Shareholder Value.	Against
Colgate-Palmolive	12-May-17	Annual	Advisory Vote On Executive Compensation.	For
Company	12-May-17	Annual	Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation.	Frequency
	12-May-17	Annual	Election Of Director: C. Martin Harris	For
	12-May-17	Annual	Election Of Director: Charles A. Bancroft	For
	12-May-17	Annual	Election Of Director: Ellen M. Hancock	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	12-May-17	Annual	Election Of Director: Helene D. Gayle	For
	12-May-17	Annual	Election Of Director: Ian Cook	For
	12-May-17	Annual	Election Of Director: John P. Bilbrey	For
	12-May-17	Annual	Election Of Director: John T. Cahill	For
	12-May-17	Annual	Election Of Director: Lorrie M. Norrington	For
	12-May-17	Annual	Election Of Director: Michael B. Polk	For
	12-May-17	Annual	Election Of Director: Stephen I. Sadove	For
	12-May-17	Annual	Ratify Selection Of PriceWaterhouseCoopers LLP As Colgate's Independent Registered Public Accounting Firm.	For
	12-May-17	Annual	Stockholder Proposal On 15% Threshold To Call Special Shareowner Meetings, If Properly Presented At The Meeting.	For
Compagnie De Saint-	08-Jun-17	MIX	Allocation Of Income And Setting Of The Dividend	For
Gobain SA, Courbevoie	08-Jun-17	MIX	Approval Of Agreements And Commitments Subject To The Provisions Of Articles L.225- 38 And Following Of The French Commercial Code - Agreement Concluded Between The Saint-Gobain Company And Wendel	For
	08-Jun-17	MIX	Approval Of The Consolidated Financial Statements For The 2016 Financial Year	For
	08-Jun-17	MIX	Approval Of The Corporate Financial Statements For The 2016 Financial Year	For
	08-Jun-17	MIX	Approval Of The Elements Of The Compensation Policy For The Chief Executive Officer	For
	08-Jun-17	MIX	Authorisation To The Board Of Directors To Reduce The Share Capital By Cancelling Company Shares Representing Up To 10% Of The Company's Capital Per 24-Month Period	For
	08-Jun-17	MIX	Authorisation To The Board Of Directors To Trade In The Company's Shares	For
	08-Jun-17	MIX	Delegation Of Authority To The Board Of Directors To Increase The Number Of Securities To Be Issued In The Event Of Excessive Demand As Part Of The Issuance, With Or Without Pre-Emptive Subscription Right, Of Shares Or Securities Granting Access To Capital, Subject To Legal And Regulatory Limits (15% Of The Initial Issuance) And Within The Limits Of The Corresponding Ceilings Set By The Resolutions That Determined The Initial Issuance	For
	08-Jun-17	MIX	Delegation Of Authority To The Board Of Directors To Increase The Share Capital By Incorporating Premiums, Reserves, Profits Or Other Elements, For A Nominal Amount Not Exceeding One Hundred And Eleven Million Euros Excluding Possible Adjustments, Or Around 5% Of The Share Capital, With This Amount Being Offset Against The Ceiling Set Down In The Twelfth Resolution.	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Compagnie De Saint- Gobain SA, Courbevoie	08-Jun-17	MIX	Delegation Of Authority To The Board Of Directors To Increase The Share Capital, Via The Issuance, With Retention Of The Pre-Emptive Subscription Right, Of Company Shares Or Of Securities Granting Access To The Capital Of The Company Or Its Subsidiaries By Issuing New Shares, For A Nominal Amount Not Exceeding Four Hundred And Forty-Four Millions Euros (Shares) Excluding Possible Adjustments, Or Approximately 20% Of The Share Capital, With This Amount Being Offset Against Those Set Out In The Thirteenth, Fourteenth, Fifteenth And Sixteenth Resolutions, And Of One- And-A-Half Billion Euros (Securities In The Form Of Debt Securities Granting Access To The Capital Of The Company Or Its Subsidiaries), With This Amount Being Offset Against Those Set Out In The Thirteenth And Fourteenth Resolutions For The Issuance Of Securities In The Form Of Debt Securities To The Capital Of The Company Or Its Subsidiaries	For
	08-Jun-17	МІХ	Delegation Of Authority To The Board Of Directors To Proceed, With Cancellation Of Pre- Emptive Subscription Right, With The Issuance Of Equity Securities Reserved For Certain Categories Of Beneficiaries For A Nominal Amount Not Exceeding Eight Hundred And Eighty Thousand Euros Excluding Possible Adjustments, Or Around 0, 04% Of The Share Capital, With The Amount Of The Increase In Capital Being Offset Against That Set Out In The Seventeenth Resolution	For
	08-Jun-17	MIX	Delegation Of Authority To The Board Of Directors To Proceed, With Cancellation Of Pre- Emptive Subscription Right, With The Issuance Of Equity Securities Reserved For Members Of A Group Peg Company Savings Plan For A Nominal Amount Not Exceeding Forty-Eight Million Nine Hundred Thousand Euros Excluding Possible Adjustments, Or Around 2,2% Of The Share Capital	For
	08-Jun-17	MIX	Delegation Of Authority To The Board Of Directors To Proceed, With Cancellation Of The Pre-Emptive Subscription Right But With A Compulsory Priority Period For Shareholders, Via Public Offer, With The Issue Of Company Shares Or Securities Granting Access To The Capital Of The Company Or Its Subsidiaries Via The Issuance Of New Shares, Or New Shares Of The Company Granting The Right To Securities To Be Issued Where Necessary By Subsidiaries, For A Nominal Amount Not Exceeding Two Hundred And Twenty-Two Million Euros (Shares) Excluding Any Possible Adjustments, Or Approximately 10% Of The Share Capital, And One-And-A-Half Billion Euros (Securities In The Form Of Debt Securities Granting Access To The Capital Of The Company Or Its Subsidiaries), With The Amounts Of The Increase In Capital And Of The Issuance Of Debt Securities Being Offset Against The Corresponding Ceilings Set Out In The Twelfth Resolution	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Compagnie De Saint- Gobain SA, Courbevoie	08-Jun-17	MIX	Possibility To Proceed, With Cancellation Of Pre-Emptive Subscription Right, With An Increase In Share Capital Within The Limit Of 10% Of The Share Capital Excluding Possible Adjustments, As Compensation For Contributions In Kind Made Up Of Equity Securities Or Securities Granting Access To Capital, With The Amount Of The Increase In Capital Being Offset Against The Ceiling Set Down In The Thirteenth Resolution	For
	08-Jun-17	MIX	Powers To Execute The Decisions Of The Meeting And To Carry Out All Legal Formalities	For
	08-Jun-17	MIX	Renewal Of Term Of Mr Gilles Schnepp As Director	For
	08-Jun-17	MIX	Renewal Of The Term Of Mr Philippe Varin As Director	For
	08-Jun-17	MIX	Renewal Of The Term Of Ms Agnes Lemarchand As Director	For
	08-Jun-17	MIX	Renewal Of The Term Of Ms Pamela Knapp As Director	For
	08-Jun-17	MIX	Statutory Amendments Relating To The Senior Director	For
	08-Jun-17	MIX	Vote By The General Meeting On The Compensation Owed Or Paid To Mr Pierre-Andre De Chalendar, Chief Executive Officer, For The 2016 Financial Year	For
CYBG Plc, Leeds	31-Jan-17	Annual	That A General Meeting Other Than An Annual May Be Called On Not Less Than 14 Clear Days' Notice Provided That This Authority Shall Expire At The Conclusion Of The Next Annual Of The Company After The Date Of The Passing Of This Resolution	For
	31-Jan-17	Annual	That In Accordance With Sections 366 And 367 Of The Act The Company And All Companies That Are Subsidiaries Of The Company At Any Time During The Period Commencing On The Date Of This Resolution And Ending At The Conclusion Of The Next Annual Of The Company Or, If Earlier, Until The Close Of Business On 31 March 2018, Be And Are Hereby Authorised: (A) To Make Political Donations To Political Parties And/or Independent Election Candidates (As Such Terms Are Defined In Sections 363 And 364 Of The Act), Not Exceeding GBP 100,000 In Total; (B) To Make Political Donations To Political Organisations Other Than Political Parties (As Such Terms Are Defined In Sections 363 And 364 Of The Act), Not Exceeding GBP 100,000 In Total; And (C) To Incur Political Expenditure (As Such Term Is Defined In Section 365 Of The Act), Not Exceeding GBP 100,000 And Provided That The Aggregate Of (A), (B) And (C) Shall Not Exceed GBP 100,000 And Provided That The Maximum Amounts Referred To In (A), (B) And (C) May Comprise Sums In Different Currencies Which Shall Be Converted At Such Rate As The Directors May In Their Absolute Discretion Determine To Be Appropriate. All Existing Authorisations And Approvals Relating To Political Donations Or Expenditure Under Part 14 Of The Act Are Hereby Revoked Without Prejudice To Any Donation Made Or Expenditure Incurred Prior To The Date Hereof Pursuant To Such Authorisations Or Approvals	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
CYBG Plc, Leeds	31-Jan-17	Annual	That The Company Be Generally And Unconditionally Authorised For The Purposes Of Section 701 Of The Act To Make One Or More Market Purchases (As Defined In Section 693(4) Of The Act) Of Its Ordinary Shares Of 10 Pence Each ('Ordinary Shares'), Provided That: (A) The Maximum Aggregate Number Of Ordinary Shares Authorised To Be Purchased Is 88,153,185 (Representing Approximately 10% Of The Issued Ordinary Share Capital) Minus The Number Of Ordinary Shares Purchased Pursuant To Resolution 23; And (B) The Minimum Price (Exclusive Of Expenses) Which May Be Paid For An Ordinary Share Is 10 Pence (Being The Nominal Value Of An Ordinary Share) And The Maximum Price (Exclusive Of Expenses) Which May Be Paid For An Ordinary Share Is The Highest Of: (I) An Amount Equal To 5% Above The Average Middle Market Value Of An Ordinary Share As Derived From The London Stock Exchange Daily Official List For The Five Business Days Immediately Preceding The Day On Which That Ordinary Share Is Contracted To Be Purchased; And (Ii) The Higher Of The Price Of The Last Independent Trade And The Highest Current Independent Bid For An Ordinary Share On The Trading Venue Where The Purchase Is Carried Out, Such Power To Apply Until The End Of The Next Annual Of The Company (Or, If Earlier, Until The Close Of Business On 31 March 2018) (Unless Previously Revoked Or Varied By The Company In General Meeting) But, In Each Case, So That The Company May Enter Into A Contract To Purchase Ordinary Shares Under This Authority Which Will Or May Be Completed Or Executed Wholly Or Partly After The Expiry Of The Authority And The Company May Purchase Ordinary Shares Pursuant To Any Such Contract As If The Power Had Not Expired	For
	31-Jan-17	Annual	That The CYBG Deferred Equity Plan (The 'DEP') Be And Is Hereby Amended As Set Out In The Copy Of The Rules Of The DEP Produced To The Meeting And Initialled By The Chairman For The Purpose Of Identification And That The Board (Or A Duly Authorised Committee Of The Board) Be And Is Hereby Authorised To Do All Acts And Things Which It Considers Necessary Or Desirable To Give Effect To Those Amendments	For
	31-Jan-17	Annual	That The CYBG Long-Term Incentive Plan (The 'LTIP') Be And Is Hereby Amended As Set Out In The Copy Of The Rules Of The LTIP Produced To The Meeting And Initialled By The Chairman For The Purpose Of Identification And That The Board (Or A Duly Authorised Committee Of The Board) Be And Is Hereby Authorised To Do All Acts And Things Which It Considers Necessary Or Desirable To Give Effect To Those Amendments	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
CYBG Plc, Leeds	31-Jan-17	Annual	That The Terms Of A Contingent Purchase Contract Between The Company And Macquarie Securities (Australia) Limited ('Macquarie') As Identified In The Contract (A Draft Of Which Is Produced To The Meeting And Initialled By The Chairman For The Purposes Of Identification) ('CP Contract'), Providing For Off-Market Purchases (As Defined In Section 693(2) Of The Act) By The Company Of Its Ordinary Shares Of 10 Pence Each From Macquarie, Those Ordinary Shares Having Being Transmuted From Chess Depositary Interests ('CDIS'), Purchased By Macquarie At The Direction Of The Company, Be And Are Hereby Approved, Provided That: (A) The Maximum Aggregate Number Of Ordinary Shares Authorised To Be Purchased Is 88,153,185 (Representing Approximately 10% Of The Issued Ordinary Share Capital) Minus The Number Of Ordinary Shares Purchased Pursuant To Resolution 22; And (B) The Minimum Price (Exclusive Of Expenses) Which May Be Paid By Macquarie For Each CDI Is The Australian Dollar Equivalent Of 10 Pence Per CDI And The Maximum Price (Exclusive Of Expenses) Which May Be Paid By Macquarie For Each CDI Is The Highest Of: (I) 5% Above The Average Closing Prices For CDIS For The Previous Five Business Days Pre-ceeding The Day On Which The Company Instructs Macquarie To Purchase CDIS On Which Sales Of CDIS Were Recorded On The Australian Securities Exchange; And (Ii) The Higher Of The Price Of The Last Independent Trade And The Highest Current Independent Bid For A CDI On The Trading Venue Where The Purchase Is Carried Out; (C) The Price To Be Paid By The Company For Such Ordinary Shares Is The Price Paid By Macquarie For The Relevant CDI Plus Expenses, Such Authority To Apply Until The End Of The Next Annual Of The Company (Or, If Earlier, Until The Close Of Business On 31 March 2018) (Unless Previously Revoked Or Varied By The Company In General Meeting), But In Each Case, So That The Company May Purchase Ordinary Shares Under This Authority Which Will Or May Be Completed Wholly Or Partly After The Expiry Of The Authority As If The A	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
CYBG Plc, Leeds	31-Jan-17	Annual	That, In Addition To Any Power Granted Under Resolution 20 And Subject To The Passing Of Resolution 19, The Directors Be Generally Empowered Pursuant To Section 570 Of The Act To Allot Equity Securities (As Defined In Section 560(1) Of The Act) For Cash Pursuant To The Authority Granted By Resolution 19 And/or Pursuant To Section 573 Of The Act To Sell Ordinary Shares Held By The Company As Treasury Shares For Cash, In Each Case Free Of The Restriction In Section 561 Of The Act, Such Power To Be: (I) Limited To The Allotment Of Equity Securities And/or Sale Of Treasury Shares For Cash Up To An Aggregate Nominal Amount Of GBP 4,407,659 Calculated, In The Case Of Equity Securities Which Are Rights To Subscribe For, Or To Convert Securities Into, Ordinary Shares By Reference To The Aggregate Nominal Amount Of Relevant Shares Which May Be Allotted Pursuant To Such Rights; And (II) Used Only For The Purposes Of Financing (Or Refinancing, If The Authority Is To Be Used Within Six Months After The Original Transaction) A Transaction Which The Directors Determine To Be An Acquisition Or Other Capital Investment Of A Kind Contemplated By The Statement Of Principles On Dis-applying Pre-Emption Rights Most Recently Published By The Pre-Emption Group Prior To The Date Of This Notice, Such Power To Apply Until The End Of The Next Annual Of The Company (Or, If Earlier, Until The Close Of Business On 31 March 2018) (Unless Previously Revoked Or Varied By The Company In General Meeting) But, In Each Case, So That The Company May Make Offers And Enter Into Agreements Before The Power Expires Which Would, Or Might, Require Equity Securities To Be Allotted Or Rights To Subscribe For Or To Convert Any Security Into Shares To Be Granted (Or Treasury Shares To Be Sold) After The Power Ends And The Directors May Allot Equity Securities Or Grant Such Rights (Or Sell Treasury Shares) Under Any Such Offer Or Agreement As If The Power Conferred Hereby Had Not Ended	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
