

PROXY VOTING REPORT

EdgePoint Canadian Portfolio

For the period July 1, 2022 to June 30, 2023

EdgePoint Wealth Management Inc. 150 Bloor Street West, Suite 500 Toronto, ON M5S 2X9 Tel: 1.866.757.7207 www.edgepointwealth.com

Securi	ty	205249105		Meeting Type	Д	nnual
Ticker	Symbol	CMDXF		Meeting Date	0	7-Jul-2022
SIN		CA2052491057		Agenda	9	35669549 - Management
tem	Proposal		Proposed by	Vote	For/Agains Manageme	
		e number of directors to be elected at the at eight (8).	Management	For	For	
	DIRECTO	OR	Management			
	1	Tina Antony		For	For	
	2	Judith J. Athaide		For	For	
	3	John E. Billowits		For	For	
	4	Kenneth M. Dedeluk		For	For	
	5	Christopher L. Fong		For	For	
	6	Pramod Jain		For	For	
	7	Peter H. Kinash		For	For	
	8	Mark R. Miller		For	For	
}	Accounta	nent of KPMG LLP, Chartered Professional ants as Auditors of the Corporation for the year and authorizing the Directors to fix their ation.	Management	For	For	

Page 1 of 73 22-Aug-2023

TENAZ ENERGY CORP.							
Security		88034V304		Meeting Type	Special		
Ticker	Symbol	ATUUF		Meeting Date	29-Jul-2022		
ISIN		CA88034V3048		Agenda	935687523 - Management		
Item	Proposal		Proposed by	Vote	For/Against Management		
1	To consider and, if deemed advisable, to approve, with or without variation, the Tenaz Share Issuance Resolution, as more particularly described in the accompanying information circular and proxy statement of the Company dated June 30, 2022.		Management	For	For		
2	DIRECTOR	3	Management				
	1 M	ichael Doyle		For	For		
	2 C	atherine Stalker		For	For		

Page 2 of 73 22-Aug-2023

ATS CORPORATION.								
Securi	ty	001940105		Meeting Type	Annual			
Ticker	Symbol	ATSAF		Meeting Date	11-Aug-2022			
ISIN		CA0019401052		Agenda	935687838 - Management			
Item	Proposal		Proposed by	Vote	For/Against Management			
1	DIRECT	OR	Management					
	1	Dave W. Cummings		For	For			
	2	Joanne S. Ferstman		For	For			
	3	Andrew P. Hider		For	For			
	4	Kirsten Lange		For	For			
	5	Michael E. Martino		For	For			
	6	David L. McAusland		For	For			
	7	Philip B. Whitehead		For	For			
2	Corporat	ointment of Ernst & Young LLP as Auditors of the tion for the ensuing year and authorizing the s to fix their remuneration.	Management	For	For			

Page 3 of 73 22-Aug-2023

TUCO	WS INC.				
Securi	ty	898697206		Meeting Type	Annual
Ticker	Symbol	TCX		Meeting Date	08-Sep-2022
SIN		US8986972060		Agenda	935691661 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1.1	Election of Meeting: A	Director to serve until the next Annual llen Karp	Management	For	For
1.2		Director to serve until the next Annual larlene Carl	Management	For	For
1.3		Director to serve until the next Annual effrey Schwartz	Management	For	For
1.4	Election of Meeting: E	Director to serve until the next Annual rez Gissin	Management	For	For
1.5		Director to serve until the next Annual obin Chase	Management	For	For
1.6	Election of Meeting: E	Director to serve until the next Annual lliot Noss	Management	For	For
1.7		Director to serve until the next Annual rad Burnham	Management	For	For
2.	To ratify th	e selection of the independent accounting firm	Management	For	For

for the fiscal year ending December 31, 2022.

Page 4 of 73 22-Aug-2023

Securit	y N7637U112		Meeting Type	ExtraOrdinary General Meeting
Ticker	Symbol		Meeting Date	30-Sep-2022
ISIN	NL0000009538		Agenda	715983171 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
CMMT	VOTING MUST BE LODGED WITH BENEFICIAL OWNER DETAILS AS PROVIDED BY YOUR-CUSTODIAN BANK. IF NO BENEFICIAL OWNER DETAILS ARE PROVIDED, YOUR-INSTRUCTIONS MAY BE REJECTED.	Non-Voting		
CMMT	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIAN-BANK. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTIONS MAY BEREJECTED.	Non-Voting		
1.	PROPOSAL TO APPOINT MR R.W.O. JAKOBS AS PRESIDENT/CHIEF EXECUTIVE OFFICER AND MEMBER OF THE BOARD OF MANAGEMENT WITH EFFECT FROM OCTOBER 15, 2022	Management		
CMMT	19 AUG 2022: PLEASE NOTE THAT IF YOU HOLD CREST DEPOSITORY INTERESTS (CDIS)-AND PARTICIPATE AT THIS MEETING, YOU (OR YOUR CREST SPONSORED-MEMBER/CUSTODIAN) WILL BE REQUIRED TO INSTRUCT A TRANSFER OF THE RELEVANT-CDIS TO THE ESCROW ACCOUNT SPECIFIED IN THE ASSOCIATED CORPORATE EVENT IN THE-CREST SYSTEM. THIS TRANSFER WILL NEED TO BE COMPLETED BY THE SPECIFIED CREST-SYSTEM DEADLINE. ONCE THIS TRANSFER HAS SETTLED, THE CDIS WILL BE BLOCKED IN-THE CREST SYSTEM. THE CDIS WILL TYPICALLY BE RELEASED FROM ESCROW AS SOON ASPRACTICABLE ON RECORD DATE +1 DAY (OR ON MEETING DATE +1 DAY IF NO RECORD-DATE APPLIES) UNLESS OTHERWISE SPECIFIED, AND ONLY AFTER THE AGENT HAS-CONFIRMED AVAILABILITY OF THE POSITION. IN ORDER FOR A VOTE TO BE ACCEPTED, THE VOTED POSITION MUST BE BLOCKED IN THE REQUIRED ESCROW ACCOUNT IN THE-CREST SYSTEM. BY VOTING ON THIS MEETING, YOUR CREST SPONSORED-MEMBER/CUSTODIAN MAY USE YOUR VOTE INSTRUCTION AS THE AUTHORIZATION TO TAKE-THE NECESSARY ACTION WHICH WILL INCLUDE TRANSFERRING YOUR INSTRUCTED POSITION-TO ESCROW. PLEASE CONTACT YOUR CREST SPONSORED MEMBER/CUSTODIAN DIRECTLY FORFURTHER INFORMATION ON THE CUSTODY PROCESS AND WHETHER OR NOT THEY REQUIRE-SEPARATE INSTRUCTIONS FROM YOU	Non-Voting Non-Voting		

Page 5 of 73 22-Aug-2023

CMMT 19 AUG 2022: PLEASE NOTE SHARE BLOCKING WILL APPLY FOR ANY VOTED POSITIONS-SETTLING THROUGH EUROCLEAR BANK

Non-Voting

Non-Voting

CMMT 19 AUG 2022: PLEASE NOTE THAT THIS IS A
REVISION DUE TO ADDITION OF COMMENTS.-IF
YOU HAVE ALREADY SENT IN YOUR VOTES,
PLEASE DO NOT VOTE AGAIN LINESS YOU-DEC

PLEASE DO NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK

YOU

CMMT 23 AUG 2022: INTERMEDIARY CLIENTS ONLY PLEASE NOTE THAT IF YOU ARE-CLASSIFIED AS AN
INTERMEDIARY CLIENT UNDER THE SHAREHOLDER
RIGHTS DIRECTIVE-II, YOU SHOULD BE PROVIDING
THE UNDERLYING SHAREHOLDER INFORMATION
AT THE-VOTE INSTRUCTION LEVEL. IF YOU ARE
UNSURE ON HOW TO PROVIDE THIS LEVEL OFDATA TO BROADRIDGE OUTSIDE OF PROXYEDGE,
PLEASE SPEAK TO YOUR DEDICATED-CLIENT
SERVICE REPRESENTATIVE FOR ASSISTANCE

Non-Voting

Page 6 of 73 22-Aug-2023

BROOKFIELD ASSET MANAGEMENT INC.								
Securit	ty	112585104		Meeting Type	Special			
Ticker	Symbol	BAM		Meeting Date	09-Nov-2022			
ISIN		CA1125851040		Agenda	935719508 - Management			
Item	Proposal		Proposed by	Vote	For/Against Management			
1		gement Resolution, the full text of which is set pendix A to the Circular.	Management	For	For			
2	The Mana	ger MSOP Resolution, the full text of which is	Management	For	For			

Management

Management

For

For

For

For

set forth in Appendix I to the Circular.

is set forth in Appendix J to the Circular.

The Manager NQMSOP Resolution, the full text of which

The Manager Escrowed Stock Plan Resolution, the full

text of which is set forth in Appendix K to the Circular.