CYBG Plc, Leeds	31-Jan-17	Annual	That, Subject To The Passing Of Resolution 19, The Directors Be Generally Empowered Pursuant To Section 570 Of The Act To Allot Equity Securities (As Defined In Section 560(1) Of The Act) For Cash Pursuant To The Authority Granted By That Resolution And/or Pursuant To Section 573 Of The Act To Sell Ordinary Shares Held By The Company As Treasury Shares For Cash, In Each Case, As If Section 561 Of The Act Did Not Apply To Any Such Allotment Or Sale, Such Power To Be Limited: (A) To The Allotment Of Equity Securities And/or Sale Of Treasury Shares For Cash In Connection With An Offer Of, Or Invitation To Apply For, Equity Securities (But In The Case Of An Allotment Pursuant To The Authority Granted Under Paragraph (B) Of Resolution 19, Such Power Shall Be Limited To The Allotment Of Equity Securities In Connection With An Offer By Way Of A Rights Issue Only): (I) To Ordinary Shareholders In Proportion (As Nearly As May Be Practicable) To Their Existing Holdings; And (Ii) To Holders Of Other (II) To Holders Of Other Equity Securities, As Required By The Rights Of Those Securities Or, Subject To Such Rights As The Directors Otherwise Consider Necessary, And So That The Directors May Impose Any Limits Or Restrictions And Make Any Arrangements Which They Consider Necessary Or Appropriate To Deal With Treasury Shares, Fractional Entitlements, Record Dates, Legal, Regulatory Or Practical Problems In, Or Under The Laws Of, Any Territory Or Any Other Matter; And (B) In The Case Of The Authority Granted Under Paragraph (A) Of Resolution 19 And/or In The Case Of Any Sale Of Treasury Shares For Cash, (In Each Case, Otherwise Than Under Paragraph (A) Above), To The Allotment Of Equity Securities Or Sale Of Treasury Shares By Reference To The Aggregate Nominal Amount Of Relevant Shares Which May Be Allotted Pursuant To Such Rights, Such Power To Apply Until The End Of The Next Annual Of The Company (Or, If Earlier, Until The Close Of Business On 31 March 2018) (Unless Previously Revoked Or Varied By The Company In General Mee	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
CYBG Plc, Leeds	31-Jan-17	Annual	That, The Directors Be Generally And Unconditionally Authorised In Accordance With Section 551 Of The Companies Act 2006 (The 'Act') To Exercise All The Power Of The Company To Allot Shares In The Company And/or To Grant Rights To Subscribe For Or To Convert Any Security Into Shares In The Company: (A) Up To An Aggregate Nominal Amount Of GBP 29,384,395 (Such Amount To Be Reduced By The Aggregate Nominal Amount Allotted Or Made Under Paragraph (B) Below In Excess Of Such Sum); And (B) Comprising Equity Securities (As Defined In Section 560(1) Of The Act) Up To An Aggregate Nominal Amount Of GBP 58,768,790 (Such Amount To Be Reduced By The Aggregate Nominal Amount Of Any Allotments Or Grants Made Under Paragraph (A) Above) In Connection With An Offer By Way Of A Rights Issue: (I) To Ordinary Shareholders In Proportion (As Nearly As May Be Practicable) To Their Existing Holdings; And (Ii) To Holders Of Other Equity Securities As Required By The Rights Of Those Securities Or, Subject To Such Rights, As The Directors Otherwise Consider Necessary, And So That The Directors May Impose Any Limits Or Restrictions And Make Any Arrangements Which They Consider Necessary Or Appropriate To Deal With Treasury Shares, Fractional Entitlements, Record Dates, Legal, Regulatory Or Practical Problems In, Or Under The Laws Of, Any Territory Or Any Other Matter, Such Authorities To Apply Until The End Of The Next Annual Of The Company (Or, If Earlier, Until The Close Of Business On 31 March 2018) (Unless Previously Revoked Or Varied By The Company In General Meeting) But, In Each Case, So That The Company May Make Offers And Enter Into Agreements Before The Authority Expires Which Would, Or Might, Require Shares To Be Allotted Or Rights To Subscribe For Or Convert Securities Into Shares To Be Granted After The Authority Expires And The Directors May Allot Shares Or Grant Rights To Subscribe For Or Convert Securities Into Shares On Gerant Rights To Subscribe For Or Convert Securities Into Shares On Gerant Rights To Subscribe For Or	For
	31-Jan-17	Annual	To Approve The Amendments To The Rules Of The CYBG Deferred Equity Plan	For
	31-Jan-17	Annual	To Approve The Amendments To The Rules Of The CYBG Long-Term Incentive Plan	For
31-Jan-17	31-Jan-17	Annual	To Approve The Directors' Annual Report On Remuneration For The Year Ended 30 September 2016	For
	31-Jan-17 Ar	Annual	To Approve The Directors' Annual Report On Remuneration Set Out On Pages 104 To 105 (Inclusive) And 116 To 130 (Inclusive) Of The Company's Annual Report And Financial Statements For The Year Ended 30 September 2016	For
	31-Jan-17	Annual	To Approve The Directors' Remuneration Policy	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
CYBG Plc, Leeds	31-Jan-17	Annual	To Approve The Directors' Remuneration Policy Set Out On Pages 106 To 115 (Inclusive) Of The Company's Annual Report And Financial Statements For The Year Ended 30 September 2016	For
	31-Jan-17	Annual	To Authorise The Audit Committee For And On Behalf Of The Board To Determine The Remuneration Of The Auditors	For
	31-Jan-17	Annual	To Authorise The Audit Committee To Determine The Remuneration Of The Auditors	For
	31-Jan-17	Annual	To Authorise The Calling Of General Meetings Of The Company By Notice Of 14 Clear Days	For
	31-Jan-17	Annual	To Authorise The Company To Make Political Donations And Incur Political Expenditure	For
	31-Jan-17	Annual	To Authorise The Directors To Allot Shares	For
	31-Jan-17	Annual	To Authorise The Directors To Dis-apply Statutory Pre-Emption Rights In Respect Of 5% Of The Company's Issued Share Capital	For
	31-Jan-17	Annual	To Authorise The Directors To Dis-apply Statutory Pre-Emption Rights In Respect Of An Additional 5% Of The Company's Issued Share Capital	For
	31-Jan-17	Annual	To Elect Clive Adamson As A Director Of The Company	For
	31-Jan-17	Annual	To Elect Fiona Macleod As A Director Of The Company	For
	31-Jan-17	Annual	To Elect Paul Coby As A Director Of The Company	For
	31-Jan-17	Annual	To Elect Tim Wade As A Director Of The Company	For
	31-Jan-17	Annual	To Permit The Company To Enter Into A Contingent Purchase Contract Between The Company And Macquarie For The Purchase By The Company Of Ordinary Shares Converted From Chess Depositary Interests (CDIS)	For
	31-Jan-17	Annual	To Permit The Company To Purchase Its Own Shares	For
	31-Jan-17	Annual	To Re-Appoint Ernst & Young LLP As Auditors	For
	31-Jan-17	Annual	To Re-Appoint Ernst & Young LLP As Auditors Of The Company From The Conclusion Of This Meeting Until The Conclusion Of The Next General Meeting At Which Accounts Are Laid Before The Company	For
	31-Jan-17	Annual	To Receive The Annual Report And Financial Statements For The Year Ended 30 September 2016	For
	31-Jan-17	Annual	To Receive The Reports Of The Directors And Auditors And The Audited Financial Statements Of The Company For The Year Ended 30 September 2016	For
	31-Jan-17	Annual	To Re-Elect Adrian Grace As A Director Of The Company	For
	31-Jan-17	Annual	To Re-Elect David Bennett As A Director Of The Company	For
	31-Jan-17	Annual	To Re-Elect David Browne As A Director Of The Company	For
	31-Jan-17	Annual	To Re-Elect David Duffy As A Director Of The Company	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	31-Jan-17	Annual	To Re-Elect Debbie Crosbie As A Director Of The Company	For
	31-Jan-17	Annual	To Re-Elect Dr Teresa Robson-Capps As A Director Of The Company	For
	31-Jan-17	Annual	To Re-Elect Ian Smith As A Director Of The Company	For
	31-Jan-17	Annual	To Re-Elect Jim Pettigrew As A Director Of The Company	For
	31-Jan-17	Annual	To Re-Elect Richard Gregory As A Director Of The Company	Did Not Vote
Daimler AG, Stuttgart	29-Mar-17	Annual	Adjustment Of Supervisory Board Remuneration And Related Amendment of The Articles Of Incorporation	For
	29-Mar-17	Annual	Allocation Of Distributable Profit	For
	29-Mar-17	Annual	Amendment Of Section 13 Subsection 1 Of The Articles Of Incorporation (Shareholders' Meetings - Requirements For Attendance And Exercise Of Voting Rights)	For
	29-Mar-17	Annual	Appointment Of Auditors For The Company And For The Group: 2017 Financial Year Including Interim Reports	For
	29-Mar-17	Annual	Appointment Of Auditors For The Company And For The Group: Interim Reports 2018 To Annual Meeting 2018	For
	29-Mar-17	Annual	Election Of Members Of The Supervisory Board: Bader Mohammad Al Saad	For
	29-Mar-17	Annual	Election Of Members Of The Supervisory Board: Dr Clemens Boersig	For
	29-Mar-17	Annual	Ratification Of Board Of Management Members' Actions In The 2016 Financial Year	For
	29-Mar-17	Annual	Ratification Of Supervisory Board Members' Actions In The 2016 Financial Year	For
Danone SA, Paris	27-Apr-17	MIX	Allocation Of Income For The Financial Year Ended 31 December 2016 And Setting Of Dividend At 1.70 Euros Per Share	For
	27-Apr-17	MIX	Appointment Of Mr Gregg L. Engles As Director	For
	27-Apr-17	MIX	Approval Of Agreements Subject To The Provisions Of Articles L.225-38 And Following Of The French Commercial Code Entered Into By The Company And The J.P. Morgan Group	For
	27-Apr-17	MIX	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2016	For
	27-Apr-17	MIX	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2016	For
	27-Apr-17	MIX	Approval Of The Remuneration Policy For The Executive Officers	For
	27-Apr-17	MIX	Approval Of The Remuneration Policy For The President Of The Board Of Directors	For
	27-Apr-17	MIX	Authorisation Granted To The Board Of Directors To Allocate Existing Company Shares Or Shares To Be Issued By The Company, With Cancellation Of The Pre-Emptive Subscription Right Of Shareholders	For
	27-Apr-17	МІХ	Authorisation Granted To The Board Of Directors To Reduce The Capital By The Cancellation Of Shares	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Danone SA, Paris	27-Apr-17	MIX	Authorisation To Be Granted To The Board Of Directors To Purchase, Retain Or Transfer The Company's Shares	For
	27-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Increase The Company's Capital By The Incorporation Of Reserves, Profits, Premiums Or Other Sums Whose Capitalisation Would Be Permitted	For
	27-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Increase The Number Of Securities To Be Issued In The Event Of A Capital Increase, With Cancellation Of The Pre-Emptive Subscription Right Of Shareholders	For
	27-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Issue Common Shares And Securities Reserved For Employees Participating In A Company Savings Scheme And/or Reserved Sales Of Securities, With Cancellation Of The Pre-Emptive Subscription Right Of Shareholders	For
	27-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Issue Common Shares And Securities, With Cancellation Of The Pre-Emptive Subscription Right Of Shareholders, But With An Obligation To Grant A Right Of Priority	For
	27-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Issue Common Shares And Securities, With Cancellation Of The Pre-Emptive Subscription Right Of Shareholders, In The Event Of A Public Exchange Offer Initiated By The Company	For
	27-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Issue Common Shares And Securities, With Retention Of The Pre-Emptive Subscription Right Of Shareholders	For
	27-Apr-17	Securities, With Cancellation Of The Pre-Emptive Subscription Right With A View To Remunerating Contributions-In-Kind Made To The C	Delegation Of Powers Granted To The Board Of Directors To Issue Common Shares And Securities, With Cancellation Of The Pre-Emptive Subscription Right Of Shareholders, With A View To Remunerating Contributions-In-Kind Made To The Company And Consisting Of Equity Securities Or Securities Granting Access To The Capital	For
	27-Apr-17	MIX	Option For Payment Of Dividend In Shares	For
	27-Apr-17	MIX	Powers To Carry Out All Legal Formalities	For
	27-Apr-17	MIX	Renewal Of The Term Of Mr Jean-Michel Severino As Director	For
	27-Apr-17	MIX	Renewal Of The Term Of Mr Lionel Zinsou-Derlin As Director	For (Combined)
	27-Apr-17	MIX	Renewal Of The Term Of Ms Gaelle Olivier As Director	For
	27-Apr-17	MIX	Renewal Of The Term Of Ms Isabelle Seillier As Director	For
	27-Apr-17	MIX	Review Of The Compensation Owed Or Paid To Mr Emmanuel Faber, Managing Director, For The Financial Year Ended 31 December 2016	For
	27-Apr-17	MIX	Review Of The Compensation Owed Or Paid To Mr Franck Riboud, President Of The Board Of Directors, For The Financial Year Ended 31 December 2016	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
East Japan Railway	23-Jun-17	Annual	Appoint A Corporate Auditor Mori, Kimitaka	For
Company	23-Jun-17	Annual	Appoint A Director Arai, Kenichiro	Against
	23-Jun-17	Annual	Appoint A Director Matsuki, Shigeru	Against
	23-Jun-17	Annual	Appoint A Director Ota, Tomomichi	For
	23-Jun-17	Annual	Approve Appropriation Of Surplus	For
Facebook Inc.	01-Jun-17	Annual	A Stockholder Proposal Regarding A Gender Pay Equity Report.	Against
	01-Jun-17	Annual	A Stockholder Proposal Regarding A Lobbying Report.	For (Combined)
	01-Jun-17	Annual	A Stockholder Proposal Regarding An Independent Chair.	For (Combined)
	01-Jun-17	Annual	A Stockholder Proposal Regarding Change In Stockholder Voting.	For (Combined)
	01-Jun-17	Annual	A Stockholder Proposal Regarding False News.	Against
	01-Jun-17	Annual	Director	For (Combined)
	01-Jun-17	Annual	To Ratify The Appointment Of Ernst & Young LLP As Facebook, Inc.'s Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2017.	For
General Electric Company	26-Apr-17	Annual	Adopt Cumulative Voting For Director Elections	Against
	26-Apr-17	Annual	Advisory Approval Of Our Named Executives' Compensation	For
	26-Apr-17	Annual	Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation	Frequency
	26-Apr-17	Annual	Approval Of Ge's 2007 Long-Term Incentive Plan As Amended	For
	26-Apr-17	Annual	Approval Of The Material Terms Of Senior Officer Performance Goals	For
	26-Apr-17	Annual	Election Of Director: Andrea Jung	For
	26-Apr-17	Annual	Election Of Director: Francisco D'Souza	For
	26-Apr-17	Annual	Election Of Director: James E. Rohr	For
	26-Apr-17	Annual	Election Of Director: James J. Mulva	For
	26-Apr-17	Annual	Election Of Director: James S. Tisch	For
	26-Apr-17	Annual	Election Of Director: Jeffrey R. Immelt	For
	26-Apr-17	Annual	Election Of Director: John J. Brennan	For
	26-Apr-17	Annual	Election Of Director: Lowell C. McAdam	For
	26-Apr-17	Annual	Election Of Director: Marijn E. Dekkers	For
	26-Apr-17	Annual	Election Of Director: Mary L. Schapiro	For
	26-Apr-17	Annual	Election Of Director: Peter B. Henry	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	26-Apr-17	Annual	Election Of Director: Risa Lavizzo-Mourey	For
	26-Apr-17	Annual	Election Of Director: Robert W. Lane	For
	26-Apr-17	Annual	Election Of Director: Rochelle B. Lazarus	For
	26-Apr-17	Annual	Election Of Director: Sebastien M. Bazin	For
	26-Apr-17	Annual	Election Of Director: Steven M. Mollenkopf	For
	26-Apr-17	Annual	Election Of Director: Susan J. Hockfield	For
	26-Apr-17	Annual	Election Of Director: W. Geoffrey Beattie	For
	26-Apr-17	Annual	Ratification Of KPMG As Independent Auditor For 2017	For
	26-Apr-17	Annual	Report On Charitable Contributions	Against
	26-Apr-17	Annual	Report On Lobbying Activities	Against
	26-Apr-17	Annual	Require The Chairman Of The Board To Be Independent	For
Gilead Sciences, Inc.	10-May-17	Annual	Advisory Vote As To The Frequency Of Future Advisory Shareholder Votes On Executive Compensation.	Frequency
	10-May-17	Annual	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For
	10-May-17	Annual	Election Of Director: Gayle E. Wilson	For
	10-May-17	Annual	Election Of Director: John C. Martin, Ph.D.	For
	10-May-17	Annual	Election Of Director: John F. Cogan, Ph.D.	For
	10-May-17	Annual	Election Of Director: John F. Milligan, Ph.D.	For
	10-May-17	Annual	Election Of Director: Kelly A. Kramer	For
	10-May-17	Annual	Election Of Director: Kevin E. Lofton	For
	10-May-17	Annual	Election Of Director: Nicholas G. Moore	For
	10-May-17	Annual	Election Of Director: Per Wold-Olsen	For
	10-May-17	Annual	Election Of Director: Richard J. Whitley, M.D	For
	10-May-17	Annual	Ratification Of The Selection Of Independent Registered Public Accounting Firm.	For
	10-May-17	Annual	Restatement Of The Gilead Sciences, Inc. 2004 Equity Incentive Plan.	For
	10-May-17	Annual	Stockholder Proposal Requesting That The Board Adopt A Policy That The Chairman Of The Board Of Directors Be An Independent Director.	For
	10-May-17	Annual	Stockholder Proposal Requesting That The Board Take Steps To Permit Stockholder Action By Written Consent.	For
Honeywell International Inc.	24-Apr-17	Annual	Advisory Vote On The Frequency Of Future Advisory Votes To Approve Executive Compensation.	Frequency
	24-Apr-17	Annual	Advisory Vote To Approve Executive Compensation.	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Honeywell International	24-Apr-17	Annual	Approval Of Independent Accountants.	For
Inc.	24-Apr-17	Annual	Election Of Director: Bradley T. Sheares	For
	24-Apr-17	Annual	Election Of Director: Clive Hollick	For
	24-Apr-17	Annual	Election Of Director: D. Scott Davis	For
	24-Apr-17	Annual	Election Of Director: Darius Adamczyk	For
	24-Apr-17	Annual	Election Of Director: David M. Cote	For
	24-Apr-17	Annual	Election Of Director: George Paz	For
	24-Apr-17	Annual	Election Of Director: Grace D. Lieblein	For
	24-Apr-17	Annual	Election Of Director: Jaime Chico Pardo	For
	24-Apr-17	Annual	Election Of Director: Judd Gregg	For
	24-Apr-17	Annual	Election Of Director: Kevin Burke	For
	24-Apr-17	Annual	Election Of Director: Linnet F. Deily	For
	24-Apr-17	Annual	Election Of Director: Robin L. Washington	For
	24-Apr-17	Annual	Election Of Director: William S. Ayer	For
	24-Apr-17	Annual	Independent Board Chairman.	Against
	24-Apr-17	Annual	Political Lobbying And Contributions.	For
Intel Corporation	18-May-17	Annual	Advisory Vote On The Frequency Of Holding Future Advisory Votes To Approve Executive Compensation	Frequency
	18-May-17	Annual	Advisory Vote To Approve Executive Compensation	For
	18-May-17	Annual	Approval Of Amendment And Restatement Of The 2006 Equity Incentive Plan	For
	18-May-17	Annual	Election Of Director: Andy D. Bryant	For
	18-May-17	Annual	Election Of Director: Aneel Bhusri	For
	18-May-17	Annual	Election Of Director: Brian M. Krzanich	For
	18-May-17	Annual	Election Of Director: Charlene Barshefsky	For
	18-May-17	Annual	Election Of Director: David B. Yoffie	For
	18-May-17	Annual	Election Of Director: David S. Pottruck	For
	18-May-17	Annual	Election Of Director: Frank D. Yeary	For
	18-May-17	Annual	Election Of Director: Gregory D. Smith	For
	18-May-17	Annual	Election Of Director: Omar Ishrak	For
	18-May-17	Annual	Election Of Director: Reed E. Hundt	For
	18-May-17	Annual	Election Of Director: Tsu-Jae King Liu	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	18-May-17	Annual	Ratification Of Selection Of Ernst & Young LLP As Our Independent Registered Public Accounting Firm For 2017	For
	18-May-17	Annual	Stockholder Proposal Requesting An Annual Advisory Stockholder Vote On Political Contributions	Against
	18-May-17	Annual	Stockholder Proposal Requesting That Votes Counted On Stockholder Proposals Exclude Abstentions	Against
Intuit Inc.	19-Jan-17	Annual	Approval Of The Amended And Restated 2005 Equity Incentive Plan To (A) Increase The Share Reserve By An Additional 23,110,386 Shares; (B) Reapprove The Material Terms Of Performance-Based Compensation For Purposes Of Section 162(M) Of The Internal Revenue Code Of 1986, As Amended; And (C) Amend Certain Terms Of The 2005 Equity Incentive Plan.	For
	19-Jan-17	Annual	Approval, On An Advisory Basis, Of The Company's Executive Compensation.	For
	19-Jan-17	Annual	Election Of Director: Brad D. Smith	For
	19-Jan-17	Annual	Election Of Director: Dennis D. Powell	For
	19-Jan-17	Annual	Election Of Director: Diane B. Greene	For
	19-Jan-17	Annual	Election Of Director: Eve Burton	For
	19-Jan-17	Annual	Election Of Director: Jeff Weiner	For
	19-Jan-17	Annual	Election Of Director: Raul Vazquez	For
	19-Jan-17	Annual	Election Of Director: Richard L. Dalzell	For
	19-Jan-17	Annual	Election Of Director: Scott D. Cook	For
	19-Jan-17	Annual	Election Of Director: Suzanne Nora Johnson	For
	19-Jan-17	Annual	Ratification Of The Selection Of Ernst & Young LLP As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending July 31, 2017.	For
Janus Capital Group Inc.	25-Apr-17	Special	Adjournment Of The Janus Special Meeting. To Consider And Vote On A Proposal To Adjourn The Janus Special Meeting, If Necessary Or Appropriate, To Solicit Additional Proxies If There Are Not Sufficient Votes To Approve The Janus Merger Proposal (The "Janus Adjournment Proposal").	For
	25-Apr-17	Special	Adoption Of Merger Agreement. To Consider And Vote On A Proposal To Adopt The Agreement And Plan Of Merger, Dated As Of October 3, 2016, By And Among Henderson Group Plc, A Company Incorporated And Registered In Jersey, Channel Islands, Horizon Orbit Corp., A Delaware Corporation And A Direct And Wholly Owned Subsidiary Of Henderson, And Janus Capital Group Inc., A Delaware Corporation, A Copy Of Which Is Attached As Annex A To The Proxy Statement/Prospectus(Due To Space Limits, See Proxy Statement For Full Proposal).	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Janus Capital Group Inc.	25-Apr-17	Special	Approval, On An Advisory (Non-Binding) Basis, Of A Certain Amendment To The Henderson Articles Of Association. To Consider And Vote On A Non-Binding, Advisory Proposal To Approve An Amendment To The Henderson Articles Of Association Removing Pre-emptive Rights For Janus Henderson Shareholders On New Issuances Of Janus Henderson Ordinary Shares.	For
	25-Apr-17	Special	Approval, On An Advisory (Non-Binding) Basis, Of A Certain Amendment To The Henderson Articles Of Association. To Consider And Vote On A Non-Binding, Advisory Proposal To Approve An Amendment To The Henderson Articles Of Association Removing The Requirement That The Janus Henderson Board Seek The Approval Of Janus Henderson Shareholders To Issue Janus Henderson Ordinary Shares.	For
	Henderson Articles Of Association. To Consider And Vote On A Non-Binding, Ad Proposal To Approve An Amendment To The Henderson Articles Of Association Requiring Directors Of Janus Henderson To Be Re-Elected At Each Annual Janu Henderson Shareholder Meeting (Together With Proposals 3 Through 6, The	Requiring Directors Of Janus Henderson To Be Re-Elected At Each Annual Janus	For	
25-Apr-17SpecialApproval, On An Advisory (Non-Binding) Basis, Of A Certain Amendment Henderson Memorandum Of Association. To Consider And Vote On A No Advisory Proposal To Approve An Amendment To The Henderson Memor Association Implementing The Share Consolidation Of Henderson Ordina Ratio Of One New Janus Henderson Ordinary Share (Or CDI) For Every Ordinary Shares (Or CDIS, As Applicable) Outstanding, To Be Implement Upon The Closing Of The Merger.25-Apr-17SpecialApproval, On An Advisory (Non-Binding) Basis, Of A Certain Amendment Henderson Memorandum Of Association. To Consider And Vote On A No Advisory Proposal To Approve An Amendment To The Henderson Memor Advisory Proposal To Approve An Amendment To The Henderson Memor Advisory Proposal To Approve An Amendment To The Henderson Memor Advisory Proposal To Approve An Amendment To The Henderson Memor Advisory Proposal To Approve An Amendment To The Henderson Memor Advisory Proposal To Approve An Amendment To The Henderson Memor Advisory Proposal To Approve An Amendment To The Henderson Memor Advisory Proposal To Approve An Amendment To The Henderson Memor Association Increasing The Authorized Share Capital Of The Company Fr 274,363,847.00 To \$720,000,000.25-Apr-17SpecialApproval, On An Advisory (Non-Binding) Basis, Of Certain Compensatory With Janus Named Executive Officers. To Consider And Vote On A Non- Proposal To Approve The Compensation That May Become Payable To J	25-Apr-17	Special	Approval, On An Advisory (Non-Binding) Basis, Of A Certain Amendment To The Henderson Memorandum Of Association. To Consider And Vote On A Non-Binding, Advisory Proposal To Approve An Amendment To The Henderson Memorandum Of Association Implementing The Share Consolidation Of Henderson Ordinary Shares At A Ratio Of One New Janus Henderson Ordinary Share (Or CDI) For Every 10 Henderson Ordinary Shares (Or CDIS, As Applicable) Outstanding, To Be Implemented Effective Upon The Closing Of The Merger.	Against
	Approval, On An Advisory (Non-Binding) Basis, Of A Certain Amendment To The Henderson Memorandum Of Association. To Consider And Vote On A Non-Binding, Advisory Proposal To Approve An Amendment To The Henderson Memorandum Of Association Increasing The Authorized Share Capital Of The Company From 274,363,847.00 To \$720,000,000.	Against		
	25-Apr-17	Special	Approval, On An Advisory (Non-Binding) Basis, Of Certain Compensatory Arrangements With Janus Named Executive Officers. To Consider And Vote On A Non-Binding, Advisory Proposal To Approve The Compensation That May Become Payable To Janus's Named Executive Officers In Connection With The Consummation Of The Merger (The "Janus Compensation Proposal").	For
Johnson & Johnson	27-Apr-17	Annual	Advisory Vote On Frequency Of Voting To Approve Named Executive Officer Compensation	Frequency
	27-Apr-17	Annual	Advisory Vote To Approve Named Executive Officer Compensation	For
	27-Apr-17	Annual	Election Of Director: A. Eugene Washington	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	27-Apr-17	Annual	Election Of Director: Alex Gorsky	For
	27-Apr-17	Annual	Election Of Director: Anne M. Mulcahy	For
	27-Apr-17	Annual	Election Of Director: Charles Prince	For
	27-Apr-17	Annual	Election Of Director: D. Scott Davis	For
	27-Apr-17	Annual	Election Of Director: Ian E. L. Davis	For
	27-Apr-17	Annual	Election Of Director: Mark B. McClellan	For
	27-Apr-17	Annual	Election Of Director: Mary C. Beckerle	For
	27-Apr-17	Annual	Election Of Director: Ronald A. Williams	For
	27-Apr-17	Annual	Election Of Director: William D. Perez	For
	27-Apr-17	Annual	Ratification Of Appointment Of PriceWaterhouseCoopers LLP As The Independent Registered Public Accounting Firm For 2017	For
	27-Apr-17	Annual	Re-Approval Of The Material Terms Of Performance Goals Under The 2012 Long-Term Incentive Plan	For
	27-Apr-17	Annual	Shareholder Proposal - Independent Board Chairman	For
Johnson & Johnson, New Brunswick, NJ	27-Apr-17	Annual	Advisory Vote On Frequency Of Voting To Approve Named Executive Officer Compensation: Please Vote On This Resolution To Approve 1 Year	For
	27-Apr-17	Annual	Advisory Vote On Frequency Of Voting To Approve Named Executive Officer Compensation: Please Vote On This Resolution To Approve 2 Years	Frequency
	27-Apr-17	Annual	Advisory Vote On Frequency Of Voting To Approve Named Executive Officer Compensation: Please Vote On This Resolution To Approve 3 Years	Frequency
	27-Apr-17	Annual	Advisory Vote On Frequency Of Voting To Approve Named Executive Officer Compensation: Please Vote On This Resolution To Approve Abstain	Frequency
	27-Apr-17	Annual	Advisory Vote To Approve Named Executive Officer Compensation	For
	27-Apr-17	Annual	Election Of Director: A. Eugene Washington	For
	27-Apr-17	Annual	Election Of Director: Alex Gorsky	For
	27-Apr-17	Annual	Election Of Director: Anne M. Mulcahy	For
	27-Apr-17	Annual	Election Of Director: Charles Prince	For
	27-Apr-17	Annual	Election Of Director: D. Scott Davis	For
	27-Apr-17	Annual	Election Of Director: Ian E. L. Davis	For
	27-Apr-17	Annual	Election Of Director: Mark B. McClellan	For
	27-Apr-17	Annual	Election Of Director: Mary C. Beckerle	For
	27-Apr-17	Annual	Election Of Director: Ronald A. Williams	For
	27-Apr-17	Annual	Election Of Director: William D. Perez	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	27-Apr-17	Annual	Please Note That This Resolution Is A Shareholder Proposal: Shareholder Proposal - Independent Board Chairman	For
	27-Apr-17	Annual	Ratification Of Appointment Of PriceWaterhouseCoopers LLP As The Independent Registered Public Accounting Firm For 2017	For
	27-Apr-17	Annual	Re-Approval Of The Material Terms Of Performance Goals Under The 2012 Long-Term Incentive Plan	For
JP Morgan Chase & Co.	16-May-17	Annual	Advisory Resolution To Approve Executive Compensation	For
	16-May-17	Annual	Advisory Vote On Frequency Of Advisory Resolution To Approve Executive Compensation	Frequency
	16-May-17	Annual	Clawback Amendment	Against
	16-May-17	Annual	Election Of Director: Crandall C. Bowles	For
	16-May-17	Annual	Election Of Director: James A. Bell	For
	16-May-17	Annual	Election Of Director: James Dimon	For
	16-May-17	Annual	Election Of Director: James S. Crown	For
	16-May-17	Annual	Election Of Director: Laban P. Jackson, Jr.	For
	16-May-17	Annual	Election Of Director: Lee R. Raymond	For
	16-May-17	Annual	Election Of Director: Linda B. Bammann	For
	16-May-17	Annual	Election Of Director: Michael A. Neal	For
	16-May-17	Annual	Election Of Director: Stephen B. Burke	For
	16-May-17	Annual	Election Of Director: Timothy P. Flynn	For
	16-May-17	Annual	Election Of Director: Todd A. Combs	For
	16-May-17	Annual	Election Of Director: William C. Weldon	For
	16-May-17	Annual	Gender Pay Equity	For
	16-May-17	Annual	How Votes Are Counted	Against
	16-May-17	Annual	Independent Board Chairman	For
	16-May-17	Annual	Ratification Of Independent Registered Public Accounting Firm	For
	16-May-17	Annual	Special Shareowner Meetings	For
	16-May-17	Annual	Vesting For Government Service	Against
Kimberly-Clark Corporation	20-Apr-17	Annual	Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation.	Frequency
	20-Apr-17	Annual	Advisory Vote To Approve Named Executive Officer Compensation	For
	20-Apr-17	Annual	Election Of Director: Michael D. White	For
	20-Apr-17	Annual	Election Of Director: Abelardo E. Bru	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	20-Apr-17	Annual	Election Of Director: Christa S. Quarles	For
	20-Apr-17	Annual	Election Of Director: Fabian T. Garcia	For
	20-Apr-17	Annual	Election Of Director: Ian C. Read	For
	20-Apr-17	Annual	Election Of Director: James M. Jenness	For
	20-Apr-17	Annual	Election Of Director: John F. Bergstrom	For
	20-Apr-17	Annual	Election Of Director: Mae C. Jemison, M.D.	For
	20-Apr-17	Annual	Election Of Director: Marc J. Shapiro	For
	20-Apr-17	Annual	Election Of Director: Michael D. Hsu	For
	20-Apr-17	Annual	Election Of Director: Nancy J. Karch	For
	20-Apr-17	Annual	Election Of Director: Robert W. Decherd	For
	20-Apr-17	Annual	Election Of Director: Thomas J. Falk	For
	20-Apr-17	Annual	Ratification Of Auditors	For
Legrand SA, Limoges	31-May-17	MIX	Allocation Of Income And Setting Of The Dividend Amount	For
	31-May-17	MIX	Approval Of The Consolidated Financial Statements For The Financial Year 2016	For
	31-May-17	MIX	Approval Of The Corporate Financial Statements For The 2016 Financial Year	For
	31-May-17	MIX	Authorisation Granted To The Board Of Directors To Allow The Company To Trade In Its Own Shares	For
	31-May-17	MIX	Authorisation Granted To The Board Of Directors To Reduce The Share Capital By Cancelling Treasury Shares	For
	31-May-17	MIX	Compensation Policy Regarding The Chief Executive Officer For The 2017 Financial Year: Approval Of The Principles And Criteria For Determining, Distributing And Allocating Fixed, Variable And Exceptional Components Making Up The Total Compensation And Benefits Of All Kinds To Be Allocated To The Chief Executive Officer For Their Term	For
	31-May-17	MIX	Non-Renewal Of The Term Of The Company Beas As Deputy Statutory Auditors	For
	31-May-17	MIX	Powers To Carry Out All Legal Formalities	For
	31-May-17	MIX	Renewal Of The Term Of Ms Annalisa Loustau Elia As Director	For
	31-May-17	MIX	Renewal Of The Term Of The Company Deloitte & Associates As Statutory Auditors	For
	31-May-17	MIX	Review Of The Compensation Owed Or Allocated To Mr Gilles Schnepp, Chief Executive Officer, For The Financial Year Ended 31 December 2016	For
Liberty Global PLC	21-Jun-17	Annual	To Appoint KPMG LLP (U.K.) As Liberty Global's U.K. Statutory Auditor Under The U.K. Companies Act 2006 (To Hold Office Until The Conclusion Of The Next Annual At Which Accounts Are Laid Before Liberty Global).	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Liberty Global PLC	21-Jun-17	Annual	To Approve The Director's Compensation Policy Contained In Appendix A Of Liberty Global's Proxy Statement For The 2017 Annual Of Shareholders (In Accordance With Requirements Applicable To United Kingdom (U.K.) Companies) To Be Effective As Of The Date Of The 2017 Annual Of Shareholders.	Against