3

4

Page 7 of 73 22-Aug-2023

KONIN	KLIJKE DSM NV			
Security	y N5017D122		Meeting Type	ExtraOrdinary General Meeting
Ticker S	Symbol		Meeting Date	23-Jan-2023
ISIN	NL0000009827		Agenda	716380453 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
CMMT	VOTING MUST BE LODGED WITH BENEFICIAL OWNER DETAILS AS PROVIDED BY YOUR-CUSTODIAN BANK. IF NO BENEFICIAL OWNER DETAILS ARE PROVIDED, YOUR-INSTRUCTIONS MAY BE REJECTED.	Non-Voting		
CMMT	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIAN-BANK. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTIONS MAY BEREJECTED.	Non-Voting		
CMMT	INTERMEDIARY CLIENTS ONLY - PLEASE NOTE THAT IF YOU ARE CLASSIFIED AS AN- INTERMEDIARY CLIENT UNDER THE SHAREHOLDER RIGHTS DIRECTIVE II, YOU SHOULD BE-PROVIDING THE UNDERLYING SHAREHOLDER INFORMATION AT THE VOTE INSTRUCTION-LEVEL. IF YOU ARE UNSURE ON HOW TO PROVIDE THIS LEVEL OF DATA TO BROADRIDGE-OUTSIDE OF PROXYEDGE, PLEASE SPEAK TO YOUR DEDICATED CLIENT SERVICE-REPRESENTATIVE FOR ASSISTANCE	Non-Voting		
1.	OPENING	Non-Voting		
2.	PRESENTATION ON THE TRANSACTION	Non-Voting		
3.	APPROVAL OF THE TRANSACTION, WHICH ENCOMPASSES THE FOLLOWING COMPONENTS: (A) APPROVAL OF THE TRANSACTION IN ACCORDANCE WITH SECTION 2:107A OF THE DCC; (B) SUBJECT TO THE EXCHANGE OFFER HAVING BEEN DECLARED UNCONDITIONAL AND EFFECTIVE UPON THE DELISTING OF THE DSM ORDINARY SHARES FROM EURONEXT AMSTERDAM, THE CONVERSION OF DSM FROM A DUTCH PUBLIC LIMITED LIABILITY COMPANY (NAAMLOZE VENNOOTSCHAP) INTO A DUTCH PRIVATE LIMITED LIABILITY COMPANY (BESLOTEN VENNOOTSCHAP MET BEPERKTE AANSPRAKELIJKHEID) AND RELATED AMENDMENT TO THE ARTICLES; (C) CONDITIONAL STATUTORY TRIANGULAR MERGER IN ACCORDANCE WITH SECTION 2:309 ET SEQ AND 2:333A OF THE DCC; AND (D) AUTHORIZATION OF THE MANAGING BOARD TO HAVE DSM REPURCHASE THE DSM PREFERENCE SHARES A AND CONDITIONAL CANCELLATION OF THE DSM PREFERENCE SHARES A	Management	For	For

Page 8 of 73 22-Aug-2023

4.	CONDITIONAL DISCHARGE AND RELEASE FROM LIABILITY OF THE MEMBERS OF THE MANAGING BOARD	Management	For	For
5.	CONDITIONAL DISCHARGE AND RELEASE FROM LIABILITY OF THE MEMBERS OF THE SUPERVISORY BOARD	Management	For	For
6.	CLOSING	Non-Voting		
CMMT	23 NOV 2022: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN NUMBERING-OF ALL RESOLUTIONS. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT-VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	Non-Voting		

Page 9 of 73 22-Aug-2023

BERRY GLOBAL GROUP, INC.Security08579W103Meeting TypeAnnualTicker SymbolBERYMeeting Date15-Feb-2023

ISIN	US08579W1036		Agenda	935756265 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1a.	Election of Director: B. Evan Bayh	Management	For	For
1b.	Election of Director: Jonathan F. Foster	Management	For	For
1c.	Election of Director: Idalene F. Kesner	Management	For	For
1d.	Election of Director: Jill A. Rahman	Management	For	For
1e.	Election of Director: Carl J. Rickertsen	Management	For	For
1f.	Election of Director: Thomas E. Salmon	Management	For	For
1g.	Election of Director: Chaney M. Sheffield	Management	For	For
1h.	Election of Director: Robert A. Steele	Management	For	For
1i.	Election of Director: Stephen E. Sterrett	Management	For	For
1j.	Election of Director: Scott B. Ullem	Management	For	For
2.	To ratify the selection of Ernst & Young LLP as Berry's independent registered public accountants for the fiscal year ending September 30, 2023.	Management	For	For
3.	To approve, on an advisory, non-binding basis, our executive compensation.	Management	For	For

Page 10 of 73 22-Aug-2023

MAINS	STREET EC	QUITY CORP.			
Securi	ty	560915100		Meeting Type	Annual
Ticker	Symbol	MEQYF		Meeting Date	09-Mar-2023
ISIN		CA5609151009		Agenda	935767496 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1	To set the	e number of directors at six (6).	Management	For	For
2	DIRECTO	OR	Management		
	1	Navjeet (Bob) Dhillon		For	For
	2	Joseph Amantea		For	For
	3	Ron B. Anderson		For	For
	4	Karanveer Dhillon		For	For
	5	Richard Grimaldi		For	For
	6	John Irwin		For	For
3	the Corpo	nent of PricewaterhouseCoopers as Auditors of oration for the ensuing year and authorizing the to fix their remuneration.	Management	For	For

Page 11 of 73 22-Aug-2023

RITCH	IE BROS. AUG	CTIONEERS INCORPORATED			
Securit		767744105 RBA CA7677441056		Meeting Type Meeting Date Agenda	Contested-Special 14-Mar-2023 935766759 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1.	Bros. Auction under the fer securityhold ("IAA"), in conference and 2022, as an Agreement and attention and action action and action action and action action action and action	the issuance of common shares of Ritchie meers Incorporated, a company organized deral laws of Canada ("RBA"), to ers of IAA, Inc., a Delaware corporation connection with the Agreement and Plan of Reorganization, dated as of November 7, mended by that certain Amendment to the land Plan of Merger and Reorganization, January 22, 2023, and as it may be further modified from time to time.	Management	For	For
2.	if necessary there are ins	the adjournment of the RBA special meeting, or appropriate, to solicit additional proxies if sufficient votes at the time of the RBA special approve the RBA share issuance proposal.	Management	For	For

Page 12 of 73 22-Aug-2023

DITCL	IIE BDOS AL	JCTIONEERS INCORPORATED			
Securit		767744105		Meeting Type	Contested-Special
	Symbol	RBA		Meeting Date	14-Mar-2023
ISIN		CA7677441056		Agenda	935766761 - Opposition
Item	Proposal		Proposed by	Vote	For/Against Management
1.	common si company o ("RBA") to ("IAA") in o Merger and Amendmen	any's proposal to approve the issuance of nares of Ritchie Bros. Auctioneers Inc., a organized under the federal laws of Canada securityholders of IAA, Inc., a Delaware Corp. connection with the Agreement and Plan of d reorg, as amended by that certain not to the Agreement and Plan of Merger and as it may be further amended or modified from e.	Management		
2.	the RBA S solicit addit the time of	any's proposal to approve the adjournment of pecial Meeting, if necessary or appropriate, to tional proxies if there are insufficient votes at the RBA Special Meeting to approve the ance Proposal (the "Adjournment Proposal").	Management		

Page 13 of 73 22-Aug-2023

ГЕ СС	NNECTIVITY	Y LTD			
Securi	ty	H84989104		Meeting Type	Annual
Гicker	Symbol	TEL		Meeting Date	15-Mar-2023
SIN		CH0102993182		Agenda	935758776 - Management
tem	Proposal		Proposed by	Vote	For/Against Management
a.	Election of	f Director: Jean-Pierre Clamadieu	Management	For	For
b.	Election of	f Director: Terrence R. Curtin	Management	For	For
C.	Election of	f Director: Carol A. ("John") Davidson	Management	For	For
d.	Election of	f Director: Lynn A. Dugle	Management	For	For
e.	Election of	f Director: William A. Jeffrey	Management	For	For
f.	Election of	f Director: Syaru Shirley Lin	Management	For	For
g.	Election of	f Director: Thomas J. Lynch	Management	For	For
h.	Election of	f Director: Heath A. Mitts	Management	For	For
i.	Election of	f Director: Abhijit Y. Talwalkar	Management	For	For
j.	Election of	f Director: Mark C. Trudeau	Management	For	For
k.	Election of	f Director: Dawn C. Willoughby	Management	For	For
I.	Election of	f Director: Laura H. Wright	Management	For	For
	To elect TI of Director	homas J. Lynch as the Chairman of the Board	Management	For	For
sa.		ne individual member of the Management ent and Compensation Committee: Abhijit Y.	Management	For	For
Bb.		ne individual member of the Management ent and Compensation Committee: Mark C.	Management	For	For
Bc.		ne individual member of the Management ent and Compensation Committee: Dawn C.	Management	For	For
l.	Services G Proxy Voti unable to s independe Connectivi	r. René Schwarzenbach, of Proxy Voting GmbH, or another individual representative of ng Services GmbH if Dr. Schwarzenbach is serve at the relevant meeting, as the ent proxy at the 2024 annual meeting of TE ity and any shareholder meeting that may be to that meeting.	Management	For	For
5.1	Ltd. (exclu fiscal year financial st 30, 2022 a	e the 2022 Annual Report of TE Connectivity ding the statutory financial statements for the ended September 30, 2022, the consolidated tatements for the fiscal year ended September and the Swiss Statutory Compensation Report all year ended September 30, 2022).	Management	For	For

Page 14 of 73 22-Aug-2023

5.2	To approve the statutory financial statements of TE Connectivity Ltd. for the fiscal year ended September 30, 2022.	Management	For	For
5.3	To approve the consolidated financial statements of TE Connectivity Ltd. for the fiscal year ended September 30, 2022.	Management	For	For
6.	To release the members of the Board of Directors and executive officers of TE Connectivity for activities during the fiscal year ended September 30, 2022.	Management	For	For
7.1	To elect Deloitte & Touche LLP as TE Connectivity's independent registered public accounting firm for fiscal year 2023.	Management	For	For
7.2	To elect Deloitte AG, Zurich, Switzerland, as TE Connectivity's Swiss registered auditor until the next annual general meeting of TE Connectivity.	Management	For	For
7.3	To elect PricewaterhouseCoopers AG, Zurich, Switzerland, as TE Connectivity's special auditor until the next annual general meeting of TE Connectivity.	Management	For	For
8.	An advisory vote to approve named executive officer compensation.	Management	For	For
9.	An advisory vote on the frequency of an advisory vote to approve named executive officer compensation.	Management	1 Year	For
10.	An advisory vote to approve the Swiss Statutory Compensation Report for the fiscal year ended September 30, 2022.	Management	For	For
11.	A binding vote to approve fiscal year 2024 maximum aggregate compensation amount for executive management.	Management	For	For
12.	A binding vote to approve fiscal year 2024 maximum aggregate compensation amount for the Board of Directors.	Management	For	For
13.	To approve the carryforward of unappropriated accumulated earnings at September 30, 2022.	Management	For	For
14.	To approve a dividend payment to shareholders equal to \$2.36 per issued share to be paid in four equal quarterly installments of \$0.59 starting with the third fiscal quarter of 2023 and ending in the second fiscal quarter of 2024 pursuant to the terms of the dividend resolution.	Management	For	For
15.	To approve an authorization relating to TE Connectivity's Share Repurchase Program.	Management	For	For
16.	To approve a reduction of share capital for shares acquired under TE Connectivity's share repurchase program and related amendments to the articles of association of TE Connectivity Ltd.	Management	For	For
17.	To approve changes to share capital and related amendments to the articles of association of TE Connectivity Ltd.	Management	For	For

Page 15 of 73 22-Aug-2023

ГЕ СС	NNECTIVITY	Y LTD			
Securi	ty	H84989104		Meeting Type	Annual
Гicker	Symbol	TEL		Meeting Date	15-Mar-2023
SIN		CH0102993182		Agenda	935772613 - Management
tem	Proposal		Proposed by	Vote	For/Against Management
a.	Election of	f Director: Jean-Pierre Clamadieu	Management	For	For
b.	Election of	f Director: Terrence R. Curtin	Management	For	For
C.	Election of	f Director: Carol A. ("John") Davidson	Management	For	For
d.	Election of	f Director: Lynn A. Dugle	Management	For	For
e.	Election of	f Director: William A. Jeffrey	Management	For	For
f.	Election of	f Director: Syaru Shirley Lin	Management	For	For
g.	Election of	f Director: Thomas J. Lynch	Management	For	For
h.	Election of	f Director: Heath A. Mitts	Management	For	For
i.	Election of	f Director: Abhijit Y. Talwalkar	Management	For	For
j.	Election of	f Director: Mark C. Trudeau	Management	For	For
k.	Election of	f Director: Dawn C. Willoughby	Management	For	For
l.	Election of	f Director: Laura H. Wright	Management	For	For
	To elect TI of Director	homas J. Lynch as the Chairman of the Board	Management	For	For
Ba.		ne individual member of the Management ent and Compensation Committee: Abhijit Y.	Management	For	For
b.		ne individual member of the Management ent and Compensation Committee: Mark C.	Management	For	For
Sc.		ne individual member of the Management ent and Compensation Committee: Dawn C.	Management	For	For
1.	Services G Proxy Voti unable to s independe Connectivi	or. René Schwarzenbach, of Proxy Voting GmbH, or another individual representative of ang Services GmbH if Dr. Schwarzenbach is serve at the relevant meeting, as the ent proxy at the 2024 annual meeting of TE ity and any shareholder meeting that may be to that meeting.	Management	For	For
5.1	Ltd. (exclu fiscal year financial st 30, 2022 a	te the 2022 Annual Report of TE Connectivity riding the statutory financial statements for the ended September 30, 2022, the consolidated tatements for the fiscal year ended September and the Swiss Statutory Compensation Report ral year ended September 30, 2022).	Management	For	For

Page 16 of 73 22-Aug-2023

5.2	To approve the statutory financial statements of TE Connectivity Ltd. for the fiscal year ended September 30, 2022.	Management	For	For
5.3	To approve the consolidated financial statements of TE Connectivity Ltd. for the fiscal year ended September 30, 2022.	Management	For	For
6.	To release the members of the Board of Directors and executive officers of TE Connectivity for activities during the fiscal year ended September 30, 2022.	Management	For	For
7.1	To elect Deloitte & Touche LLP as TE Connectivity's independent registered public accounting firm for fiscal year 2023.	Management	For	For
7.2	To elect Deloitte AG, Zurich, Switzerland, as TE Connectivity's Swiss registered auditor until the next annual general meeting of TE Connectivity.	Management	For	For
7.3	To elect PricewaterhouseCoopers AG, Zurich, Switzerland, as TE Connectivity's special auditor until the next annual general meeting of TE Connectivity.	Management	For	For
8.	An advisory vote to approve named executive officer compensation.	Management	For	For
9.	An advisory vote on the frequency of an advisory vote to approve named executive officer compensation.	Management	1 Year	For
10.	An advisory vote to approve the Swiss Statutory Compensation Report for the fiscal year ended September 30, 2022.	Management	For	For
11.	A binding vote to approve fiscal year 2024 maximum aggregate compensation amount for executive management.	Management	For	For
12.	A binding vote to approve fiscal year 2024 maximum aggregate compensation amount for the Board of Directors.	Management	For	For
13.	To approve the carryforward of unappropriated accumulated earnings at September 30, 2022.	Management	For	For
14.	To approve a dividend payment to shareholders equal to \$2.36 per issued share to be paid in four equal quarterly installments of \$0.59 starting with the third fiscal quarter of 2023 and ending in the second fiscal quarter of 2024 pursuant to the terms of the dividend resolution.	Management	For	For
15.	To approve an authorization relating to TE Connectivity's Share Repurchase Program.	Management	For	For
16.	To approve a reduction of share capital for shares acquired under TE Connectivity's share repurchase program and related amendments to the articles of association of TE Connectivity Ltd.	Management	For	For
17.	To approve changes to share capital and related amendments to the articles of association of TE Connectivity Ltd.	Management	For	For

Page 17 of 73 22-Aug-2023

PRAIR	RIESKY R	OYALTY LTD.			
Securi	ty	739721108		Meeting Type	Annual
Ticker Symbol		PREKF		Meeting Date	18-Apr-2023
ISIN		CA7397211086		Agenda	935777221 - Management
Item	Propos	al	Proposed by	Vote	For/Against Management
1	DIREC	TOR	Management		
	1	James M. Estey		For	For
	2	Leanne Bellegarde, KC		For	For
	3	Anuroop S. Duggal		For	For
	4	P. Jane Gavan		For	For
	5	Margaret A. McKenzie		For	For
	6	Andrew M. Phillips		For	For
	7	Sheldon B. Steeves		For	For
	8	Grant A. Zawalsky		For	For
2	Accour until the shareh	tment of KPMG LLP, Chartered Professional ntants, as auditor of the Company, to hold office e next annual meeting of the Company's olders and authorizing the directors of the any to fix their remuneration.	Management	For	For
3	text of proxy s 2023 (t	sider a non-binding advisory resolution, the full which is set forth in the information circular and statement of the Company dated February 27, the "Information Circular"), approving the any's approach to executive compensation.	Management	For	For

Page 18 of 73 22-Aug-2023

FAIRFAX INDIA HOLDINGS CORPORATION Security 303897102 Meeting Type Annual Ticker Symbol FFXDF Meeting Date 20-Apr-2023 ISIN CA3038971022 Agenda 935785723 - Management

Item	Proposal	Proposed by	Vote	For/Against Management	
1A	Election of Director - Christopher D. Hodgson	Management	For	For	
1B	Election of Director - Sharmila Karve	Management	For	For	
1C	Election of Director - Sumit Maheshwari	Management	For	For	
1D	Election of Director - R. William McFarland	Management	For	For	
1E	Election of Director - Deepak Parekh	Management	For	For	
1F	Election of Director - Satish Rai	Management	For	For	
1G	Election of Director - Chandran Ratnaswami	Management	For	For	
1H	Election of Director - Gopalakrishnan Soundarajan	Management	For	For	
11	Election of Director - Lauren C. Templeton	Management	For	For	
1J	Election of Director - Benjamin P. Watsa	Management	For	For	
1K	Election of Director - V. Prem Watsa	Management	For	For	
2	Appointment of PricewaterhouseCoopers LLP as Auditor of the Corporation.	Management	For	For	

Page 19 of 73 22-Aug-2023

FAIRFAX FINANCIAL HOLDINGS LIMITED Security 303901102 Meeting Type Annual Ticker Symbol FRFHF Meeting Date 20-Apr-2023 ISIN CA3039011026 Agenda 935787436 - Management

10114	0/10003011020		/ igcrida	30010140	- Management
Item	Proposal	Proposed by	Vote	For/Against Management	
1A	Election of Director - Robert J. Gunn	Management	For	For	
1B	Election of Director - The Rt. Hon. David L. Johnston	Management	For	For	
1C	Election of Director - Karen L. Jurjevich	Management	For	For	
1D	Election of Director - R. William McFarland	Management	For	For	
1E	Election of Director - Christine N. McLean	Management	For	For	
1F	Election of Director - Brian J. Porter	Management	For	For	
1G	Election of Director - Timothy R. Price	Management	For	For	
1H	Election of Director - Brandon W. Sweitzer	Management	For	For	
11	Election of Director - Lauren C. Templeton	Management	For	For	
1J	Election of Director - Benjamin P. Watsa	Management	For	For	
1K	Election of Director - V. Prem Watsa	Management	For	For	
1L	Election of Director - William C. Weldon	Management	For	For	
2	Appointment of PricewaterhouseCoopers LLP as Auditor of the Corporation.	Management	For	For	