	21-Jun-17	Annual	To Approve The Form Of Agreements And Counterparties Pursuant To Which Liberty Global May Conduct The Purchase Of Its Ordinary Shares In Its Capital And Authorize All Or Any Of Liberty Global's Directors And Senior Officers To Enter Into, Complete And Make Purchases Of Ordinary Shares In The Capital Of Liberty Global Pursuant To The Form Of Agreements And With Any Of The Approved Counterparties, Which Approvals Will Expire On The Fifth Anniversary Of The 2017 Annual Of Shareholders.	Against (Combined)
	21-Jun-17	Annual	To Approve, On An Advisory Basis, The Compensation Of The Named Executive Officers, As Disclosed In Liberty Global's Proxy Statement For The 2017 Annual Of Shareholders Pursuant To The Compensation Disclosure Rules Of The Securities And Exchange Commission, Including The Compensation Discussion And Analysis Section, The Summary Compensation Table And Other Related Tables And Disclosure.	Against
	21-Jun-17	Annual	To Approve, On An Advisory, Basis The Annual Report On The Implementation Of The Directors' Compensation Policy For The Year Ended December 31, 2016, Contained In Appendix A Of The Proxy Statement (In Accordance With Requirements Applicable To U.K. Companies).	Against
	21-Jun-17	Annual	To Authorize The Audit Committee Of Liberty Global's Board Of Directors To Determine The U.K. Statutory Auditor's Compensation	For
	21-Jun-17	Annual	To Elect David Wargo As A Director Of Liberty Global For A Term Expiring At The Annual To Be Held In 2020.	For (Combined)
	21-Jun-17	Annual	To Elect JC Sparkman As A Director Of Liberty Global For A Term Expiring At The Annual To Be Held In 2020.	Against
	21-Jun-17	Annual	To Elect John W. Dick As A Director Of Liberty Global For A Term Expiring At The Annual To Be Held In 2020.	For
	21-Jun-17	Annual	To Elect Miranda Curtis As A Director Of Liberty Global For A Term Expiring At The Annual To Be Held In 2020.	For
	21-Jun-17	Annual	To Ratify The Appointment Of KPMG LLP (U.S.) As Liberty Global's Independent Auditor For The Year Ending December 31, 2017.	For
Eli Lilly and Company	01-May-17	Annual	Advisory Vote On Compensation Paid To The Company's Named Executive Officers.	For
	01-May-17	Annual	Advisory Vote Regarding The Frequency Of Advisory Votes On Compensation Paid To The Company's Named Executive Officers.	Frequency
	01-May-17	Annual	Approve Amendment To The Lilly Directors' Deferral Plan.	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	01-May-17	Annual	Consideration Of A Shareholder Proposal Seeking A Report Regarding Direct And Indirect Political Contributions.	For (Combined)
	01-May-17	Annual	Election Of Director: D. A. Ricks	For
	01-May-17	Annual	Election Of Director: J. C. Lechleiter	For
	01-May-17	Annual	Election Of Director: M. L. Eskew	For (Combined)
	01-May-17	Annual	Election Of Director: M. S. Runge	For
	01-May-17	Annual	Election Of Director: W. G. Kaelin, Jr.	For
	01-May-17	Annual	Ratification Of The Appointment By The Audit Committee Of The Board Of Directors Of Ernst & Young LLP As Principal Independent Auditor For 2017.	For
Linde AG, Muenchen	10-May-17	Annual	Appointment Of Auditors: For The 2017 Financial Year: KPMG Ag, Berlin	For
	10-May-17	Annual	Appointment Of Auditors: For The Interim Financial Statements And Interim Report Of The First Quarter Of 2018: KPMG Ag, Berlin	For
	10-May-17	Annual	Election Of Thomas Enders To The Supervisory Board	For
	10-May-17	Annual	Presentation Of The Financial Statements And Annual Report For The 2016 Financial Year With The Report Of The Supervisory Board, The Group Financial Statements, The Group Annual Report, And The Report Pursuant To Sections 289(4) And 315(4) Of The German Commercial Code	Did Not Vote
	10-May-17	Annual	Ratification Of The Acts Of The Board Of Mds	For (Combined)
	10-May-17	Annual	Ratification Of The Acts Of The Supervisory Board	For (Combined)
	10-May-17	Annual	Resolution On The Appropriation Of The Distributable Profit Of Eur 686,860,862.70 Shall Be Appropriated As Follows: Payment Of A Dividend Of Eur 3.70 Per No-Par Share Ex- Dividend Date: May 11, 2017 Payable Date: May 15, 2017	For
Lvmh Moet Hennessy	13-Apr-17	MIX	Allocation Of Income - Setting Of Dividend: 4 Euros Per Share	For
Louis Vuitton SE, Paris	13-Apr-17	MIX	Appointment Of Mr Albert Frere As Observer	Against
	13-Apr-17	MIX	Appointment Of Mr Pierre Gode As Observer	Against
	13-Apr-17	MIX	Approval Of The Consolidated Financial Statements	For
	13-Apr-17	MIX	Approval Of The Corporate Financial Statements	For
	13-Apr-17	MIX	Approval Of The Regulated Agreements And Commitments	For (Combined)
	13-Apr-17	MIX	Approval Of The Remuneration Policy For The Executive Officers	For (Combined)

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Lvmh Moet Hennessy Louis Vuitton SE, Paris	13-Apr-17	MIX	Authorisation To Be Granted To The Board Of Directors, For A Period Of 18 Months, To Reduce The Share Capital Through The Cancellation Of Shares Held By The Company Following The Purchase Of Its Own Securities	For
	13-Apr-17	MIX	Authorisation To Be Granted To The Board Of Directors, For A Period Of 18 Months, To Trade In Company Shares For A Maximum Purchase Price Of Eur 300.00 Per Share, Amounting To A Total Maximum Price Of Eur 15.2 Billion	For
	13-Apr-17	МІХ	Authorisation To Be Granted To The Board Of Directors, For A Period Of 26 Months, To Proceed To Grant Subscription Options With Cancellation Of The Pre-Emptive Subscription Right Of Shareholders, Or Share Purchase Options For The Benefit Of Employees And Executive Directors Of The Company And Associated Entities Within The Limit Of 1% Of The Capital	For (Combined)
	13-Apr-17	МІХ	Authorisation To Be Granted To The Board Of Directors, For A Period Of Twenty-Six Months, To Set The Issue Price Of The Shares And/or Transferable Securities Granting Access To The Capital Up To A Maximum Of 10% Of Capital Per Year, Under A Share Capital Increase By Issue Without The Pre-Emptive Subscription Right Pursuant To The Twenty-First And Twenty-Second Resolution	Against
	13-Apr-17	MIX	Delegation Granted To The Board Of Directors To Harmonise The Company By-Laws With New Legislative And Regulatory Provisions	Against (Combined)
	13-Apr-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors, For A Period Of Twenty-Six Months, To Increase The Number Of Securities To Be Issued In The Event Of A Capital Increase With Retention Or Cancellation Of The Pre-Emptive Subscription Right Of Shareholders In The Context Of Over-Subscription Options In The Event Of Subscriptions Exceeding The Number Of Securities Offered	Against
	13-Apr-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors, For A Period Of Twenty-Six Months, To Increase The Share Capital By Incorporating Profits, Reserves, Premiums Or Other Elements	For
	13-Apr-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue By Public Offer Common Shares And/or Equity Securities Granting Access To Other Equity Securities Or Granting The Right To The Allocation Of Debt Securities And/or Transferable Securities Granting Access To Equity Securities To Be Issued, With Cancellation Of The Pre-Emptive Subscription Right With Option To Grant A Priority Right	Against

Louis Vuitton SE, Paris Twenty-Six Months, To Issue Common Shares And/or Equity Securities Granting Access To Other Equity Securities Granting The Right To The Allocation Of Debt Securities And/or Transferable Securities Granting Access To Equity Securities To The Benefit Of Claudified Investors Of Of Allontity To Debt Securities Granting Access To Clautities Common Shares And/or Equity Securities Of Common Shares Shares And/or Transferable Securities Granting The Allocation Of Debt Securities Granting Access To Other Equity Securities Of The Benefit Of Claudified Investors Of Of A Limited Grave Of Debt Securities Granting Access To Other Equity Securities Or Of The Allocation Of Debt Securities And/or Transferable Securities Granting Access To Equity Securities Granting Access To Other Equity Securities Or The Pretemptive Subscription Right For 13-Apr-17 MIX Delegation Of Authority To Be Granted To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares And/or Equity Securities Granting Access To Other Equity Securities Or To The Allocation Of Debt Securities Access To Other Equity Securities Or To The Allocation Of Debt Securities Access To Other Equity Securities Or To The Allocation Of Debt Securities Access To Other Equity Securities Or Any Public Exchange Offer Initiated By The Company Securities Granting Access To The Company's Capital With Cancellation Of The Pre-Emptive Subscription Right Of The Shareholders For The Benefit Of The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares And/or Transferable Securities Granting Access To The Company's Capital With Cancellation Of The Pre-Emptive Subscription Right Of The Shareholders For The Benefit Of The Mambers Of The Group's Company Savings Plan(S) To Athwhytiry To Be Granted To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares As Consideration For Contributions-In-Kind	COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Twenty-Six Months, To Issue Common Shares And/or Equity Securities Granting Access To Other Equity Securities Or Granting The Right To The Allocation Of Debt Securities And/or Transferable Securities Granting Access To Equity Securities To Be Issued, With Retention Of The Pre-Emptive Subscription Right(Combine13-Apr-17MIXDelegation Of Authority To Be Granted To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares And/or Equity Securities Granting Access To Other Equity Securities Or To The Allocation Of Debt Securities Tendered To Any Public Exchange Offer Initiated By The CompanyAgainst13-Apr-17MIXDelegation Of Authority To Be Granted To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares And/or Transferable Securities Granting Access To The Company's Capital With Cancellation Of The Pre-Emptive Subscription Right Of The Shareholders For The Benefit Of The Board Of Directors, For A Period Of 		13-Apr-17	MIX	Twenty-Six Months, To Issue Common Shares And/or Equity Securities Granting Access To Other Equity Securities Or Granting The Right To The Allocation Of Debt Securities And/or Transferable Securities Granting Access To Equity Securities To Be Issued, With Cancellation Of The Pre-Emptive Subscription Right, Within The Context Of A Private	Against
Twenty-Six Months, To Issue Shares And/or Equity Securities Granting Access To Other Equity Securities Or To The Allocation Of Debt Securities As Consideration For Securities Tendered To Any Public Exchange Offer Initiated By The CompanyFor13-Apr-17MIXDelegation Of Authority To Be Granted To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares And/or Transferable Securities Granting Access To The Company's Capital With Cancellation Of The Pre-Emptive Subscription Right Of The Shareholders For The Benefit Of The Members Of The Group's Company Savings Plan(S) To A Maximum Amount Of 1% Of The Share CapitalFor13-Apr-17MIXDelegation Of Authority To Be Granted To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares As Consideration For Contributions-In-Kind Of Equity Securities Or Of Transferable Securities Granting Access To The Limit Of 10% Of The Share CapitalFor13-Apr-17MIXHarmonisation Of Company By-Laws: Articles 4 And 23Against (Combine 		13-Apr-17	MIX	Twenty-Six Months, To Issue Common Shares And/or Equity Securities Granting Access To Other Equity Securities Or Granting The Right To The Allocation Of Debt Securities And/or Transferable Securities Granting Access To Equity Securities To Be Issued, With	For (Combined)
Twenty-Six Months, To Issue Shares And/or Transferable Securities Granting Access To The Company's Capital With Cancellation Of The Pre-Emptive Subscription Right Of The Shareholders For The Benefit Of The Members Of The Group's Company Savings Plan(S) To A Maximum Amount Of 1% Of The Share CapitalFor For (Combine13-Apr-17MIXDelegation Of Authority To Be Granted To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares As Consideration For Contributions-In-Kind Of Equity Securities Or Of Transferable Securities Granting Access To The Capital Up To The Limit Of 10% Of The Share CapitalFor (Combine13-Apr-17MIXHarmonisation Of Company By-Laws: Articles 4 And 23Against 		13-Apr-17	MIX	Twenty-Six Months, To Issue Shares And/or Equity Securities Granting Access To Other Equity Securities Or To The Allocation Of Debt Securities As Consideration For Securities	Against
Twenty-Six Months, To Issue Shares As Consideration For Contributions-In-Kind Of Equity Securities Or Of Transferable Securities Granting Access To The Capital Up To The Limit Of 10% Of The Share Capital(Combine Against (Combine)13-Apr-17MIXHarmonisation Of Company By-Laws: Articles 4 And 23Against (Combine)13-Apr-17MIXRenewal Of Term Of Mr Nicolas Bazire As DirectorFor Against (Sombine)13-Apr-17MIXRenewal Of Term Of Mr Paolo Bulgari As ObserverFor For Against (Sombine)13-Apr-17MIXRenewal Of Term Of Ms Delphine Arnault As DirectorFor For For For For T3-Apr-17MIXRenewal Of The Term Of Mr Antonio Belloni As DirectorFor For		13-Apr-17	MIX	Twenty-Six Months, To Issue Shares And/or Transferable Securities Granting Access To The Company's Capital With Cancellation Of The Pre-Emptive Subscription Right Of The Shareholders For The Benefit Of The Members Of The Group's Company Savings	For
13-Apr-17MIXRenewal Of Term Of Mr Nicolas Bazire As Director(Combine For 13-Apr-1713-Apr-17MIXRenewal Of Term Of Mr Paolo Bulgari As ObserverAgainst13-Apr-17MIXRenewal Of Term Of Ms Delphine Arnault As DirectorFor For For13-Apr-17MIXRenewal Of Term Of Mr Antonio Belloni As DirectorFor For		13-Apr-17	MIX	Twenty-Six Months, To Issue Shares As Consideration For Contributions-In-Kind Of Equity Securities Or Of Transferable Securities Granting Access To The Capital Up To	For (Combined)
13-Apr-17 MIX Renewal Of Term Of Mr Paolo Bulgari As Observer Against 13-Apr-17 MIX Renewal Of Term Of Ms Delphine Arnault As Director For 13-Apr-17 MIX Renewal Of Term Of Ms Delphine Arnault As Director For 13-Apr-17 MIX Renewal Of The Term Of Mr Antonio Belloni As Director For		13-Apr-17	MIX	Harmonisation Of Company By-Laws: Articles 4 And 23	Against (Combined)
13-Apr-17 MIX Renewal Of Term Of Ms Delphine Arnault As Director For 13-Apr-17 MIX Renewal Of The Term Of Mr Antonio Belloni As Director For			MIX	Renewal Of Term Of Mr Nicolas Bazire As Director	For
13-Apr-17 MIX Renewal Of The Term Of Mr Antonio Belloni As Director For			MIX	Renewal Of Term Of Mr Paolo Bulgari As Observer	Against
		13-Apr-17	MIX	Renewal Of Term Of Ms Delphine Arnault As Director	For
(Combine		13-Apr-17	MIX	Renewal Of The Term Of Mr Antonio Belloni As Director	For
					(Combined)
13-Apr-17 MIX Renewal Of The Term Of Mr Diego Della Valle As Director For		· ·			
13-Apr-17 MIX Renewal Of The Term Of Ms Marie-Josee Kravis As Director For		13-Apr-17	MIX	Renewal Of The Term Of Ms Marie-Josee Kravis As Director	-
13-Apr-17 MIX Renewal Of The Term Of Ms Marie-Laure Sauty De Chalon As Director For		13-Δpr-17	MIX	Renewal Of The Term Of Ms Marie-Laure Sauty De Chalon As Director	(Combined) For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	13-Apr-17	MIX	Review Of The Compensation Owed Or Paid To Mr Antonio Belloni, Deputy General Manager	Against
	13-Apr-17	MIX	Review Of The Compensation Owed Or Paid To Mr Bernard Arnault, Chief Executive Officer	Against
	13-Apr-17	MIX	Setting Of An Overall Ceiling Of 50 Million Euro For The Capital Increases Decided Upon Pursuant To These Delegations Of Authority	For
Mastercard Incorporated	27-Jun-17	Annual	Advisory Approval Of Mastercard's Executive Compensation	For
	27-Jun-17	Annual	Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation	Frequency
	27-Jun-17	Annual	Consideration Of A Stockholder Proposal On Gender Pay Equity	Against