Page 20 of 73 22-Aug-2023

ALFA L	AVAL AB			
Security	/ W04008152		Meeting Type	Annual General Meeting
Ticker S	Symbol		Meeting Date	25-Apr-2023
SIN	SE0000695876		Agenda	716806457 - Management
tem	Proposal	Proposed by	Vote	For/Against Management
CMMT	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRES APPROVAL FROM THE MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION			
CMMT	VOTING MUST BE LODGED WITH BENEFICIAL OWNER DETAILS AS PROVIDED BY YOUR-CUSTODIAN BANK. ACCOUNTS WITH MULTIPLE BENEFICIAL OWNERS WILL REQUIRE-DISCLOSURE OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION	Non-Voting		
CMMT	A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED TO LODGE YOUR- VOTING INSTRUCTIONS. IF NO POA IS SUBMITTED, YOUR VOTING INSTRUCTIONS MAY BE-REJECTED	Non-Voting		
CMMT	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIAN-BANK. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTIONS MAY BEREJECTED	Non-Voting		
	OPEN MEETING	Non-Voting		
	ELECT CHAIRMAN OF MEETING	Management	For	For
	PREPARE AND APPROVE LIST OF SHAREHOLDERS	Non-Voting		
	APPROVE AGENDA OF MEETING	Management	For	For
,	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	Non-Voting		
	ACKNOWLEDGE PROPER CONVENING OF MEETING	Management	For	For
	RECEIVE CEO'S REPORT	Non-Voting		
1	RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	Non-Voting		
.Α	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	Management	For	For
.B	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 6 PER SHARE	Management	For	For
.C1	APPROVE DISCHARGE OF CEO TOM ERIXON	Management	For	For
C2	APPROVE DISCHARGE OF DENNIS JONSSON	Management	For	For
.C3	APPROVE DISCHARGE OF FINN RAUSING	Management	For	For
.C4	APPROVE DISCHARGE OF HENRIK LANGE	Management	For	For
.C5	APPROVE DISCHARGE OF JORN RAUSING	Management	For	For

Page 21 of 73 22-Aug-2023

9.C6	APPROVE DISCHARGE OF LILIAN FOSSUM BINER	Management	For	For
9.C7	APPROVE DISCHARGE OF MARIA MORAEUS HANSSEN	Management	For	For
9.C8	APPROVE DISCHARGE OF RAY MAURITSSON	Management	For	For
9.C9	APPROVE DISCHARGE OF ULF WIINBERG	Management	For	For
9.C10	APPROVE DISCHARGE OF HELENE MELLQUIST	Management	For	For
9.C11	APPROVE DISCHARGE OF BROR GARCIA LANT	Management	For	For
9.C12	APPROVE DISCHARGE OF HENRIK NIELSEN	Management	For	For
9.C13	APPROVE DISCHARGE OF JOHAN RANHOG	Management	For	For
9.C14	APPROVE DISCHARGE OF JOHNNY HULTHEN	Management	For	For
9.C15	APPROVE DISCHARGE OF STEFAN SANDELL	Management	For	For
9.C16	APPROVE DISCHARGE OF LEIF NORKVIST	Management	For	For
10	APPROVE REMUNERATION REPORT	Management	For	For
11.1	DETERMINE NUMBER OF DIRECTORS (9) AND DEPUTY DIRECTORS (0) OF BOARD	Management	For	For
11.2	FIX NUMBER OF AUDITORS (2) AND DEPUTY AUDITORS (2)	Management	For	For
12.1	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.95 MILLION TO THE CHAIR AND SEK 650 ,000 TO OTHER DIRECTORS	Management	For	For
12.2	APPROVE REMUNERATION OF COMMITTEE WORK	Management	For	For
12.3	APPROVE REMUNERATION OF AUDITORS	Management	For	For
13.1	REELECT DENNIS JONSSON AS DIRECTOR	Management	For	For
13.2	REELECT FINN RAUSING AS DIRECTOR	Management	For	For
13.3	REELECT HENRIK LANGE AS DIRECTOR	Management	For	For
13.4	REELECT JORN RAUSING AS DIRECTOR	Management	For	For
13.5	REELECT LILIAN FOSSUM BINER AS DIRECTOR	Management	For	For
13.6	REELECT RAY MAURITSSON AS DIRECTOR	Management	For	For
13.7	REELECT ULF WIINBERG AS DIRECTOR	Management	For	For
13.8	ELECT ANNA MULLER AS NEW DIRECTOR	Management	For	For
13.9	ELECT NADINE CRAUWELS AS NEW DIRECTOR	Management	For	For
13.10	ELECT DENNIS JONSSON AS BOARD CHAIR	Management	For	For
13.11	RATIFY KAROLINE TEDEVALL AS AUDITOR	Management	For	For
13.12	RATIFY ANDREAS TROBERG AS AUDITOR	Management	For	For
13.13	RATIFY HENRIK JONZEN AS DEPUTY AUDITOR	Management	For	For
13.14	RATIFY ANDREAS MAST AS DEPUTY AUDITOR	Management	For	For
14	APPROVE SEK 1.49 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION APPROVE CAPITALIZATION OF RESERVES OF SEK 1.49 MILLION FOR A BONUS ISSUE	Management	For	For

Page 22 of 73 22-Aug-2023

15	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	Management	For	For
16	CLOSE MEETING	Non-Voting		
CMMT	22 MAR 2023: PLEASE NOTE THAT IF YOU HOLD CREST DEPOSITORY INTERESTS (CDIS)-AND PARTICIPATE AT THIS MEETING, YOU (OR YOUR CREST SPONSORED-MEMBER/CUSTODIAN) WILL BE REQUIRED TO INSTRUCT A TRANSFER OF THE RELEVANT-CDIS TO THE ESCROW ACCOUNT SPECIFIED IN THE ASSOCIATED CORPORATE EVENT IN THE-CREST SYSTEM. THIS TRANSFER WILL NEED TO BE COMPLETED BY THE SPECIFIED CREST-SYSTEM DEADLINE. ONCE THIS TRANSFER HAS SETTLED, THE CDIS WILL BE BLOCKED IN-THE CREST SYSTEM. THE CDIS WILL TYPICALLY BE RELEASED FROM ESCROW AS SOON ASPRACTICABLE ON RECORD DATE +1 DAY (OR ON MEETING DATE +1 DAY IF NO RECORD-DATE APPLIES) UNLESS OTHERWISE SPECIFIED, AND ONLY AFTER THE AGENT HAS-CONFIRMED AVAILABILITY OF THE POSITION. IN ORDER FOR A VOTE TO BE ACCEPTED,-THE VOTED POSITION MUST BE BLOCKED IN THE REQUIRED ESCROW ACCOUNT IN THE-CREST SYSTEM. BY VOTING ON THIS MEETING, YOUR CREST SPONSORED-MEMBER/CUSTODIAN MAY USE YOUR VOTE INSTRUCTION AS THE AUTHORIZATION TO TAKE-THE NECESSARY ACTION WHICH WILL INCLUDE TRANSFERRING YOUR INSTRUCTED POSITION-TO ESCROW. PLEASE CONTACT YOUR CREST SPONSORED MEMBER/CUSTODIAN DIRECTLY FORFURTHER INFORMATION ON THE CUSTODY PROCESS AND WHETHER OR NOT THEY REQUIRE-SEPARATE INSTRUCTIONS FROM YOU	Non-Voting		
CMMT	22 MAR 2023: PLEASE NOTE SHARE BLOCKING WILL APPLY FOR ANY VOTED POSITIONS-SETTLING THROUGH EUROCLEAR BANK.	Non-Voting		
CMMT	22 MAR 2023: INTERMEDIARY CLIENTS ONLY - PLEASE NOTE THAT IF YOU ARE-CLASSIFIED AS AN INTERMEDIARY CLIENT UNDER THE SHAREHOLDER RIGHTS DIRECTIVE-II, YOU SHOULD BE PROVIDING THE UNDERLYING SHAREHOLDER INFORMATION AT THE-VOTE INSTRUCTION LEVEL. IF YOU ARE UNSURE ON HOW TO PROVIDE THIS LEVEL OF- DATA TO BROADRIDGE OUTSIDE OF PROXYEDGE, PLEASE SPEAK TO YOUR DEDICATED-CLIENT SERVICE REPRESENTATIVE FOR ASSISTANCE	Non-Voting		
СММТ	22 MAR 2023: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENTSIF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	Non-Voting		

Page 23 of 73 22-Aug-2023

UNI-SI	ELECT INC.				
Securi	ty	90457D100		Meeting Type	Special
Ticker	Symbol	UNIEF		Meeting Date	27-Apr-2023
ISIN		CA90457D1006		Agenda	935800777 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1	without vari which is set accompany statutory pla Chapter XV (Québec) ir ("LKQ") and subsidiary of	r and, if deemed advisable, to pass, with or ation, a special resolution, the full text of the forth in Appendix C attached to the ring management proxy circular, approving a sean of arrangement under the provisions of T - Division II of the Business Corporations Act avolving the Corporation, LKQ Corporation de 9485-4692 Québec Inc., a wholly-owned of LKQ, as more particularly described in the ring management proxy circular.	Management	For	For

Page 24 of 73 22-Aug-2023

SECU	RE ENER	RGY SERVICES INC.			
Securi	ty	81373C102		Meeting Type	Annual
Ticker	Symbol	SECYF		Meeting Date	28-Apr-2023
ISIN		CA81373C1023		Agenda	935790988 - Management
Item	Propos	al	Proposed by	Vote	For/Against Management
1	DIREC	TOR	Management		
	1	Rene Amirault		For	For
	2	Mark Bly		For	For
	3	Michael (Mick) Dilger		For	For
	4	Wendy Hanrahan		For	For
	5	Joseph Lenz		For	For
	6	Brad Munro		For	For
	7	Susan Riddell Rose		For	For
	8	Deanna Zumwalt		For	For
2	as aud	pointment of KPMG LLP, Chartered Accountants, itors of the Corporation at a remuneration to be nined by the board of directors of the Corporation.	Management	For	For
3		val on a non-binding and advisory basis of the ration's approach to executive compensation.	Management	For	For

Page 25 of 73 22-Aug-2023

FRANCO-NEVADA CORPORATION							
Securi	ty	351858105		Meeting Type	Annual and Special Meeting		
Ticker	Symbol	FNV		Meeting Date	02-May-2023		
ISIN		CA3518581051		Agenda	935787537 - Management		
Item	Proposal		Proposed by	Vote	For/Against Management		
1A	Election of Director - David Harquail		Management	For	For		
1B	Election of Director - Paul Brink		Management	For	For		
1C	Election of	Director - Tom Albanese	Management	For	For		
1D	Election of	Director - Derek W. Evans	Management	For	For		
1E	Election of	Director - Catharine Farrow	Management	For	For		
1F	Election of Director - Maureen Jensen		Management	For	For		
1G	Election of	Director - Jennifer Maki	Management	For	For		
1H	Election of Director - Randall Oliphant		Management	For	For		

Management

Management

Management

For

For

For

For

For

For

11

2

3

Election of Director - Jacques Perron

their remuneration.

compensation.