	27-Jun-17	Annual	Election Of Director: Ajay Banga	For
	27-Jun-17	Annual	Election Of Director: David R. Carlucci	For
	27-Jun-17	Annual	Election Of Director: Jackson Tai	For
	27-Jun-17	Annual	Election Of Director: Jose Octavio Reyes Lagunes	For
	27-Jun-17	Annual	Election Of Director: Julius Genachowski	For
	27-Jun-17	Annual	Election Of Director: Merit E. Janow	For
	27-Jun-17	Annual	Election Of Director: Nancy J. Karch	For
	27-Jun-17	Annual	Election Of Director: Oki Matsumoto	Against
	27-Jun-17	Annual	Election Of Director: Richard Haythornthwaite	For
	27-Jun-17	Annual	Election Of Director: Rima Qureshi	For
	27-Jun-17	Annual	Election Of Director: Silvio Barzi	For
	27-Jun-17	Annual	Election Of Director: Steven J. Freiberg	For
	27-Jun-17	Annual	Ratification Of The Appointment Of PriceWaterhouseCoopers LLP As The Independent Registered Public Accounting Firm For Mastercard For 2017	For
	27-Jun-17	Annual	Re-Approval Of The Material Terms Of The Performance Goals Under Mastercard's 2006 Long Term Incentive Plan, As Amended And Restated, For 162(M) Purposes	For
McDonald's Corporation	24-May-17	Annual	Advisory Vote On A Shareholder Proposal Regarding The Threshold To Call Special Shareholder Meetings, If Properly Presented.	For
	24-May-17	Annual	Advisory Vote On A Shareholder Proposal Requesting A Change To The Vote-Counting Standard For Shareholder Proposals, If Properly Presented.	Against
	24-May-17	Annual	Advisory Vote On A Shareholder Proposal Requesting A Report Assessing The Environmental Impacts Of Polystyrene Foam Beverage Cups, If Properly Presented.	Against
	24-May-17	Annual	Advisory Vote On A Shareholder Proposal Requesting A Report On Charitable Contributions, If Properly Presented.	Against

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
McDonald's Corporation	24-May-17	Annual	Advisory Vote On A Shareholder Proposal Requesting That The Board Make All Lawful Efforts To Implement And/or Increase Activity On The Holy Land Principles, If Properly Presented.	Against
	24-May-17	Annual	Advisory Vote On A Shareholder Proposal Requesting The Board To Update The Company's Policy Regarding Use Of Antibiotics By Its Meat Suppliers, If Properly Presented.	Against
	24-May-17	Annual	Advisory Vote On A Shareholder Proposal To Issue A Class Of Preferred Stock With The Right To Elect Its Own Director, If Properly Presented.	Against
	24-May-17	Annual	Advisory Vote On The Frequency Of Future Advisory Votes To Approve Executive Compensation.	Frequency
	24-May-17	Annual	Advisory Vote To Approve Executive Compensation.	For
	24-May-17	Annual	Advisory Vote To Approve The Appointment Of Ernst & Young LLP As Independent Auditor For 2017.	For
	24-May-17	Annual	Approval Of The Material Terms Of The Performance Goals For Awards Under The McDonald's Corporation 2012 Omnibus Stock Ownership Plan.	For
	24-May-17	Annual	Election Of Director: Enrique Hernandez, Jr.	For
	24-May-17	Annual	Election Of Director: Jeanne Jackson	For
Merck & Co., Inc.	24-May-17	Annual	Election Of Director: John Mulligan	For
	24-May-17	Annual	Election Of Director: John Rogers, Jr.	For
	24-May-17	Annual	Election Of Director: Lloyd Dean	For
	24-May-17	Annual	Election Of Director: Margaret Georgiadis	For
	24-May-17	Annual	Election Of Director: Miles White	Against
	24-May-17	Annual	Election Of Director: Richard Lenny	For
	24-May-17	Annual	Election Of Director: Robert Eckert	For
	24-May-17	Annual	Election Of Director: Sheila Penrose	For
	24-May-17	Annual	Election Of Director: Stephen Easterbrook	For
	23-May-17	Annual	Election Of Director: Carlos E. Represas	For
	23-May-17	Annual	Election Of Director: Craig B. Thompson	For
	23-May-17	Annual	Election Of Director: John H. Noseworthy	For
	23-May-17	Annual	Election Of Director: Kenneth C. Frazier	For
	23-May-17	Annual	Election Of Director: Leslie A. Brun	For
	23-May-17	Annual	Election Of Director: Pamela J. Craig	For
	23-May-17	Annual	Election Of Director: Patricia F. Russo	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Merck & Co., Inc.	23-May-17	Annual	Election Of Director: Paul B. Rothman	For
	23-May-17	Annual	Election Of Director: Peter C. Wendell	For
	23-May-17	Annual	Election Of Director: Rochelle B. Lazarus	For
	23-May-17	Annual	Election Of Director: Thomas H. Glocer	For
	23-May-17	Annual	Election Of Director: Thomas R. Cech	For
	23-May-17	Annual	Election Of Director: Wendell P. Weeks	Against
	23-May-17	Annual	Non-Binding Advisory Vote On The Frequency Of Future Votes To Approve The Compensation Of Our Named Executive Officers.	Frequency
	23-May-17	Annual	Non-Binding Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For
	23-May-17	Annual	Ratification Of The Appointment Of The Company's Independent Registered Public Accounting Firm For 2017.	For
	23-May-17	Annual	Shareholder Proposal Requesting A Report On Board Oversight Of Product Safety And Quality.	Against
Morgan Stanley	23-May-17	Annual	Shareholder Proposal Requesting A Report On Conducting Business In Conflict-Affected Areas.	Against
	23-May-17	Annual	Shareholder Proposal Requesting An Independent Board Chairman.	For
	23-May-17	Annual	Shareholder Proposal Requesting Implementation Of A Set Of Employee Practices In Israel/Palestine.	Against
	22-May-17	Annual	Election Of Director: Alistair Darling	For
	22-May-17	Annual	Election Of Director: Dennis M. Nally	For
	22-May-17	Annual	Election Of Director: Erskine B. Bowles	For
	22-May-17	Annual	Election Of Director: Hutham S. Olayan	For
	22-May-17	Annual	Election Of Director: James P. Gorman	For
	22-May-17	Annual	Election Of Director: James W. Owens	For
	22-May-17	Annual	Election Of Director: Jami Miscik	For
	22-May-17	Annual	Election Of Director: Klaus Kleinfeld	For
	22-May-17	Annual	Election Of Director: Nobuyuki Hirano	For
	22-May-17	Annual	Election Of Director: Perry M. Traquina	For
	22-May-17	Annual	Election Of Director: Rayford Wilkins, Jr.	For
	22-May-17	Annual	Election Of Director: Robert H. Herz	For
	22-May-17	Annual	Election Of Director: Ryosuke Tamakoshi	For
	22-May-17	Annual	Election Of Director: Thomas H. Glocer	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Morgan Stanley	22-May-17	Annual	Shareholder Proposal Regarding A Change In The Treatment Of Abstentions For Purposes Of Vote-Counting	Against
	22-May-17	Annual	Shareholder Proposal Regarding A Policy To Prohibit Vesting Of Deferred Equity Awards For Senior Executives Who Resign To Enter Government Service	Against
	22-May-17	Annual	To Approve The Amended And Restated Directors' Equity Capital Accumulation Plan To Increase The Number Of Authorized Shares	For
	22-May-17	Annual	To Approve The Amended And Restated Equity Incentive Compensation Plan To Increase The Number Of Authorized Shares And To Extend The Term	For
	22-May-17	Annual	To Approve The Compensation Of Executives As Disclosed In The Proxy Statement (Non- Binding Advisory Vote)	Against
	22-May-17	Annual	To Ratify The Appointment Of Deloitte & Touche LLP As Independent Auditor	For
	22-May-17	Annual	To Vote On The Frequency Of Holding A Nonbinding Advisory Vote On The Compensation Of Executives As Disclosed In The Proxy Statement (Non-Binding Advisory Vote)	Frequency
Nestle SA, Cham Und	06-Apr-17	Annual	Acceptance Of The Compensation Report 2016 (Advisory Vote)	For
06-A 06-A 06-A 06-A 06-A 06-A 06-A 06-A	06-Apr-17	Annual	Appropriation Of Profit Resulting From The Balance Sheet Of Nestle S.A. (Proposed Dividend) For The Financial Year 2016	For
	06-Apr-17	Annual	Approval Of The Annual Review, The Financial Statements Of Nestle S.A. And The Consolidated Financial Statements Of The Nestle Group For 2016	For
	06-Apr-17	Annual	Approval Of The Compensation Of The Board Of Directors	For
	06-Apr-17	Annual	Approval Of The Compensation Of The Executive Board	For
	06-Apr-17	Annual	Discharge To The Members Of The Board Of Directors And Of The Management	For
	06-Apr-17	Annual	Election Of Member Of The Compensation Committee: Mr Andreas Koopmann	For
	06-Apr-17	Annual	Election Of Member Of The Compensation Committee: Mr Beat W. Hess	For
	06-Apr-17	Annual	Election Of Member Of The Compensation Committee: Mr Jean-Pierre Roth	For
	06-Apr-17	Annual	Election Of Member Of The Compensation Committee: Mr Patrick Aebischer	For
	06-Apr-17	Annual	Election Of The Chairman Of The Board Of Directors: Mr Paul Bulcke	For
	06-Apr-17	Annual	Election Of The Independent Representative: Hartmann Dreyer, Attorneys-At-Law	For
	06-Apr-17	Annual	Election Of The Statutory Auditors: KPMG Sa, Geneva Branch	For
	06-Apr-17	Annual	Election To The Board Of Directors: Mr Ulf Mark Schneider	For
	06-Apr-17	Annual	Election To The Board Of Directors: Ms Ursula M. Burns	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Nestle SA, Cham Und Vevey	06-Apr-17	Annual	In The Event Of Any Yet Unknown New Or Modified Proposal By A Shareholder During The General Meeting, I Instruct The Independent Representative To Vote As Follows: (Yes = Vote In Favour Of Any Such Yet Unknown Proposal, No = Vote Against Any Such Yet Unknown Proposal, Abstain = Abstain From Voting) - The Board Of Directors Recommends To Vote No On Any Such Yet Unknown Proposal	Against (Combined)
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Mr Andreas Koopmann	For
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Mr Beat W. Hess	For
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Mr Henri De Castries	For
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Mr Jean-Pierre Roth	For
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Mr Patrick Aebischer	For
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Mr Paul Bulcke	For
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Mr Renato Fassbind	For
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Mr Steven G. Hoch	For
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Ms Ann M. Veneman	For
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Ms Eva Cheng	For
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Ms Naina Lal Kidwai	For
	06-Apr-17	Annual	Re-Election To The Board Of Directors: Ms Ruth K. Oniang'o	For
Novartis AG, Basel	28-Feb-17	Annual	Advisory Vote On The 2016 Compensation Report	Against
	28-Feb-17	Annual	Appropriation Of Available Earnings Of Novartis Ag As Per Balance Sheet And Declaration Of Dividend: Gross Dividend (Before Taxes And Duties) Of Chf 2.75 Per Dividend Bearing Share Of CHF 0.50 Nominal Value	For
	28-Feb-17	Annual	Approval Of The Operating And Financial Review Of Novartis Ag, The Financial Statements Of Novartis Ag And The Group Consolidated Financial Statements For The 2016 Financial Year	For
	28-Feb-17	Annual	Binding Vote On Total Compensation For Members Of The Board Of Directors From The 2017 Annual To The 2018 Annual	For
	28-Feb-17	Annual	Binding Vote On Total Compensation For Members Of The Executive Committee For The Next Financial Year, I.E. 2018	For
	28-Feb-17	Annual	Discharge From Liability Of The Members Of The Board Of Directors And The Executive Committee	For
	28-Feb-17	Annual	Election Of Frans Van Houten As A Member Of The Board Of Directors	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Novartis AG, Basel	28-Feb-17	Annual	If Alternative Motions Under The Agenda Items Published In The Notice Of Annual And/or Motions Relating To Additional Agenda Items (Article 700 Paragraph 3 Of The Swiss Code Of Obligations) Are Proposed At The Annual, I/We Instruct The Independent Proxy To Vote As Follows: (Yes = According To The Motion Of The Board Of Directors, Against = Against Alternative/Additional Motions, Abstain = Abstain From Voting)	Did Not Vote
	28-Feb-17	Annual	Reduction Of Share Capital	For
	28-Feb-17	Annual	Re-Election Of Andreas Von Planta, Ph.D. As A Member Of The Board Of Directors	For
	28-Feb-17	Annual	Re-Election Of Ann Fudge As A Member Of The Board Of Directors	For
	28-Feb-17	Annual	Re-Election Of Ann Fudge As Member Of The Compensation Committee	Against
	28-Feb-17	Annual	Re-Election Of Charles L. Sawyers, M.D. As A Member Of The Board Of Directors	For
	28-Feb-17	Annual	Re-Election Of Dimitri Azar, M.D. As A Member Of The Board Of Directors	For
	28-Feb-17	Annual	Re-Election Of Elizabeth Doherty As A Member Of The Board Of Directors	For
	28-Feb-17	Annual	Re-Election Of Enrico Vanni, Ph.D. As A Member Of The Board Of Directors	For
	28-Feb-17	Annual	Re-Election Of Enrico Vanni, Ph.D., As Member Of The Compensation Committee	Against
	28-Feb-17	Annual	Re-Election Of Joerg Reinhardt, Ph.D., And Re-Election As Chairman Of The Board Of Directors (In A Single Vote)	For
	28-Feb-17	Annual	Re-Election Of Nancy C. Andrews, M.D., Ph.D. As A Member Of The Board Of Directors	For
	28-Feb-17	Annual	Re-Election Of Pierre Landolt, Ph.D. As A Member Of The Board Of Directors	For
	28-Feb-17	Annual	Re-Election Of Srikant Datar, Ph.D. As A Member Of The Board Of Directors	For
	28-Feb-17	Annual	Re-Election Of Srikant Datar, Ph.D., As Member Of The Compensation Committee	Against
	28-Feb-17	Annual	Re-Election Of The Independent Proxy: The Board Of Directors Proposes The Re-Election Of Lic. Iur. Peter Andreas Zahn, Attorney At Law, Basel, As Independent Proxy Of Novartis Ag Until The End Of The Next Annual	For
	28-Feb-17	Annual	Re-Election Of The Statutory Auditor: The Board Of Directors Proposes The Re-Election Of PriceWaterhouseCoopers Ag As Statutory Auditor Of Novartis Ag For The Financial Year Starting On January 1, 2017	For
	28-Feb-17	Annual	Re-Election Of Ton Buechner As A Member Of The Board Of Directors	For
	28-Feb-17	Annual	Re-Election Of William T. Winters As A Member Of The Board Of Directors	For
	28-Feb-17	Annual	Re-Election Of William T. Winters As Member Of The Compensation Committee	Against
Novo Nordisk A/S,	23-Mar-17	Annual	Accept Financial Statements And Statutory Reports	For
Bagsvaerd	23-Mar-17	Annual	Approve Allocation Of Income And Dividends Of DKK 7.60 Per Share	For
	23-Mar-17	Annual	Approve DKK 10 Million Reduction In Share Capital Via Share Cancellation	For
	23-Mar-17	Annual	Approve Guidelines For Incentive-Based Compensation For Executive Management And Board	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Novo Nordisk A/S,	23-Mar-17	Annual	Approve Remuneration Of Directors For 2016	For
Bagsvaerd	23-Mar-17	Annual	Approve Remuneration Of Directors For 2017	For
	23-Mar-17	Annual	Authorize Share Repurchase Program	For
	23-Mar-17	Annual	Elect Helge Lund As Director	For
	23-Mar-17	Annual	Elect Kasim Kutay As Director	For
	23-Mar-17	Annual	Please Note That This Resolution Is A Shareholder Proposal: Free Parking For The Shareholders In Connection With The Shareholders' Meeting	Against
	23-Mar-17	Annual	Please Note That This Resolution Is A Shareholder Proposal: The Buffet After The Shareholders' Meeting Is Served As Set Table Catering	Against
	23-Mar-17	Annual	Ratify PriceWaterhouseCoopers As Auditors	For
	23-Mar-17	Annual	Re-Elect Brian Daniels As Director	For
	23-Mar-17	Annual	Re-Elect Goran Ando As Director And Chairman	Against (Combined)
	23-Mar-17	Annual	Re-Elect Jeppe Christiansen As Director And Deputy Chairman	For
	23-Mar-17	Annual	Re-Elect Liz Hewitt As Director	For
	23-Mar-17	Annual	Re-Elect Mary Szela As Director	Against (Combined)
	23-Mar-17	Annual	Re-Elect Sylvie Gregoire As Director	For
PepsiCo, Inc.	03-May-17	Annual	Advisory Approval Of The Company's Executive Compensation.	For
	03-May-17	Annual	Advisory Vote On Frequency Of Future Shareholder Advisory Approval Of The Company's Executive Compensation.	Frequency
	03-May-17	Annual	Election Of Director: Alberto Weisser	For
	03-May-17	Annual	Election Of Director: Cesar Conde	For
	03-May-17	Annual	Election Of Director: Daniel Vasella	For
	03-May-17	Annual	Election Of Director: Darren Walker	For
	03-May-17	Annual	Election Of Director: David C. Page	For
	03-May-17	Annual	Election Of Director: Dina Dublon	For
	03-May-17	Annual	Election Of Director: George W. Buckley	For
	03-May-17	Annual	Election Of Director: Ian M. Cook	For
	03-May-17	Annual	Election Of Director: Indra K. Nooyi	For
	03-May-17	Annual	Election Of Director: Richard W. Fisher	For