Appointment of PricewaterhouseCoopers LLP, Chartered

Professional Accountants, as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix

Acceptance of the Corporation's approach to executive

Page 26 of 73 22-Aug-2023

PULSE SEISMIC INC. Security 74586Q109 Meeting Type Annual Ticker Symbol **PLSDF** Meeting Date 03-May-2023 ISIN CA74586Q1090 935813091 - Management Agenda Proposed Item Proposal Vote For/Against by Management Management 1 To set the number of directors to be elected at the For For Meeting at six (6). Management 2A For For Election of Director: Robert Robotti 2B Management For For Election of Director: Melanie Westergaard 2C Management For For Election of Director: Paul Crilly

Management

Management

Management

Management

Management

For

2D

2E

2F

3

4

Election of Director: Neal Coleman

Election of Director: Dallas Droppo

Election of Director: Patrick Ward

the directors to fix their remuneration.

approach to executive compensation.

To appoint MNP LLP, Chartered Accountants, as auditors

of the Corporation for the ensuing year and authorizing

To accept on an advisory basis the Corporation's

Page 27 of 73 22-Aug-2023

AUTO	CANADA IN	C				
Securi	ity	05277B209		Meeting Type	Annual and Special Meeting	
Ticker Symbol		AOCIF		Meeting Date	04-May-2023	
ISIN		CA05277B2093		Agenda	935802391 - Management	
Item	Proposal		Proposed by	Vote	For/Against Management	
1	DIRECTO	PR	Management			
	1 [Paul W. Antony		For	For	
	2 [Dennis DesRosiers		For	For	
	3 1	Rhonda English		For	For	
	4 3	Stephen Green		For	For	
	5 E	Barry James		For	For	
	6 I	_ee Matheson		For	For	
	7 E	Elias Olmeta		For	For	
2	Auditors of	ent of PricewaterhouseCoopers LLP as of the Company for the ensuing year and g the Directors to fix their remuneration.	Management	For	For	
3	the Share authorized the Comp Requiring information special me May 4, 20 thereof), the Amenis available directors of to sign all things as a discretion	REBY RESOLVED as an ordinary resolution of holders that: 1. The Company is hereby d to amend and restate the stock option plan of any to effect the Option Plan Amendments Approval (as defined in the management in circular of the Company for this annual and eeting of shareholders of the Company held on 23, or any adjournment or postponement he terms and conditions of which are set out in ded and Restated Option Plan, a copy of which e at www.sedar.com. 2. Any one or more of the or officers of the Company is hereby authorized such documents and to do all such acts and such director or officer determines, in his or her, to be necessary or advisable in order to implement and give effect to the foregoing.	Management	For	For	

Page 28 of 73 22-Aug-2023

Security		00791P107		Meeting Type		Annual
Γicker	Symbol	AAVVF		Meeting Date		04-May-2023
SIN		CA00791P1071		Agenda		935804890 - Managemen
tem	Proposal		Proposed by	Vote	For/Again Managem	
		number of directors of the Corporation to be the Meeting at nine (9) directors.	Management	For	For	
2	DIRECTO	DIRECTOR				
	1	Jill T. Angevine		For	For	
	2	Stephen E. Balog		For	For	
	3	Michael E. Belenkie		For	For	
	4	Deirdre M. Choate		For	For	
	5	Donald M. Clague		For	For	
	6	Paul G. Haggis		For	For	
	7	Norman W. MacDonald		For	For	
	8	Andy J. Mah		For	For	
	9	Janine J. McArdle		For	For	
3	Professio and to au	ont PricewaterhouseCoopers LLP, Chartered onal Accountants, as auditors of the Corporation of the the directors of the Corporation to fix uneration as such.	Management	For	For	

Page 29 of 73 22-Aug-2023

GILDAN ACTIVEWEAR INC.								
Securi	ty	375916103		Meeting Type	Annual and Special Meeting			
Ticker	Symbol	GIL		Meeting Date	04-May-2023			
ISIN		CA3759161035		Agenda	935809484 - Management			
Item	Proposal		Proposed by	Vote	For/Against Management			
1		ntment of KPMG LLP, Chartered Professional ts, as auditors for the ensuing year.	Management	For	For			
2A	Election of	Director - Donald C. Berg	Management	For	For			
2B	Election of	Director - Maryse Bertrand	Management	For	For			
2C	Election of	Director - Dhaval Buch	Management	For	For			
2D	Election of	Director - Marc Caira	Management	For	For			
2E	Election of	Director - Glenn J. Chamandy	Management	For	For			
2F	Election of Director - Shirley E. Cunningham		Management	For	For			
2G	Election of Director - Charles M. Herington		Management	For	For			
2H	Election of	Director - Luc Jobin	Management	For	For			
21	Election of	Director - Craig A. Leavitt	Management	For	For			
2J	Election of	Director - Anne Martin-Vachon	Management	For	For			
3	_	the adoption, ratification and renewal of the er Rights Plan.	Management	For	For			
4	issuance u by the addi	the increase of common shares authorized for nder the Corporation's long-term incentive plan ition of 1,797,219 common shares, as further in the accompanying management information	Management	For	For			
5	of the Corp	the amendments to the amendment provisions poration's long-term incentive plan, as further in the accompanying management information	Management	For	For			
6		an advisory resolution on the Corporation's o executive compensation.	Management	For	For			
7		ne shareholder proposal set out in Appendix E agement information circular.	Shareholder	Against	For			

Page 30 of 73 22-Aug-2023

BADG	ER INFRA	STRUCTURE SOLUTIONS LTD.			
Securi		056533102		Meeting Type	Annual
	Symbol	BADFF		Meeting Date	04-May-2023
ISIN	-	CA0565331026		Agenda	935818457 - Management
Item	Proposa		Proposed by	Vote	For/Against Management
1	DIRECT	TOR	Management		
	1	Robert Blackadar		For	For
	2	David Bronicheski		For	For
	3	Stephanie Cuskley		For	For
	4	William Derwin		For	For
	5	G. Keith Graham		For	For
	6	Stephen Jones		For	For
	7	Mary Jordan		For	For
	8	William Lingard		For	For
	9	Glen Roane		For	For
	10	Patricia Warfield		For	For
2	Appointment of Deloitte LLP, Chartered Professional Accountants, as the auditor of the Corporation until the close of the next annual meeting of shareholders, and authorization of the directors to set the auditor's remuneration.		Management	For	For
3	To approve the approach to executive compensation disclosed in the accompanying management information circular.		Management	For	For

Page 31 of 73 22-Aug-2023

TOPICUS.COM INC.							
Securi	ty	89072T102		Meeting Type	Annual		
Ticker	Symbol	TOITF		Meeting Date	08-May-2023		
ISIN		CA89072T1021		Agenda	935810893 - Management		
Item	Proposal		Proposed by	Vote	For/Against Management		
1	DIRECTOR	२	Management				
	1 Jo	ohn Billowits		For	For		
	2 Ja	ane Holden		For	For		
	3 A	lex Macdonald		For	For		
	4 D	onna Parr		For	For		
	5 R	obin van Poelje		For	For		
2	Re-appointment of KPMG LLP, as auditors of the Corporation for the ensuing year and to authorize the directors to fix the remuneration to be paid to the auditors.		Management	For	For		

Page 32 of 73 22-Aug-2023

BOAR	DWALK REA	L ESTATE INVESTMENT TRUST			
Securi	ty	096631106		Meeting Type	Annual and Special Meeting
Ticker	Symbol	BOWFF		Meeting Date	08-May-2023
ISIN		CA0966311064		Agenda	935812710 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1		number of trustees of Boardwalk ("Trustees") to at the Meeting at seven.	Management	For	For
2	DIRECTO	R	Management		
	1 N	andy Abramsohn		For	For
	2 A	Andrea Goertz		For	For
	3 (Sary Goodman		For	For
	4 5	Sam Kolias		For	For
	5 S	Samantha A. Kolias-Gunn		For	For
	6 5	Scott Morrison		For	For
	7 E	Brian G. Robinson		For	For
3	To appoint Deloitte LLP, Chartered Professional Accountants, as auditors of the Trust for the ensuing year and to authorize the trustees of the Trust to fix the remuneration of such auditors.		Management	For	For
4	To consider and, if thought appropriate, to approve a non-binding advisory resolution to accept the Trust's approach to executive compensation disclosed in the "Compensation Discussion & Analysis" section of the Circular.		Management	For	For
5		e the issuance of all unallocated deferred units deferred unit plan of the Trust.	Management	For	For