	03-May-17	Annual	Election Of Director: Robert C. Pohlad	For
	03-May-17	Annual	Election Of Director: Rona A. Fairhead	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	03-May-17	Annual	Election Of Director: Shona L. Brown	For
	03-May-17	Annual	Election Of Director: William R. Johnson	For
	03-May-17	Annual	Implementation Of Holy Land Principles.	Against
	03-May-17	Annual	Ratification Of The Appointment Of KPMG LLP As The Company's Independent Registered Public Accounting Firm For Fiscal Year 2017.	For
	03-May-17	Annual	Report Regarding Pesticide Pollution.	Against
Pfizer Inc.	27-Apr-17	Annual	Advisory Approval Of Executive Compensation	For
	27-Apr-17	Annual	Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation	Frequency
	27-Apr-17	Annual	Election Of Director: Dennis A. Ausiello	For
	27-Apr-17	Annual	Election Of Director: Frances D. Fergusson	For
	27-Apr-17	Annual	Election Of Director: Helen H. Hobbs	For
	27-Apr-17	Annual	Election Of Director: Ian C. Read	For
	27-Apr-17	Annual	Election Of Director: James C. Smith	For
	27-Apr-17	Annual	Election Of Director: James M. Kilts	For
	27-Apr-17	Annual	Election Of Director: Joseph J. Echevarria	For
	27-Apr-17	Annual	Election Of Director: Ronald E. Blaylock	For
	27-Apr-17	Annual	Election Of Director: Shantanu Narayen	For
	27-Apr-17	Annual	Election Of Director: Stephen W. Sanger	For
	27-Apr-17	Annual	Election Of Director: Suzanne Nora Johnson	For
	27-Apr-17	Annual	Election Of Director: W. Don Cornwell	For
	27-Apr-17	Annual	Ratify The Selection Of KPMG LLP As Independent Registered Public Accounting Firm For 2017	For
	27-Apr-17	Annual	Shareholder Proposal Regarding Independent Chair Policy	For
	27-Apr-17	Annual	Shareholder Proposal Regarding Special Shareowner Meetings	For
	27-Apr-17	Annual	Shareholder Proposal Regarding The Holy Land Principles	Against
Reckitt Benckiser Group	04-May-17	Annual	Accept Financial Statements And Statutory Reports	For
Plc, Slough	04-May-17	Annual	Approve Final Dividend	For
	04-May-17	Annual	Approve Remuneration Report	Against (Combined)
	04-May-17	Annual	Authorise Eu Political Donations And Expenditure	For
	04-May-17	Annual	Authorise Issue Of Equity With Pre-Emptive Rights	For
	04-May-17	Annual	Authorise Issue Of Equity Without Pre-Emptive Rights	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	04-May-17	Annual	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For
	04-May-17	Annual	Authorise Market Purchase Of Ordinary Shares	For
	04-May-17	Annual	Authorise The Audit Committee To Fix Remuneration Of Auditors	For
	04-May-17	Annual	Authorise The Company To Call General Meeting With Two Weeks' Notice	For
	04-May-17	Annual	Reappoint PriceWaterhouseCoopers LLP As Auditors	For
	04-May-17	Annual	Re-Elect Adrian Bellamy As Director	For (Combined)
	04-May-17	Annual	Re-Elect Adrian Hennah As Director	For
	04-May-17	Annual	Re-Elect Andre Lacroix As Director	For
	04-May-17	Annual	Re-Elect Chris Sinclair As Director	For
	04-May-17	Annual	Re-Elect Judith Sprieser As Director	For
	04-May-17	Annual	Re-Elect Kenneth Hydon As Director	For (Combined)
	04-May-17	Annual	Re-Elect Mary Harris As Director	For
	04-May-17	Annual	Re-Elect Nicandro Durante As Director	For
	04-May-17	Annual	Re-Elect Pamela Kirby As Director	For (Combined)
	04-May-17	Annual	Re-Elect Rakesh Kapoor As Director	For
	04-May-17	Annual	Re-Elect Warren Tucker As Director	For
	31-May-17	Ordinary General Meeting	That The Acquisition, On The Terms Set Out In The Merger Agreement (Both As Defined In The Circular To Shareholders Dated 5 May 2017 (The "Circular")), Be And Is Hereby Approved And The Directors (Or A Committee Of The Directors) Be And Are Hereby Authorised To Waive, Amend, Vary Or Extend Any Of The Terms Of The Merger Agreement And To Do All Such Things As They May Consider To Be Necessary Or Desirable To Implement And Give Effect To, Or Otherwise In Connection With, The Acquisition And Any Matters Incidental To The Acquisition	For
Salesforce.Com, Inc.	06-Jun-17	Annual	A Stockholder Proposal Requesting, On An Advisory Basis, Action To Allow Stockholders To Request Special Meetings Of Stockholders.	Against (Combined)
	06-Jun-17	Annual	Approval To Amend Our 2004 Employee Stock Purchase Plan To Increase The Number Of Shares Authorized For Employee Purchase By 8 Million Shares.	For
	06-Jun-17	Annual	Approval To Amend Our 2013 Equity Incentive Plan, Including To Increase The Number Of Shares Authorized For Grant By 37 Million Shares.	For
	06-Jun-17	Annual	Election Of Director: Alan Hassenfeld	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	06-Jun-17	Annual	Election Of Director: Colin Powell	For
	06-Jun-17	Annual	Election Of Director: Craig Conway	For
	06-Jun-17	Annual	Election Of Director: John V. Roos	For
	06-Jun-17	Annual	Election Of Director: Keith Block	For
	06-Jun-17	Annual	Election Of Director: Marc Benioff	For
	06-Jun-17	Annual	Election Of Director: Maynard Webb	For
	06-Jun-17	Annual	Election Of Director: Neelie Kroes	For
	06-Jun-17	Annual	Election Of Director: Robin Washington	For
	06-Jun-17	Annual	Election Of Director: Sanford Robertson	For
	06-Jun-17	Annual	Election Of Director: Susan Wojcicki	For
	06-Jun-17	Annual	Ratification Of The Appointment Of Ernst & Young LLP As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending January 31, 2018.	For (Combined)
	06-Jun-17	Annual	To Approve, On An Advisory Basis, The Fiscal 2017 Compensation Of Our Named Executive Officers.	For
	06-Jun-17	Annual	To Recommend, By Non-Binding Vote, The Frequency Of Executive Compensation Votes.	Frequency
Samsung Electronics Co	24-Mar-17	Annual	Approval Of Financial Statements	For
Ltd, Suwon	24-Mar-17	Annual	Approval Of Remuneration For Director	For
Sanofi SA, Paris	10-May-17	MIX	Advisory Review Of The Compensation Owed Or Paid To Olivier Brandicourt, General Manager, For The Financial Year Ended 31 December 2016	For (Combined)
	10-May-17	MIX	Advisory Review Of The Compensation Owed Or Paid To Serge Weinberg, Chairman Of The Board Of Directors, For The Financial Year Ended 31 December 2016	For
	10-May-17	MIX	Agreements And Commitments Subject To The Provisions Of Articles L.225-38 And Following Of The French Commercial Code	For
	10-May-17	MIX	Amendment Of Article 11 Of The Company By-Laws	For
	10-May-17	MIX	Appointment Of Bernard Charles As Director	For
	10-May-17	MIX	Appointment Of Melanie Lee As Director	For
	10-May-17	MIX	Approval Of The Consolidated Financial Statements For The 2016 Financial Year	For
	10-May-17	MIX	Approval Of The Corporate Financial Statements For The 2016 Financial Year	For
	10-May-17	MIX	Approve Allocation Of Income And Dividends Of Eur 2.96 Per Share	For
	10-May-17	MIX	Approve Remuneration Of Directors In The Aggregate Amount Of Eur 1.750 Million	For
	10-May-17	MIX	Authorisation To Be Granted To The Board Of Directors To Reduce The Share Capital Through The Cancellation Of Treasury Shares	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	10-May-17	MIX	Authorisation To Be Granted To The Board Of Directors To Trade In Company Shares	For
	10-May-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Decide To Issue Debt Securities Granting Access To The Capital Of The Company's Subsidiaries And/or Any Other Company	For
	10-May-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Decide To Issue Shares Or Transferable Securities Granting Access To The Capital Of The Company Reserved For Members Of The Savings Schemes With Cancellation Of The Pre-Emptive Subscription Rights For The Benefit Of Said Members	For
	10-May-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Decide To Issue, With Cancellation Of The Pre-Emptive Subscription Rights, Shares And/or Transferable Securities Granting Access To The Capital Of The Company, Any Subsidiary And/or Any Other Company, By Means Of A Public Offer	For
	10-May-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Decide To Issue, With Cancellation Of The Pre-Emptive Subscription Rights, Shares And/or Transferable Securities Granting Access To The Capital Of The Company, Any Subsidiary And/or Any Other Company, By Private Placement	For
	10-May-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Decide To Issue, With Retention Of The Pre-Emptive Subscription Rights, Shares And/or Transferable Securities Granting Access To The Capital Of The Company, Any Subsidiary And/or Any Other Company	For
Sanofi SA, Paris	10-May-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Decide Upon Increasing Share Capital By Incorporating Premiums, Reserves, Profits Or Other Elements	For
	10-May-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Number Of Securities To Be Issued In The Event Of Issuing Common Shares And/or Transferable Securities Granting Access To The Capital Of The Company, All Subsidiaries And/or Any Other Company, With Or Without The Pre-Emptive Subscription Right	For
	10-May-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Issue, With Cancellation Of The Pre-Emptive Subscription Rights, Shares And/or Transferable Securities Granting Access To The Capital Of The Company, One Of Its Subsidiaries And/or Any Other Company, As Remuneration For Contributions-In-Kind	For
	10-May-17	MIX	Powers To Carry Out All Legal Formalities	For
	10-May-17	MIX	Remuneration Policy For The Chairman Of The Board Of Directors	For
	10-May-17	MIX	Remuneration Policy For The General Manager	For
	10-May-17	MIX	Renewal Of The Term Of Fabienne Lecorvaisier As Director	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	10-May-17	MIX	Renewal Of The Term Of PriceWaterhouseCoopers Audit As Statutory Auditor	For
Sap SE, Walldorf/Baden	10-May-17	Annual	Appointment Of The Auditors Of The Financial Statements And Group Annual Financial Statements For Fiscal Year 2017: KPMG AG Wirtschaftsprufungsgesellschaft	For
	10-May-17	Annual	Presentation Of The Adopted Annual Financial Statements And The Approved Group Annual Financial Statements, The Combined Management Report And Group Management Report Of Sap Se, Including The Executive Board's Explanatory Notes Relating To The Information Provided Pursuant To Sections 289 (4) And 315 (4) Of The German Commercial Code (Handelsgesetzbuch; "HGB"), And The Supervisory Board's Report, Each For Fiscal Year 2016	Did Not Vote
	10-May-17	Annual	Resolution On The Appropriation Of The Retained Earnings Of Fiscal Year 2016: The Distributable Profit The Distributable Profit In The Amount Of EUR 9,472,776,443.39 Shall Be Appropriated As Follows: Payment Of A Dividend Of EUR 1.25 Per Dividend- Entitled No-Par Share EUR 800,000,000 Shall Be Carried To The Other Reserves. Ex-Dividend Date: May 11, 2017payable Date: May 15, 2017	For
	10-May-17	Annual	Resolution On The Formal Approval Of The Acts Of The Executive Board In Fiscal Year 2016	For
	10-May-17	Annual	Resolution On The Formal Approval Of The Acts Of The Supervisory Board In Fiscal Year 2016	Against (Combined)
Schneider Electric SE, Rueil Malmaison	25-Apr-17	MIX	Allocation Of Income From The Financial Year, Setting Of The Coupon And Deduction From Issue Premiums: EUR 2.04 Per Share	For
	25-Apr-17	MIX	Amendment Of Article 11 Of The Company By-Laws To Allow For The Appointment Of Directors Representing Employees In Accordance With Article L. 225-27-1 Of The French Commercial Code	For
	25-Apr-17	MIX	Amendment Of Article 19 Of The Company By-Laws To Allow For Harmonisation With Amended Laws	For
	25-Apr-17	MIX	Appointment Of Mr Claude Briquet As Director Representing Employee Shareholders	Against
	25-Apr-17	MIX	Appointment Of Mr Francois Martin-Festa As Director Representing Employee Shareholders	Against
	25-Apr-17	MIX	Appointment Of Mr Jean-Michel Vedrine As Director Representing Employee Shareholders	Against
	25-Apr-17	MIX	Appointment Of Ms Nadine Bouquin As Director Representing Employee Shareholders	Against
	25-Apr-17	MIX	Appointment Of Ms Xiaoyun Ma As Director Representing Employee Shareholders	For
	25-Apr-17	MIX	Approval Of The Consolidated Financial Statements For The 2016 Financial Year	For
	25-Apr-17	MIX	Approval Of The Corporate Financial Statements For The 2016 Financial Year	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	25-Apr-17	MIX	Approval Of The Principles And Criteria For Determining, Distributing And Allocating Compensation And All Types Of Advantages To The Chief Executive Officer	For
	25-Apr-17	MIX	Approval Of The Principles And Criteria For Determining, Distributing And Allocating Compensation And All Types Of Advantages To The Deputy General Manager	For
	25-Apr-17	MIX	Authorisation Granted To The Board Of Directors To Cancel, If Required, Company Shares Bought Under The Conditions Set By The General Meeting, Up To A Maximum Of 10% Of Share Capital	For
	25-Apr-17	MIX	Authorisation Granted To The Board Of Directors To Purchase Company Shares, Maximum Purchase Price Eur 90 Per Share	For
	25-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Decide, With Cancellation Of The Pre-Emptive Subscription Right Of Shareholders And In The Context Of An Offer Pursuant To Article L.411-2 Section Ii Of The French Monetary And Financial Code, To Increase Share Capital, Within The Nominal Limit Of 115 Million Euros, That Is 4.85% Of Capital, By Issuing Common Shares Or Any Transferable Securities Granting Access To The Capital Of The Company Or One Of Its Subsidiaries, Whose Issue Price Will Be Set By The Board Of Directors According To The Modalities Established By The General Meeting	For
Schneider Electric SE, Rueil Malmaison	25-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Increase Capital Reserved For Members Of The Company Savings Scheme Within The Limit Of 2% Of Share Capital, With Cancellation Of The Pre-Emptive Subscription Right Of Shareholders	For
	25-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Increase The Amount Of The Initial Issue, With Retention Or Cancellation Of The Pre-Emptive Subscription Right Of Shareholders, Decided In Application Of The Nineteenth Or Twenty-First Resolutions	For
	25-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Incorporating Reserves, Profits, Premiums And Other Elements Which Can Be Capitalised	For
	25-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Increase, With A Nominal Limit Of 230 Million Euros, The Share Capital, That Is Approximately 9.7% Of Capital As At 31 December 2016, By Issuing Common Shares Or Any Transferable Securities Granting Access To The Capital Of The Company Or One Of Its Subsidiaries With Cancellation Of The Pre-Emptive Subscription Right Of Shareholders By Means Of Public Offer. This Delegation May Be Used To Remunerate Contributions-In-Kind In The Context Of A Public Exchange Offer Initiated By The Company	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	25-Apr-17	MIX	Delegation Of Authority Granted To The Board Of Directors To Increase, With A Nominal Limit Of 800 Million Euro, The Share Capital, That Is Approximately 33.75% Of Capital As At 31 December 2016, By Issuing Common Shares Or Any Transferable Securities Granting Access To The Capital Of The Company Or One Of Its Subsidiaries With Retention Of The Pre-Emptive Subscription Right Of Shareholders	For
	25-Apr-17	MIX	Delegation Of Powers Granted To The Board Of Directors To Increase Capital Reserved For A Category Of Beneficiaries: For Employees Of Foreign Companies Of The Group, Either Directly, Or Via Entities Acting On Their Behalf Or Entities Offering Foreign Employees Of The Group Advantages Comparable To Those Offered To Members Of The Company Savings Scheme, Within The Limit Of 1% Of Share Capital, With Cancellation Of The Pre-Emptive Subscription Right Of Shareholders	For
	25-Apr-17	MIX	Delegation Of Powers Granted To The Board Of Directors To Increase The Share Capital, Within The Limits Of 9.7% Of Share Capital With A View To Remunerate Contributions-In- Kind	For
	25-Apr-17	MIX	Information On Regulated Agreements And Commitments Undertaken During Previous Financial Years	For
	25-Apr-17	MIX	Powers To Carry Out All Legal Formalities	For
	25-Apr-17	MIX	Renewal Of The Term Of A Director: Jean-Pascal Tricoire	For