Page 33 of 73 22-Aug-2023

CONSTELLATION SOFTWARE INC.								
Security 21037X100 Ticker Symbol CNSWF		21037X100	Meeting Type		Annual			
		CNSWF		Meeting Date	08-May-2023			
ISIN		CA21037X1006		Agenda	935813647 - Management			
Item	Proposa	al	Proposed by	Vote	For/Against Management			
1	DIRECT	ror	Management					
	1	Jeff Bender		For	For			
	2	John Billowits		For	For			
	3	Susan Gayner		For	For			
	4	Claire Kennedy		For	For			
	5	Robert Kittel		For	For			
	6	Mark Leonard		For	For			
	7	Mark Miller		For	For			
	8	Lori O'Neill		For	For			
	9	Donna Parr		For	For			
	10	Andrew Pastor		For	For			
	11	Laurie Schultz		For	For			
	12	Barry Symons		For	For			
	13	Robin Van Poelje		For	For			
2	Corpora	ointment of KPMG LLP, as auditors of the ation for the ensuing year and to authorize the s to fix the remuneration to be paid to the s.	Management	For	For			
3	auditors. An advisory vote to accept the Corporation's approach to executive compensation as more particularly described in the accompanying management information circular.		Management	For	For			

Page 34 of 73 22-Aug-2023

RITCHIE BROS. AUCTIONEERS INCORPORATED							
Securi	Security 767744105			Meeting Type		Annual	
Ticker	Symbol	RBA		Meeting Date		08-May-2023	
ISIN		CA7677441056		Agenda		935828458 - Management	
Item	Proposal		Proposed by	Vote	For/Agai Managen		
1a.	Election of	Director: Erik Olsson	Management	For	For		
1b.	Election of	Director: Ann Fandozzi	Management	For	For		
1c.	Election of	Director: Brian Bales	Management	For	For		
1d.	Election of	Director: William Breslin	Management	For	For		
1e.	Election of	Director: Adam DeWitt	Management	For	For		
1f.	Election of	Director: Robert G. Elton	Management	For	For		
1g.	Election of	Director: Lisa Hook	Management	For	For		
1h.	Election of	Director: Timothy O'Day	Management	For	For		
1i.	Election of	Director: Sarah Raiss	Management	For	For		
1j.	Election of	Director: Michael Sieger	Management	For	For		
1k.	Election of	Director: Jeffrey C. Smith	Management	For	For		
1 I.	Election of	Director: Carol M. Stephenson	Management	For	For		
2.	Company and author	ent of Ernst & Young LLP as auditors of the until the next annual meeting of the Company rizing the Audit Committee to fix their ion. Please note: Voting option 'Against' =	Management	For	For		
3.	resolution	on an advisory basis, of a non-binding accepting the Company's approach to compensation.	Management	For	For		
4.	without var Company's	er and, if deemed advisable, to pass, with or riation, an ordinary resolution approving the s Share Incentive Plan, the full text of which is set out in the accompanying proxy	Management	For	For		
5.	without var Company's	er and, if deemed advisable, to pass, with or riation, an ordinary resolution approving the s Employee Stock Purchase Plan, the full text esolution is set out in the accompanying proxy	Management	For	For		
6.	without val Company Global, Inc Company	er and, if deemed advisable, to pass, with or riation, a special resolution authorizing the to amend its articles to change its name to "RB c." or such other name as is acceptable to the and applicable regulatory authorities, the full ch resolution is set out in the accompanying ement.	Management	For	For		

Page 35 of 73 22-Aug-2023

NEW (GOLD INC).			
Securi	ty	644535106		Meeting Type	Annual and Special Meeting
Ticker	Symbol	NGD		Meeting Date	09-May-2023
ISIN		CA6445351068		Agenda	935800157 - Management
Item	Proposa	al	Proposed by	Vote	For/Against Management
1	To set t	the number of Directors at eight (8).	Management	For	For
2	DIREC	TOR	Management		
	1	Patrick Godin		For	For
	2	Geoffrey Chater		For	For
	3	Nicholas Chirekos		For	For
	4	Gillian Davidson		For	For
	5	Thomas McCulley		For	For
	6	Margaret Mulligan		For	For
	7	Ian Pearce		For	For
	8	Marilyn Schonberner		For	For
3	Corpora	tment of Deloitte LLP as Auditors of the ation for the ensuing year and authorizing the rs to fix their remuneration.	Management	For	For
4		al of Amendments and Approval of Unallocated nance Share Units Issuable Under the Long Term /e Plan.	Management	For	For
5	Say on	Pay Advisory Vote.	Management	For	For

Page 36 of 73 22-Aug-2023

ESSE	NTIAL EN	ERGY SERVICES LTD.			
Security		29669R101		Meeting Type	Annual
Ticker	Symbol	EEYUF		Meeting Date	09-May-2023
ISIN		CA29669R1010		Agenda	935804484 - Management
Item	Proposa	al	Proposed by	Vote	For/Against Management
1	DIREC	ror	Management		
	1	Garnet K. Amundson		For	For
	2	James A. Banister		For	For
	3	Felicia B. Bortolussi		For	For
	4	Robert T. German		For	For
	5	Sophia J. Langlois		For	For
	6	Robert B. Michaleski		For	For
2	Energy	Services Ltd. for the ensuing year and the cation for the directors to fix their remuneration as	Management	For	For

Page 37 of 73 22-Aug-2023

FLEM	ENT ELEE	ET MANAGEMENT CORP.			
Securi	ty	286181201		Meeting Type	Annual
Ticker	Symbol	ELEEF		Meeting Date	10-May-2023
ISIN		CA2861812014		Agenda	935804369 - Management
Item	Proposa	al	Proposed by	Vote	For/Against Management
1	DIREC	TOR	Management		
	1	David F. Denison		For	For
	2	Virginia Addicott		For	For
	3	Laura Dottori-Attanasio		For	For
	4	G. Keith Graham		For	For
	5	Joan Lamm-Tennant		For	For
	6	Rubin J. McDougal		For	For
	7	Andrew Clarke		For	For
	8	Andrea Rosen		For	For
	9	Arielle Meloul-Wechsler		For	For
2	the Cor	appointment of Ernst & Young LLP, as auditors of poration, for the ensuing year and authorizing the of directors to fix their remuneration.	Management	For	For
3	binding to exec manage	sider and, if thought advisable, to approve, a non- advisory resolution on the Corporation's approach utive compensation as set out in the Corporation's ement information circular delivered in advance of 3 Annual Meeting.	Management	For	For

Page 38 of 73 22-Aug-2023

HUDB	HUDBAY MINERALS INC.							
Securit	ty	443628102		Meeting Type	Annual and Special Meetir	ng		
Ticker	Symbol	НВМ		Meeting Date	10-May-2023			
ISIN		CA4436281022		Agenda	935813229 - Management	t		
Item	Proposal		Proposed by	Vote	For/Against Management			
1A	Election of	Director - Carol T. Banducci	Management	For	For			
1B	Election of	Director - Igor A. Gonzales	Management	For	For			
1C	Election of	Director - Sarah B. Kavanagh	Management	For	For			
1D	Election of	Director - Carin S. Knickel	Management	For	For			
1E	Election of	Director - Peter Kukielski	Management	For	For			
1F	Election of	Director - Stephen A. Lang	Management	For	For			
1G	Election of	Director - George E. Lafond	Management	For	For			

Management

Management

Management

Management

Management

For

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Election of Director - Daniel Muñiz Quintanilla

Appointment of Deloitte LLP as Auditors of Hudbay for the ensuing year and authorizing the Directors to fix their

On an advisory basis, and not to diminish the role and responsibilities of Hudbay's Board, you accept the approach to executive compensation disclosed in our

Election of Director - Colin Osborne

Election of Director - David S. Smith

2023 management information circular.

remuneration.

Page 39 of 73 22-Aug-2023

SAP SE				
Security	D66992104		Meeting Type	Annual General Meeting
Ficker S	Symbol		Meeting Date	11-May-2023
SIN	DE0007164600		Agenda	716876303 - Management
tem	Proposal	Proposed by	Vote	For/Against Management
CMMT	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIANIF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY BE REJECTED.	Non-Voting		
CMMT	FROM 10TH FEBRUARY, BROADRIDGE WILL CODE ALL AGENDAS FOR GERMAN MEETINGS IN-ENGLISH ONLY. IF YOU WISH TO SEE THE AGENDA IN GERMAN, THIS WILL BE MADE-AVAILABLE AS A LINK UNDER THE MATERIAL URL DROPDOWN AT THE TOP OF THE BALLOTTHE GERMAN AGENDAS FOR ANY EXISTING OR PAST MEETINGS WILL REMAIN IN PLACEFOR FURTHER INFORMATION, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE	Non-Voting		
CMMT	ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST INCONNECTION WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARENOT ENTITLED TO EXERCISE YOUR VOTING RIGHTS. FURTHER, YOUR VOTING RIGHT MIGHT-BE EXCLUDED WHEN YOUR SHARE IN VOTING RIGHTS HAS REACHED CERTAIN THRESHOLDS-AND YOU HAVE NOT COMPLIED WITH ANY OF YOUR MANDATORY VOTING RIGHTS-NOTIFICATIONS PURSUANT TO THE GERMAN SECURITIES TRADING ACT (WPHG). FOR-QUESTIONS IN THIS REGARD PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE-FOR CLARIFICATION. IF YOU DO NOT HAVE ANY INDICATION REGARDING SUCH CONFLICT-OF INTEREST, OR ANOTHER EXCLUSION FROM VOTING, PLEASE SUBMIT YOUR VOTE AS-USUAL	Non-Voting		
CMMT	INFORMATION ON COUNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S-WEBSITE (PLEASE REFER TO THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU-WISH TO ACT ON THESE ITEMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND-VOTE YOUR SHARES DIRECTLY AT THE COMPANY'S MEETING. COUNTER PROPOSALS CANNOT-BE REFLECTED ON THE BALLOT ON PROXYEDGE	Non-Voting		