	25-Apr-17	MIX	Review Of The Compensation Owed Or Paid To Mr Emmanuel Babeau For The 2016 Financial Year	For
	25-Apr-17	MIX	Review Of The Compensation Owed Or Paid To Mr Jean-Pascal Tricoire For The 2016 Financial Year	For
	25-Apr-17	MIX	Setting Of The Amount Of Attendance Fees To Be Allocated To The Board Of Directors	For
Servicenow, Inc.	13-Jun-17	Annual	An Advisory Resolution To Approve The Compensation Of Our Named Executive Officers.	For (Combined)
	13-Jun-17	Annual	Election Of Director: Anita M. Sands	For
	13-Jun-17	Annual	Election Of Director: Charles H. Giancarlo	For
	13-Jun-17	Annual	Election Of Director: John J. Donahoe	For
	13-Jun-17	Annual	Ratification Of PriceWaterhouseCoopers LLP As The Independent Registered Public Accounting Firm For 2017.	For
Siemens AG, Muenchen	01-Feb-17	Annual	Approve Allocation Of Income And Dividends Of EUR 3.60 Per Share	For
	01-Feb-17	Annual	Approve Discharge Of Management Board For Fiscal 2015/2016	For
	01-Feb-17	Annual	Approve Discharge Of Supervisory Board For Fiscal 2015/2016	For
	01-Feb-17	Annual	Ratify Ernst And Young GMBH As Auditors For Fiscal 2016/2017	For
	01-Feb-17	Annual	Receive Financial Statements And Statutory Reports For Fiscal 2015/2016	Did Not Vote

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Sony Corporation	15-Jun-17	Annual	Appoint A Director Harada, Eiko	For
	15-Jun-17	Annual	Appoint A Director Hirai, Kazuo	For
	15-Jun-17	Annual	Appoint A Director John V. Roos	For
	15-Jun-17	Annual	Appoint A Director Matsunaga, Kazuo	For
	15-Jun-17	Annual	Appoint A Director Minakawa, Kunihito	For
	15-Jun-17	Annual	Appoint A Director Miyata, Koichi	Against (Combined)
	15-Jun-17	Annual	Appoint A Director Nagayama, Osamu	For
	15-Jun-17	Annual	Appoint A Director Nimura, Takaaki	For
	15-Jun-17	Annual	Appoint A Director Sakurai, Eriko	For
	15-Jun-17	Annual	Appoint A Director Sumi, Shuzo	Against (Combined)
	15-Jun-17	Annual	Appoint A Director Tim Schaaff	For
	15-Jun-17	Annual	Appoint A Director Yoshida, Kenichiro	For
	15-Jun-17	Annual	Approve Issuance Of Share Acquisition Rights As Stock Options For Executive Officers And Employees Of The Company And Directors And Employees Of The Company's Subsidiaries	For
	15-Jun-17	Annual	Please Reference Meeting Materials.	Did Not Vote
Splunk Inc.	08-Jun-17	Annual	Election Of Class li Director: John Connors	For
	08-Jun-17	Annual	Election Of Class li Director: Patricia Morrison	For
	08-Jun-17	Annual	Election Of Class li Director: Stephen Newberry	For
	08-Jun-17	Annual	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers, As Described In The Proxy Statement.	For
	08-Jun-17	Annual	To Ratify The Appointment Of PriceWaterhouseCoopers LLP As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending January 31, 2018.	For
State Street Corporation	17-May-17	Annual	Election Of Director: A. Fawcett	For
	17-May-17	Annual	Election Of Director: G. Summe	For
	17-May-17	Annual	Election Of Director: J. Hooley	For
	17-May-17	Annual	Election Of Director: K. Burnes	For
	17-May-17	Annual	Election Of Director: L. Dugle	For
	17-May-17	Annual	Election Of Director: L. Hill	For
	17-May-17	Annual	Election Of Director: P. De Saint-Aignan	For
	17-May-17	Annual	Election Of Director: R. Sergel	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	17-May-17	Annual	Election Of Director: S. O'Sullivan	For
	17-May-17	Annual	Election Of Director: W. Freda	For
	17-May-17	Annual	To Approve An Advisory Proposal On Executive Compensation.	For
	17-May-17	Annual	To Approve The 2017 Stock Incentive Plan.	For
	17-May-17	Annual	To Ratify The Selection Of Ernst & Young LLP As State Street's Independent Registered Public Accounting Firm For The Year Ending December 31, 2017.	For
	17-May-17	Annual	To Recommend, By Advisory Proposal, The Frequency Of Advisory Proposals On Executive Compensation.	Frequency
Taiwan Semiconductor	08-Jun-17	Annual	The Election Of The Director.:C.C. Wei, Shareholder No.370885	For
Manufacturing Co Ltd,	08-Jun-17	Annual	The Election Of The Director.: Mark Liu, Shareholder No.10758	For
Hsinchu	08-Jun-17	Annual	To Accept 2016 Business Report And Financial Statements.	For
	08-Jun-17	Annual	To Approve The Proposal For Distribution Of 2016 Earnings. Proposed Cash Dividend: TWD 7 Per Share.	For
	08-Jun-17	Annual	To Revise The Articles Of Incorporation.	For
	08-Jun-17	Annual	To Revise The Procedures For Acquisition Or Disposal Of Assets.	For
Tencent Holdings Ltd, George Town	17-May-17	Annual	To Adopt The 2017 Share Option Scheme	Against (Combined)
	17-May-17	Annual	To Authorise The Board Of Directors To Fix The Directors' Remuneration	For
	17-May-17	Annual	To Declare A Final Dividend	For
	17-May-17	Annual	To Extend The General Mandate To Issue New Shares By Adding The Number Of Shares Repurchased	Against (Combined)
	17-May-17	Annual	To Grant A General Mandate To The Directors To Issue New Shares	Against (Combined)
	17-May-17	Annual	To Grant A General Mandate To The Directors To Repurchase Shares	For
	17-May-17	Annual	To Re-Appoint Auditor And Authorise The Board Of Directors To Fix Their Remuneration: PriceWaterhouseCoopers	For
	17-May-17	Annual	To Receive And Consider The Audited Financial Statements, The Directors' Report And The Independent Auditor's Report For The Year Ended 31 December 2016	For
	17-May-17	Annual	To Re-Elect Mr Charles St Leger Searle As Director	For (Combined)
	17-May-17	Annual	To Re-Elect Mr Lau Chi Ping Martin As Director	For
	17-May-17	Annual	To Re-Elect Mr Yang Siu Shun As Director	For (Combined)

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	17-May-17	ExtraOrdinary General Meeting	To Adopt The Share Option Plan Of Tencent Music Entertainment Group	For (Combined)
Tesla, Inc.	06-Jun-17	Annual	A Non-Binding Advisory Vote On The Approval Of Executive Compensation.	For
	06-Jun-17	Annual	A Non-Binding Advisory Vote On The Frequency Of Executive Compensation Votes.	Frequency
	06-Jun-17	Annual	A Stockholder Proposal Regarding Declassification Of The Board Of Directors.	For
	06-Jun-17	Annual	Election Of Class I Director: Elon Musk	For
	06-Jun-17	Annual	Election Of Class I Director: Robyn M. Denholm	For
	06-Jun-17	Annual	Election Of Class I Director: Stephen T. Jurvetson	For
	06-Jun-17	Annual	To Ratify The Appointment Of PriceWaterhouseCoopers LLP As Tesla's Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2017.	For
The Coca-Cola Company	26-Apr-17	Annual	Advisory Vote On The Frequency Of Future Advisory Votes To Approve Executive Compensation	Frequency
	26-Apr-17	Annual	Advisory Vote To Approve Executive Compensation	For
	26-Apr-17	Annual	Election Of Director: Alexis M. Herman	For
	26-Apr-17	Annual	Election Of Director: Ana Botin	For
	26-Apr-17	Annual	Election Of Director: Barry Diller	For
	26-Apr-17	Annual	Election Of Director: David B. Weinberg	For
	26-Apr-17	Annual	Election Of Director: Helene D. Gayle	For
	26-Apr-17	Annual	Election Of Director: Herbert A. Allen	For
	26-Apr-17	Annual	Election Of Director: James Quincey	For
	26-Apr-17	Annual	Election Of Director: Marc Bolland	For
	26-Apr-17	Annual	Election Of Director: Maria Elena Lagomasino	For
	26-Apr-17	Annual	Election Of Director: Muhtar Kent	For
	26-Apr-17	Annual	Election Of Director: Richard M. Daley	For
	26-Apr-17	Annual	Election Of Director: Robert A. Kotick	For
	26-Apr-17	Annual	Election Of Director: Ronald W. Allen	For
	26-Apr-17	Annual	Election Of Director: Sam Nunn	For
	26-Apr-17	Annual	Ratification Of The Appointment Of Ernst & Young LLP As Independent Auditors	For
	26-Apr-17	Annual	Shareowner Proposal Regarding A Human Rights Review	Against
The Goldman Sachs	28-Apr-17	Annual	Advisory Vote On The Frequency Of Say On Pay	Frequency
Group, Inc.	28-Apr-17	Annual	Advisory Vote To Approve Executive Compensation (Say On Pay)	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
The Goldman Sachs	28-Apr-17	Annual	Election Of Director: Adebayo O. Ogunlesi	For
Group, Inc.	28-Apr-17	Annual	Election Of Director: David A. Viniar	For
	28-Apr-17	Annual	Election Of Director: Ellen J. Kullman	For
	28-Apr-17	Annual	Election Of Director: James A. Johnson	For
	28-Apr-17	Annual	Election Of Director: Lakshmi N. Mittal	For
	28-Apr-17	Annual	Election Of Director: Lloyd C. Blankfein	For
	28-Apr-17	Annual	Election Of Director: M. Michele Burns	For
	28-Apr-17	Annual	Election Of Director: Mark A. Flaherty	For
	28-Apr-17	Annual	Election Of Director: Mark O. Winkelman	For
	28-Apr-17	Annual	Election Of Director: Peter Oppenheimer	For
	28-Apr-17	Annual	Election Of Director: William W. George	For
	28-Apr-17	Annual	Ratification Of PriceWaterhouseCoopers LLP As Our Independent Registered Public Accounting Firm For 2017	For
The PNC Financial Services Group, Inc.	25-Apr-17	Annual	A Shareholder Proposal Requesting A Diversity Report With Specific Additional Disclosure, Including EEOC-Defined Metrics.	Against
	25-Apr-17	Annual	Advisory Vote To Approve Named Executive Officer Compensation.	For
	25-Apr-17	Annual	Election Of Director: Andrew T. Feldstein	For
	25-Apr-17	Annual	Election Of Director: Charles E. Bunch	Against
	25-Apr-17	Annual	Election Of Director: Daniel R. Hesse	For
	25-Apr-17	Annual	Election Of Director: Dennis F. Strigl	For
	25-Apr-17	Annual	Election Of Director: Donald J. Shepard	For
	25-Apr-17	Annual	Election Of Director: Gregory D. Wasson	For
	25-Apr-17	Annual	Election Of Director: Jane G. Pepper	For
	25-Apr-17	Annual	Election Of Director: Kay Coles James	For
	25-Apr-17	Annual	Election Of Director: Lorene K. Steffes	For
	25-Apr-17	Annual	Election Of Director: Marjorie Rodgers Cheshire	For
	25-Apr-17	Annual	Election Of Director: Michael J. Ward	For
	25-Apr-17	Annual	Election Of Director: Richard B. Kelson	For
	25-Apr-17	Annual	Election Of Director: William S. Demchak	For
	25-Apr-17	Annual	Ratification Of The Audit Committee's Selection Of PriceWaterhouseCoopers LLP As Pnc's Independent Registered Public Accounting Firm For 2017.	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	25-Apr-17	Annual	Recommendation For The Frequency Of Future Advisory Votes On Executive Compensation.	Frequency
The Priceline Group Inc.	08-Jun-17	Annual	Director	For
	08-Jun-17	Annual	To Approve On A Non-Binding Advisory Basis The 2016 Compensation Paid By The Company To Its Named Executive Officers.	For
	08-Jun-17	Annual	To Cast A Non-Binding Advisory Vote On The Frequency Of Future Non-Binding Advisory Votes On The Compensation Paid By The Company To Its Named Executive Officers.	Frequency
	08-Jun-17	Annual	To Consider And Vote Upon A Non-Binding Stockholder Proposal Concerning Special Meetings.	Against (Combined)
	08-Jun-17	Annual	To Ratify The Selection Of Deloitte & Touche LLP As The Independent Registered Public Accounting Firm Of The Company For The Fiscal Year Ending December 31, 2017.	For
The Ultimate Software Group, Inc.	15-May-17	Annual	Election Of Director: Jason Dorsey	For (Combined)
	15-May-17	Annual	Election Of Director: Jonathan D. Mariner	For
	15-May-17	Annual	To Approve By Non-Binding Advisory Vote Compensation Paid To Ultimate's Named Executive Officers.	For (Combined)
	15-May-17	Annual	To Ratify The Appointment Of KPMG LLP As Ultimate's Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2017.	For
	15-May-17	Annual	To Recommend, By Non-Advisory Vote, The Frequency Of Future Advisory Votes On The Compensation Paid To Ultimate's Named Executive Officers.	Frequency
The Walt Disney Company	08-Mar-17	Annual	Election Of Director: Aylwin B. Lewis	For (Combined)
	08-Mar-17	Annual	Election Of Director: Fred H. Langhammer	For
	08-Mar-17	Annual	Election Of Director: Jack Dorsey	For (Combined)
	08-Mar-17	Annual	Election Of Director: John S. Chen	For (Combined)
	08-Mar-17	Annual	Election Of Director: Maria Elena Lagomasino	Against (Combined)
	08-Mar-17	Annual	Election Of Director: Mark G. Parker	For
	08-Mar-17	Annual	Election Of Director: Orin C. Smith	For
	08-Mar-17	Annual	Election Of Director: Robert A. Iger	For
	08-Mar-17	Annual	Election Of Director: Robert W. Matschullat	For
	08-Mar-17	Annual	Election Of Director: Sheryl K. Sandberg	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	08-Mar-17	Annual	Election Of Director: Susan E. Arnold	For
	08-Mar-17	Annual	To Approve Holding An Advisory Vote On Executive Compensation Every One, Two Or Three Years, As Indicated.	Frequency
	08-Mar-17	Annual	To Approve The Advisory Resolution On Executive Compensation.	Against
	08-Mar-17	Annual	To Approve The Shareholder Proposal Requesting An Annual Report Disclosing Information Regarding The Company's Lobbying Policies And Activities.	For
	08-Mar-17	Annual	To Approve The Shareholder Proposal Requesting The Board To Amend The Company's Bylaws Relating To Proxy Access To Increase The Number Of Permitted Nominees, Remove The Limit On Aggregating Shares To Meet The Shareholding Requirement, And Remove The Limitation On Renomination Of Persons Based On Votes In A Prior Election.	Against
	08-Mar-17	Annual	To Ratify The Appointment Of PriceWaterhouseCoopers LLP As The Company's Registered Public Accountants For 2017.	For
Thermo Fisher Scientific	17-May-17	Annual	An Advisory Vote On The Frequency Of Future Executive Compensation Advisory Votes.	Frequency
Inc.	17-May-17	Annual	An Advisory Vote To Approve Named Executive Officer Compensation.	For (Combined)
	17-May-17	Annual	Election Of Director: C. Martin Harris	For
	17-May-17	Annual	Election Of Director: Dion J. Weisler	For
	17-May-17	Annual	Election Of Director: Elaine S. Ullian	For
	17-May-17	Annual	Election Of Director: Jim P. Manzi	For
	17-May-17	Annual	Election Of Director: Judy C. Lewent	For
	17-May-17	Annual	Election Of Director: Lars R. Sorensen	For
	17-May-17	Annual	Election Of Director: Marc N. Casper	For
	17-May-17	Annual	Election Of Director: Nelson J. Chai	For
	17-May-17	Annual	Election Of Director: Scott M. Sperling	For
	17-May-17	Annual	Election Of Director: Thomas J. Lynch	For (Combined)
	17-May-17	Annual	Election Of Director: Tyler Jacks	For
	17-May-17	Annual	Election Of Director: William G. Parrett	For
	17-May-17	Annual	Ratification Of The Audit Committee's Selection Of PriceWaterhouseCoopers LLP As The Company's Independent Auditors For 2017.	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Time Warner Inc.	15-Feb-17	Special	Adopt The Agreement And Plan Of Merger, Dated As Of October 22, 2016, As It May Be Amended From Time To Time (The "Merger Agreement"), By And Among Time Warner Inc., A Delaware Corporation, AT&T Inc., A Delaware Corporation, West Merger Sub, Inc., A Delaware Corporation And A Wholly Owned Subsidiary Of AT&T Inc., And West Merger Sub Ii, LLC, A Delaware Limited Liability Company And A Wholly Owned Subsidiary Of AT&T Inc.	For
	15-Feb-17	Special	Approve Adjournments Of The Special meeting, If Necessary Or Appropriate, To Solicit Additional Proxies If There Are Insufficient Votes At The Time Of The Special Meeting To Adopt The Merger Agreement.	For
	15-Feb-17	Special	Approve, By Non-Binding, Advisory Vote, Certain Compensation That May Be Paid Or Become Payable To Time Warner Inc.'s Named Executive Officers In Connection With The Transactions Contemplated By The Merger Agreement And The Agreements And Understandings Pursuant To Which Such Compensation May Be Paid Or Become Payable.	Against (Combined)
	15-Jun-17	Annual	Advisory Vote On The Frequency Of Holding An Advisory Vote On Named Executive Officer Compensation.	Frequency
	15-Jun-17	Annual	Advisory Vote To Approve Named Executive Officer Compensation.	For
	15-Jun-17	Annual	Election Of Director: Carlos M. Gutierrez	For
	15-Jun-17	Annual	Election Of Director: Deborah C. Wright	For
	15-Jun-17	Annual	Election Of Director: Fred Hassan	For
	15-Jun-17	Annual	Election Of Director: Jeffrey L. Bewkes	For
	15-Jun-17	Annual	Election Of Director: Jessica P. Einhorn	For
	15-Jun-17	Annual	Election Of Director: Mathias Dopfner	For (Combined)
	15-Jun-17	Annual	Election Of Director: Paul D. Wachter	For
	15-Jun-17	Annual	Election Of Director: Robert C. Clark	For (Combined)
	15-Jun-17	Annual	Election Of Director: William P. Barr	For