Page 40 of 73 22-Aug-2023

CMMT	INTERMEDIARY CLIENTS ONLY - PLEASE NOTE THAT IF YOU ARE CLASSIFIED AS AN- INTERMEDIARY CLIENT UNDER THE SHAREHOLDER RIGHTS DIRECTIVE II, YOU SHOULD BE-PROVIDING THE UNDERLYING SHAREHOLDER INFORMATION AT THE VOTE INSTRUCTION-LEVEL. IF YOU ARE UNSURE ON HOW TO PROVIDE THIS LEVEL OF DATA TO BROADRIDGE-OUTSIDE OF PROXYEDGE, PLEASE SPEAK TO YOUR DEDICATED CLIENT SERVICE-REPRESENTATIVE FOR ASSISTANCE	Non-Voting		
1	RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2022	Non-Voting		
2	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.05 PER SHARE	Management	For	For
3	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2022	Management	For	For
4	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2022	Management	For	For
5	APPROVE REMUNERATION REPORT	Management	For	For
6	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	Management	For	For
7	AUTHORIZE USE OF FINANCIAL DERIVATIVES WHEN REPURCHASING SHARES	Management	For	For
8.1	ELECT JENNIFER XIN-ZHE LI TO THE SUPERVISORY BOARD	Management	For	For
8.2	ELECT QI LU TO THE SUPERVISORY BOARD	Management	For	For
8.3	ELECT PUNIT RENJEN TO THE SUPERVISORY BOARD	Management	For	For
9	APPROVE REMUNERATION POLICY FOR THE MANAGEMENT BOARD	Management	For	For
10	APPROVE REMUNERATION POLICY FOR THE SUPERVISORY BOARD	Management	For	For
11.1	APPROVE VIRTUAL-ONLY SHAREHOLDER MEETINGS UNTIL 2025	Management	For	For
11.2	AMEND ARTICLES RE: PARTICIPATION OF SUPERVISORY BOARD MEMBERS IN THE VIRTUAL ANNUAL GENERAL MEETING BY MEANS OF AUDIO AND VIDEO TRANSMISSION	Management	For	For

Page 41 of 73 22-Aug-2023

Securi	ty	68272K103		Meeting Type	Annual and Special Meeting
Ticker	Symbol	ONEXF		Meeting Date	11-May-2023
SIN		CA68272K1030		Agenda	935821997 - Management
tem	Proposal		Proposed by	Vote	For/Against Management
1	In respect Corporation	of the appointment of an auditor of the on.	Management	For	For
2	-	of the authorization of the directors to fix the tion of the auditor.	Management	For	For
ЗА	Election o	f Directors Election of Director: Robert M. Le	Management	For	For
3B	Election o	f Director: Lisa Carnoy	Management	For	For
BC .	Election o	f Director: Sarabjit S. Marwah	Management	For	For
3D	Election o	f Director: Beth A. Wilkinson	Management	For	For
1	executive	ory resolution on the Corporation's approach to compensation as set out in the Management on Circular.	Management	Against	Against
5	special results incorporate Change" (Corporation Whereby M. Schwall Corporation amend the	er and, if deemed appropriate, approve a solution to amend the Restated Articles of tion of the Corporation definition of "Event of as defined in the Articles), in furtherance of the on's leadership continuity and succession plan Mr. Robert M. Le Blanc will succeed Mr. Gerald artz as Chief Executive Officer of the on. The full text of the special resolution to be Articles is set out as Schedule "A" to the tent Information Circular.	Management	For	For
6	resolution No. 1 of th the amend technical p so long as Executive this amend	to amend the Amended and Restated By-Law ne Corporation, conditional on the approval of dment of the Articles, to remove certain provisions that were only intended to apply for Mr. Gerald W. Schwartz serves as Chief Officer. The full text of the resolution to effect dment to By-Law No. 1 is set out as Schedule Management Information Circular.	Management	For	For
7	resolution Law No. 1 provisions sharehold housekee corporate second an submitted Law No. 1	er and, if deemed appropriate, approve a to amend to the Amended and Restated Byof the Corporation, to add advance notice for the nominations of directors by ers and make a limited number of ping amendments to reflect changes in law and governance practices, the full text of the mendment to By-Law No. 1, which is being independently of the first amendment to By-, is set out as Schedule "C" to the Management on Circular.	Management	For	For

Page 42 of 73 22-Aug-2023

CROW	VN CAPITAL PARTNERS INC.			
Securi	ty 22821L104		Meeting Type	Annual
Ticker	Symbol		Meeting Date	11-May-2023
ISIN	CA22821L1040		Agenda	935830441 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1	DIRECTOR	Management		
	1 John Brussa		For	For
	2 C.Robert Gillis		For	For
	3 Christopher Johnson		For	For
	4 Alan Rowe		For	For
	5 Steven Sharpe		For	For
2	Appointment of KPMG LLP as Auditor of the Corpor for the ensuing year and authorizing the Directors their remuneration.		For	For

Page 43 of 73 22-Aug-2023

Securi	ty	401339205		Meeting Type	Annual
Ficker Symbol		GRCGF		Meeting Date	12-May-2023
SIN		CA4013392051		Agenda	935826721 - Management
tem	Propos	al	Proposed by	Vote	For/Against Management
	DIREC	TOR	Management		
	1	James S. Anas		For	For
	2	A.M. Christodoulou		For	For
	3	Petros Christodoulou		For	For
	4	Marilyn De Mara		For	For
	5	Harold W. Hillier		For	For
	6	George Mavroudis		For	For
	7	Edward T. McDermott		For	For
	8	Barry J. Myers		For	For
	9	Hans-Georg Rudloff		For	For
2		oint KPMG LLP as auditors of the Corporation for suing year, and authorize the directors to fix their eration.	Management	For	For

Page 44 of 73 22-Aug-2023

MATT	EL, INC.				
Securi	ity	577081102		Meeting Type	Annual
Ticker	Symbol	MAT		Meeting Date	15-May-2023
ISIN		US5770811025		Agenda	935801351 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1a.	Election of	Director: R. Todd Bradley	Management	For	For
1b.	Election of	Director: Adriana Cisneros	Management	For	For
1c.	Election of	Director: Michael Dolan	Management	For	For
1d.	Election of	Director: Diana Ferguson	Management	For	For
1e.	Election of	Director: Noreena Hertz	Management	For	For
1f.	Election of	Director: Ynon Kreiz	Management	For	For
1g.	Election of	Director: Soren Laursen	Management	For	For
1h.	Election of	Director: Ann Lewnes	Management	For	For
1i.	Election of	Director: Roger Lynch	Management	For	For
1j.	Election of	Director: Dominic Ng	Management	For	For
1k.	Election of	Director: Dr. Judy Olian	Management	For	For
2.	LLP as Ma	n of the selection of PricewaterhouseCoopers attel, Inc.'s independent registered public firm for the year ending December 31, 2023.	Management	For	For
3.	compensa	ote to approve named executive officer tion ("Say-on-Pay"), as described in the Mattel, Statement.	Management	For	For
4.	Advisory v	ote on the frequency of future Say-on-Pay	Management	1 Year	For

Shareholder

Against

For

votes.

chairman.

Stockholder proposal regarding an independent board

5.

Page 45 of 73 22-Aug-2023

TOTAL	L ENERG	/ SERVICES INC.			
Security		89154B102		Meeting Type	Annual
Ticker	Symbol	TOTZF		Meeting Date	16-May-2023
ISIN		CA89154B1022		Agenda	935818495 - Management
Item	Proposa	le	Proposed by	Vote	For/Against Management
1	DIREC	TOR	Management		
	1	George Chow		For	For
	2	Glenn Dagenais		For	For
	3	Daniel Halyk		For	For
	4	Jessica Kirstine		For	For
	5	Gregory Melchin		For	For
	6	Ken Mullen		For	For
2	for the	ment of MNP LLP, as Auditors of the Corporation ensuing year and authorizing the Directors to fix muneration.	Management	For	For

Page 46 of 73 22-Aug-2023

WILLIS TOWERS WATSON PLC Security G96629103 Meeting Type Annual Ticker Symbol Meeting Date 17-May-2023 WTW ISIN IE00BDB6Q211 Agenda 935795623 - Management Proposed Item Proposal Vote For/Against by Management 1a. Election of Director: Dame Inga Beale Management For For 1b. Management For For Election of Director: Fumbi Chima Management 1c. Election of Director: Stephen Chipman For For Management 1d. Election of Director: Michael Hammond For For Management For For 1e. Election of Director: Carl Hess 1f. Election of Director: Jacqueline Hunt Management For For Management For 1g. Election of Director: Paul Reilly For 1h. Management For For Election of Director: Michelle Swanback 1i. Management For For Election of Director: Paul Thomas Management For For 1j. Election of Director: Fredric Tomczyk 2. Management For For Ratify, on an advisory basis, the appointment of (i) Deloitte & Touche LLP to audit our financial statements

Management

Management

Management

Management

For

1 Year

For

For

For

For

For

For

and (ii) Deloitte Ireland LLP to audit our Irish Statutory Accounts, and authorize, in a binding vote, the Board, acting through the Audit and Risk Committee, to fix the

Approve, on an advisory basis, the named executive

Approve, on an advisory basis, the frequency of the advisory vote on named executive officer compensation.

Renew the Board's existing authority to issue shares

Renew the Board's existing authority to opt out of

statutory pre-emption rights under Irish law.

independent auditors' remuneration.

officer compensation.

under Irish law.

3.

4.

5.

6.