	15-Jun-17	Annual	Ratification Of Appointment Of Independent Auditor.	For
Unibail-Rodamco SE, Paris	25-Apr-17	MIX	Advisory Review Of Compensation Owed Or Paid To Mr Christophe Cuvillier, Chairman Of The Board Of Directors, For The Financial Year Ended 31 December 2016	Against
	25-Apr-17	MIX	Advisory Review Of The Compensation Owed Or Paid To Mr Olivier Bossard, Mr Fabrice Mouchel, Ms Astrid Panosyan, Mr Jaap Tonckens And Mr Jean-Marie Tritant, Members Of The Board Of Directors, For The Financial Year Ended 31 December 2016	Against

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Unibail-Rodamco SE, Paris	25-Apr-17	MIX	Allocation Of Income For The Financial Year And Distribution Of The Dividend: EUR 10.20 Per Share	For
	25-Apr-17	MIX	Appointment Of Mr Colin Dyer As A New Member Of The Supervisory Board	For
	25-Apr-17	MIX	Appointment Of Mr Philippe Collombel As A New Member Of The Supervisory Board	For
	25-Apr-17	MIX	Appointment Of Mr Roderick Munsters As A New Member Of The Supervisory Board	For
	25-Apr-17	MIX	Approval Of The Compensation Policy Regarding The Principles And Criteria For Determining, Distributing And Allocating Elements Comprising Compensation For The Chairman Of The Board Of Directors	For
	25-Apr-17	MIX	Approval Of The Compensation Policy Regarding The Principles And Criteria For Determining, Distributing And Allocating Elements Comprising Compensation For The Members Of The Board Of Directors	For
	25-Apr-17	MIX	Approval Of The Compensation Policy Regarding The Principles And Criteria For Determining, Distributing And Allocating Elements Comprising Compensation For The Members Of The Supervisory Board	For
	25-Apr-17	MIX	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2016	For
	25-Apr-17	MIX	Authorisation To Be Granted To The Board Of Directors To Cancel Shares Bought Back By The Company Under The Provisions Of Article L.225-209 Of The French Commercial Code	For
	25-Apr-17	MIX	Authorisation To Be Granted To The Board Of Directors To Decide Upon An Increase In The Share Capital, With Retention Of The Pre-Emptive Subscription Right, By Issuing Shares And/or Securities Granting Immediate Or Deferred Access To The Capital Of The Company Or One Of Its Subsidiaries	For
	25-Apr-17	MIX	Authorisation To Be Granted To The Board Of Directors With Respect To The Company Buying Back Its Own Shares Under The Provisions Of Article L.225-209 Of The French Commercial Code	For
	25-Apr-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Decide Upon An Increase In The Share Capital, With Cancellation Of The Pre-Emptive Subscription Right Via A Public Offer, By Issuing Shares And/or Securities Granting Immediate Or Deferred Access To The Capital Of The Company Or One Of Its Subsidiaries	For
	25-Apr-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Grant Share Purchase And/or Subscription Options For Shares In The Company, With Cancellation Of The Pre-Emptive Subscription Right, For The Benefit Of Salaried Employees And Executive Officers Of The Company Or Its Subsidiaries	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Unibail-Rodamco SE, Paris	25-Apr-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Capital By Issuing Shares and/or Securities Granting Access To The Company's Capital That Is Reserved For The Members Of A Company Savings Scheme, With Cancellation Of The Pre-Emptive Right For Their Benefit, Pursuant To Articles L.3332-18 And Following Of The French Labour Code	For
	25-Apr-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Number Of Securities To Be Issued In The Event Of A Capital Increase With Or Without The Pre-Emptive Subscription Right, Pursuant To Resolutions 18 And 19	For
	25-Apr-17	MIX	Delegation Of Authority To Be Granted To The Board Of Directors To Proceed With An Increase In The Share Capital, With Cancellation Of The Pre-Emptive Subscription Right, By Issuing Shares and/or Securities Granting Immediate Or Deferred Access To The Capital With A View To Remunerating Contributions In Kind Made To The Company	For
	25-Apr-17	MIX	Powers To Carry Out All Legal Formalities	For
	25-Apr-17	MIX	Renewal Of The Term Of Deloitte & Associates As Statutory Auditor	For
	25-Apr-17	MIX	Renewal Of The Term Of Ernst & Young Audit As Statutory Auditor	For
	25-Apr-17	MIX	Renewal Of The Term Of Ms Dagmar Kollmann As A Member Of The Supervisory Board	For
	25-Apr-17	MIX	Reports From The Board Of Directors, The Supervisory Board And The Statutory Auditors Regarding The Transactions For The 2016 Financial Year; Approval Of The Annual Financial Statements For The Financial Year Ended 31 December 2016	For
	25-Apr-17	MIX	Special Report Of The Statutory Auditors	For
Unilever NV, Rotterdam	26-Apr-17	Annual	Consideration Of The Annual Report And Accounts For The 2016 Financial Year	Did Not Vote
	26-Apr-17	Annual	To Adopt The Annual Accounts And Appropriation Of The Profit For The 2016 Financial Year: During 2016 EUR 4 Million Was Paid As Dividend On The Preference Shares And EUR 1,973 Million Was Paid As Dividend On The Ordinary Shares	For
	26-Apr-17	Annual	To Appoint KPMG As The Auditor Charged With The Auditing Of The Annual Accounts For The 2017 Financial Year	For
	26-Apr-17	Annual	To Approve The Directors Remuneration Policy	For
	26-Apr-17	Annual	To Approve The Unilever Share Plan 2017	For
	26-Apr-17	Annual	To Authorise The Board Of Directors To Purchase Shares And Depositary Receipts Thereof In The Share Capital Of The Company	For
	26-Apr-17	Annual	To Designate The Board Of Directors As The Company Body Authorised To Issue Shares In The Company	For
	26-Apr-17	Annual	To Discharge The Executive Directors In Office In The 2016 Financial Year For The Fulfilment Of Their Task	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Unilever NV, Rotterdam	26-Apr-17	Annual	To Discharge The Non-Executive Directors In Office In The 2016 Financial Year For The Fulfilment Of Their Task	For
	26-Apr-17	Annual	To Reappoint Dr J Hartmann As A Non-Executive Director	For
	26-Apr-17	Annual	To Reappoint Dr M Dekkers As A Non-Executive Director	For
	26-Apr-17	Annual	To Reappoint Mr F Sijbesma As A Non-Executive Director	For
	26-Apr-17	Annual	To Reappoint Mr G Pitkethly As An Executive Director	For
	26-Apr-17	Annual	To Reappoint Mr J Rishton As A Non-Executive Director	For
	26-Apr-17	Annual	To Reappoint Mr N S Andersen As A Non-Executive Director	For
	26-Apr-17	Annual	To Reappoint Mr P G J M Polman As An Executive Director	For
	26-Apr-17	Annual	To Reappoint Mr S Masiyiwa As A Non-Executive Director	For
	26-Apr-17	Annual	To Reappoint Mr V Colao As A Non-Executive Director	For
	26-Apr-17	Annual	To Reappoint Ms A M Fudge As A Non-Executive Director	For
	26-Apr-17	Annual	To Reappoint Ms L M Cha As A Non-Executive Director	For
	26-Apr-17	Annual	To Reappoint Ms M Ma As A Non-Executive Director	For
	26-Apr-17	Annual	To Reappoint Professor Y Moon As A Non-Executive Director	For
	26-Apr-17	Annual	To Reduce The Capital With Respect To Shares And Depositary Receipts Thereof Held By The Company In Its Own Share Capital	For
United Parcel Service, Inc.	04-May-17	Annual	Election Of Director: Ann M. Livermore	For
	04-May-17	Annual	Election Of Director: Candace Kendle	For
	04-May-17	Annual	Election Of Director: Carol B. Tome	For
	04-May-17	Annual	Election Of Director: Clark T. Randt, Jr.	For (Combined)
	04-May-17	Annual	Election Of Director: David P. Abney	For
	04-May-17	Annual	Election Of Director: Franck J. Moison	For (Combined)
	04-May-17	Annual	Election Of Director: John T. Stankey	For (Combined)
	04-May-17	Annual	Election Of Director: Kevin M. Warsh	For (Combined)
	04-May-17	Annual	Election Of Director: Michael J. Burns	For
	04-May-17	Annual	Election Of Director: Rodney C. Adkins	For
	04-May-17	Annual	Election Of Director: Rudy H.P. Markham	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	04-May-17	Annual	Election Of Director: William R. Johnson	For
				(Combined)
	04-May-17	Annual	To Adopt Holy Land Principles.	Against
	04-May-17	Annual	To Approve The Advisory Resolution On Executive Compensation.	For
	04-May-17	Annual	To Approve The Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation.	Frequency
	04-May-17	Annual	To Prepare An Annual Report On Lobbying Activities.	For (Combined)
	04-May-17	Annual	To Ratify The Appointment Of Deloitte & Touche LLP As UPS's Independent Registered Public Accounting Firm For The Year Ending December 31, 2017.	For
	04-May-17	Annual	To Reduce The Voting Power Of Class A Stock From 10 Votes Per Share To One Vote Per Share.	For
Unitedhealth Group	05-Jun-17	Annual	Advisory Approval Of The Company's Executive Compensation.	For
Incorporated	05-Jun-17	Annual	Advisory Approval Of The Frequency Of Holding Future Say-On-Pay Votes.	Frequency
	05-Jun-17	Annual	Election Of Director: Gail R. Wilensky, Ph.D.	For
	05-Jun-17	Annual	Election Of Director: Glenn M. Renwick	Against (Combined)
	05-Jun-17	Annual	Election Of Director: Kenneth I. Shine, M.D.	For
	05-Jun-17	Annual	Election Of Director: Michele J. Hooper	For
	05-Jun-17	Annual	Election Of Director: Richard T. Burke	For
	05-Jun-17	Annual	Election Of Director: Rodger A. Lawson	For
	05-Jun-17	Annual	Election Of Director: Stephen J. Hemsley	For
	05-Jun-17	Annual	Election Of Director: Timothy P. Flynn	For
	05-Jun-17	Annual	Election Of Director: William C. Ballard, Jr.	For
	05-Jun-17	Annual	Ratification Of The Appointment Of Deloitte & Touche LLP As The Independent Registered Public Accounting Firm For The Company For The Year Ending December 31, 2017.	For
	05-Jun-17	Annual	The Shareholder Proposal Set Forth In The Proxy Statement Requesting Additional Lobbying Disclosure, If Properly Presented At The 2017 Annual Meeting Of Shareholders.	Against
U.S. Bancorp	18-Apr-17	Annual	An Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation.	Frequency
	18-Apr-17	Annual	An Advisory Vote To Approve The Compensation Of Our Executives Disclosed In The Proxy Statement.	For
	18-Apr-17	Annual	Election Of Director: Andrew Cecere	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	18-Apr-17	Annual	Election Of Director: Arthur D. Collins, Jr.	For
	18-Apr-17	Annual	Election Of Director: Craig D. Schnuck	For
	18-Apr-17	Annual	Election Of Director: David B. O'Maley	For
	18-Apr-17	Annual	Election Of Director: Doreen Woo Ho	For
	18-Apr-17	Annual	Election Of Director: Douglas M. Baker, Jr.	Against
	18-Apr-17	Annual	Election Of Director: Karen S. Lynch	For
	18-Apr-17	Annual	Election Of Director: Kimberly J. Harris	For
	18-Apr-17	Annual	Election Of Director: Marc N. Casper	For
	18-Apr-17	Annual	Election Of Director: O'Dell M. Owens, M.D., M.P.H.	For
	18-Apr-17	Annual	Election Of Director: Olivia F. Kirtley	For
	18-Apr-17	Annual	Election Of Director: Richard K. Davis	For
	18-Apr-17	Annual	Election Of Director: Roland A. Hernandez	For
	18-Apr-17	Annual	Election Of Director: Scott W. Wine	Against
	18-Apr-17	Annual	Election Of Director: Warner L. Baxter	For
	18-Apr-17	Annual	Shareholder Proposal: A Shareholder Proposal Seeking The Adoption Of A Policy Requiring That The Chairman Of The Board Be An Independent Director.	For
	18-Apr-17	Annual	The Ratification Of The Selection Of Ernst & Young LLP As Our Independent Auditor For The 2017 Fiscal Year.	For
Visa Inc.	31-Jan-17	Annual	Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation.	Frequency
	31-Jan-17	Annual	Advisory Vote To Approve Executive Compensation.	For
	31-Jan-17	Annual	Election Of Director: Alfred F. Kelly, Jr.	For
	31-Jan-17	Annual	Election Of Director: Francisco Javier Fernandez-Carbajal	For
	31-Jan-17	Annual	Election Of Director: Gary A. Hoffman	For
	31-Jan-17	Annual	Election Of Director: John A.C. Swainson	For
	31-Jan-17	Annual	Election Of Director: Lloyd A. Carney	For
	31-Jan-17	Annual	Election Of Director: Mary B. Cranston	For
	31-Jan-17	Annual	Election Of Director: Maynard G. Webb, Jr.	For
	31-Jan-17	Annual	Election Of Director: Robert W. Matschullat	For
	31-Jan-17	Annual	Election Of Director: Suzanne Nora Johnson	For
	31-Jan-17	Annual	Ratification Of The Appointment Of KPMG LLP As Our Independent Registered Public Accounting Firm For The 2017 Fiscal Year.	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
Waters Corporation	09-May-17	Annual	Director	For
	09-May-17	Annual	If Properly Presented At The Meeting, To Consider A Shareholder Proposal Regarding The Adoption Of A Proxy Access Bylaw.	For
	09-May-17	Annual	To Approve, By Non-Binding Vote, Executive Compensation.	For
	09-May-17	Annual	To Approve, By Non-Binding Vote, The Frequency Of Executive Compensation Votes.	Frequency
	09-May-17	Annual	To Ratify The Selection Of PriceWaterhouseCoopers LLP As The Company's Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2017.	For
	09-May-17	Annual	To Reapprove The Material Terms Of The Performance Goals Under The 2012 Equity Incentive Plan For Purposes Of Section 162(M) Of The Internal Revenue Code.	For
Wells Fargo & Company	25-Apr-17	Annual	Advisory Proposal On The Frequency Of Future Advisory Votes To Approve Executive Compensation.	Frequency
	25-Apr-17	Annual	Advisory Resolution To Approve Executive Compensation.	For
	25-Apr-17	Annual	Election Of Director: Cynthia H. Milligan	Against
	25-Apr-17	Annual	Election Of Director: Donald M. James	For
	25-Apr-17	Annual	Election Of Director: Elizabeth A. Duke	For
	25-Apr-17	Annual	Election Of Director: Enrique Hernandez, Jr.	Against
	25-Apr-17	Annual	Election Of Director: Federico F. Pena	For
	25-Apr-17	Annual	Election Of Director: James H. Quigley	For
	25-Apr-17	Annual	Election Of Director: John D. Baker li	Against
	25-Apr-17	Annual	Election Of Director: John S. Chen	Against
	25-Apr-17	Annual	Election Of Director: Karen B. Peetz	For
	25-Apr-17	Annual	Election Of Director: Lloyd H. Dean	Against
	25-Apr-17	Annual	Election Of Director: Ronald L. Sargent	For
	25-Apr-17	Annual	Election Of Director: Stephen W. Sanger	For
	25-Apr-17	Annual	Election Of Director: Susan G. Swenson	Against
	25-Apr-17	Annual	Election Of Director: Suzanne M. Vautrinot	For
	25-Apr-17	Annual	Election Of Director: Timothy J. Sloan	For
	25-Apr-17	Annual	Ratify The Appointment Of KPMG LLP As The Company's Independent Registered Public Accounting Firm For 2017.	For
	25-Apr-17	Annual	Stockholder Proposal - Cumulative Voting.	Against
	25-Apr-17	Annual	Stockholder Proposal - Divesting Non-Core Business Report.	Against
	25-Apr-17	Annual	Stockholder Proposal - Gender Pay Equity Report.	For

COMPANY NAME	MEETING DATE	MEETING TYPE	PROPOSAL	VOTE CAST
	25-Apr-17	Annual	Stockholder Proposal - Indigenous Peoples' Rights Policy.	Against
	25-Apr-17	Annual	Stockholder Proposal - Lobbying Report.	Against
	25-Apr-17	Annual	Stockholder Proposal - Retail Banking Sales Practices Report.	Against
Workday, Inc.	20-Jun-17	Annual	Advisory Vote On Named Executive Officer Compensation.	For
	20-Jun-17	Annual	Director	For (Combined)
	20-Jun-17	Annual	To Ratify The Appointment Of Ernst & Young LLP As Workday's Independent Registered Public Accounting Firm For The Fiscal Year Ending January 31, 2018.	For
Zimmer Biomet Holdings,	12-May-17	Annual	Advisory Vote On The Frequency Of Say On Pay Votes	Frequency
Inc.	12-May-17	Annual	Advisory Vote To Approve Named Executive Officer Compensation (Say On Pay)	For
	12-May-17	Annual	Election Of Director: Arthur J. Higgins	For
	12-May-17	Annual	Election Of Director: Betsy J. Bernard	For
	12-May-17	Annual	Election Of Director: Cecil B. Pickett, Ph.D.	For
	12-May-17	Annual	Election Of Director: Christopher B. Begley	For
	12-May-17	Annual	Election Of Director: David C. Dvorak	For
	12-May-17	Annual	Election Of Director: Gail K. Boudreaux	For
	12-May-17	Annual	Election Of Director: Jeffrey K. Rhodes	For
	12-May-17	Annual	Election Of Director: Larry C. Glasscock	For
	12-May-17	Annual	Election Of Director: Michael J. Farrell	For
	12-May-17	Annual	Election Of Director: Michael W. Michelson	For
	12-May-17	Annual	Election Of Director: Robert A. Hagemann	For
	12-May-17	Annual	Ratify The Appointment Of PriceWaterhouseCoopers LLP As Our Independent Registered Public Accounting Firm For 2017	For