Page 47 of 73 22-Aug-2023

ROSS STORES, INC. Security 778296103 Meeting Type Annual Ticker Symbol ROST Meeting Date 17-May-2023 ISIN US7782961038 Agenda 935801539 - Management

			, .5044	CCCCC TCCC Man	
Item	Proposal	Proposed by	Vote	For/Against Management	
1a.	Election of Director: K. Gunnar Bjorklund	Management	For	For	
1b.	Election of Director: Michael J. Bush	Management	For	For	
1c.	Election of Director: Edward G. Cannizzaro	Management	For	For	
1d.	Election of Director: Sharon D. Garrett	Management	For	For	
1e.	Election of Director: Michael J. Hartshorn	Management	For	For	
1f.	Election of Director: Stephen D. Milligan	Management	For	For	
1g.	Election of Director: Patricia H. Mueller	Management	For	For	
1h.	Election of Director: George P. Orban	Management	For	For	
1i.	Election of Director: Larree M. Renda	Management	For	For	
1j.	Election of Director: Barbara Rentler	Management	For	For	
1k.	Election of Director: Doniel N. Sutton	Management	For	For	
2.	Advisory vote to approve the resolution on the compensation of the named executive officers.	Management	For	For	
3.	Advisory vote on the frequency of future advisory votes on executive compensation.	Management	1 Year	For	
4.	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending February 3, 2024.	Management	For	For	

Page 48 of 73 22-Aug-2023

LINAM	IAR CORP	ORATION			
Security Ticker Symbol		53278L107		Meeting Type	Annual
		LIMAF		Meeting Date	17-May-2023
ISIN		CA53278L1076		Agenda	935830035 - Management
Item	Proposa	l e e e e e e e e e e e e e e e e e e e	Proposed by	Vote	For/Against Management
1	DIRECT	OR	Management		
	1	Linda Hasenfratz		For	For
	2	Jim Jarrell		For	For
	3	Mark Stoddart		For	For
	4	Lisa Forwell		For	For
	5	Terry Reidel		For	For
	6	Dennis Grimm		For	For
2	Chartere	appointment of PricewaterhouseCoopers LLP, ed Accountants, as auditors of the Corporation uthorize the directors to fix their remuneration.	Management	For	For

Page 49 of 73 22-Aug-2023

GENTEX CORPORATION							
Security		371901109		Meeting Type	Annual		
Ticker	Symbol	GNTX		Meeting Date	18-May-2023		
ISIN		US3719011096		Agenda	935805880 - Management		
Item	Propos	al	Proposed by	Vote	For/Against Management		
1.	DIREC	TOR	Management				
	1	Mr. Joseph Anderson		For	For		
	2	Ms. Leslie Brown		For	For		
	3	Mr. Garth Deur		For	For		
	4	Mr. Steve Downing		For	For		
	5	Mr. Gary Goode		For	For		
	6	Mr. Richard Schaum		For	For		
	7	Ms. Kathleen Starkoff		For	For		
	8	Mr. Brian Walker		For	For		
	9	Dr. Ling Zang		For	For		
2.		y the appointment of Ernst & Young LLP as the any's auditors for the fiscal year ending December 23.	Management	For	For		
3.	To approve, on an advisory basis, compensation of the Company's named executive officers.		Management	For	For		
4.			Management	1 Year	Against		

Page 50 of 73 22-Aug-2023

ALTIU	S MINERAI	LS CORPORATION			
Securi	ty	020936100		Meeting Type	Annual and Special Meeting
Ticker Symbol		ATUSF		Meeting Date	18-May-2023
ISIN		CA0209361009		Agenda	935826505 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1	DIRECT	OR	Management		
	1	Nicole Adshead-Bell		For	For
	2	John Baker		For	For
	3	Teresa Conway		For	For
	4	Brian Dalton		For	For
	5	Anna El-Erian		For	For
	6	André Gaumond		For	For
	7	Roger Lace		For	For
	8	Fredrick Mifflin		For	For
	9	Jamie Strauss		For	For
2	for the e	ment of Deloitte LLP as Auditor of the Corporation nsuing year and authorizing the Directors to fix nuneration.	Management	For	For
3	To approplan.	ove the renewed omnibus long-term incentive	Management	For	For
4	resolutio	der, and, if thought advisable, pass an advisory on on the Corporation's approach to executive sation ("Say on Pay").	Management	For	For
5	To consider and, if deemed appropriate, to pass, with or without variation, an ordinary resolution confirming the amendment of By-Law No. 1 of the Company to: 1) increase the quorum required at any meeting of Shareholders; 2) enhance electronic access to meetings of Shareholders; and 3) remove the provision entitling the chairman of the board to cast a second or casting vote at meetings of the board in the case of an equality of votes on any question.		Management	Against	Against

Page 51 of 73 22-Aug-2023

RESTAURANT BRANDS INTERNATIONAL INC. Security 76131D103 Meeting Type Annual Ticker Symbol **QSR** Meeting Date 23-May-2023 ISIN CA76131D1033 Agenda 935817722 - Management Proposed Item Proposal Vote For/Against by Management 1a. Management For For Election of Director: Alexandre Behring 1b. Management For For Election of Director: Maximilien de Limburg Stirum Management 1c. Election of Director: J. Patrick Doyle For For Management For 1d. Election of Director: Cristina Farjallat For Management For For 1e. Election of Director: Jordana Fribourg 1f. Election of Director: Ali Hedayat Management For For Management 1g. Election of Director: Marc Lemann For For 1h. Management For For Election of Director: Jason Melbourne 1i. Management For For Election of Director: Daniel S. Schwartz Management For For 1j. Election of Director: Thecla Sweeney 2. Management For For Say-On-Pay: Approval, on a non-binding advisory basis, of the compensation paid to named executive officers. 3. Appointment of Auditors: Appoint KPMG LLP as our Management For For auditors to serve until the close of the 2024 Annual General Meeting of Shareholders and authorize our directors to fix the auditors' remuneration 4. Management For For 2023 Omnibus Incentive Plan: Approval of 2023 Omnibus Incentive Plan. 5. Shareholder Shareholder Proposal: Consider a shareholder proposal Against For regarding annual glidepath ESG disclosure. 6. Shareholder Against For Shareholder Proposal: Consider a shareholder proposal regarding the Company's report on lobbying activities and expenditures. 7. Shareholder Shareholder Proposal: Consider a shareholder proposal Against For to report on the Company's business strategy in the face of labour market pressure. Shareholder 8. Shareholder Proposal: Consider a shareholder proposal Against For

Page 52 of 73 22-Aug-2023

to report on reduction of plastics use.

VIENNA	A INSURANCE GROUP AG WIENER VERSICHERUNG GR	UP		
Security	A9142L128		Meeting Type	Annual General Meeting
Ticker S	Symbol		Meeting Date	26-May-2023
ISIN	AT0000908504		Agenda	717124387 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
CMMT	VOTING MUST BE LODGED WITH BENEFICIAL OWNER DETAILS AS PROVIDED BY YOUR-CUSTODIAN BANK.	Non-Voting		
CMMT	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIAN-BANK. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTIONS MAY BEREJECTED.	Non-Voting		
CMMT	INTERMEDIARY CLIENTS ONLY - PLEASE NOTE THAT IF YOU ARE CLASSIFIED AS AN- INTERMEDIARY CLIENT UNDER THE SHAREHOLDER RIGHTS DIRECTIVE II, YOU SHOULD BE-PROVIDING THE UNDERLYING SHAREHOLDER INFORMATION AT THE VOTE INSTRUCTION-LEVEL. IF YOU ARE UNSURE ON HOW TO PROVIDE THIS LEVEL OF DATA TO BROADRIDGE-OUTSIDE OF PROXYEDGE, PLEASE SPEAK TO YOUR DEDICATED CLIENT SERVICE-REPRESENTATIVE FOR ASSISTANCE	Non-Voting		
1	PRESENTATION OF ANNUAL REPORTS	Non-Voting		
2	APPROVAL OF USAGE OF EARNINGS	Management	For	For
3	APPROVAL OF REMUNERATION REPORT	Management	For	For
4	DISCHARGE OF MANAGEMENT BOARD	Management	For	For
5	DISCHARGE OF SUPERVISORY BOARD	Management	For	For
6	BUYBACK OF OWN SHARES (PAR 65 SHARE LAW)	Management	For	For
7	ELECTION OF EXTERNAL AUDITOR	Management	For	For
8	ELECTION TO SUPERVISORY BOARD	Management	For	For
9.1	DUE TO PENDING LAWSUIT: ADDITIONAL RESOLUTIONS CONFIRMING THE RESOLUTIONS- FROM AGM 2022: PRESENTATION OF ANNUAL REPORTS	Non-Voting		
9.2	DUE TO PENDING LAWSUIT: ADDITIONAL RESOLUTIONS CONFIRMING THE RESOLUTIONS FROM AGM 2022: APPROVAL OF USAGE OF EARNINGS	Management	For	For
9.3	DUE TO PENDING LAWSUIT: ADDITIONAL RESOLUTIONS CONFIRMING THE RESOLUTIONS FROM AGM 2022: APPROVAL OF REMUNERATION REPORT	Management	For	For

Page 53 of 73 22-Aug-2023

9.4	DUE TO PENDING LAWSUIT: ADDITIONAL RESOLUTIONS CONFIRMING THE RESOLUTIONS FROM AGM 2022: DISCHARGE OF MANAGEMENT BOARD	Management	For	For
9.5	DUE TO PENDING LAWSUIT: ADDITIONAL RESOLUTIONS CONFIRMING THE RESOLUTIONS FROM AGM 2022: DISCHARGE OF SUPERVISORY BOARD	Management	For	For
9.6	DUE TO PENDING LAWSUIT: ADDITIONAL RESOLUTIONS CONFIRMING THE RESOLUTIONS FROM AGM 2022: ELECTION OF EXTERNAL AUDITOR: KPMG AUSTRIA GMBH	Management	For	For
9.7	DUE TO PENDING LAWSUIT: ADDITIONAL RESOLUTIONS CONFIRMING THE RESOLUTIONS FROM AGM 2022: ELECTION TO SUPERVISORY BOARD	Management	For	For
CMMT	19 MAY 2023: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF TEXT-OF RESOLUTION 9.6. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE-AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	Non-Voting		

Page 54 of 73 22-Aug-2023

DREAM UNLIMITED CORP. Security 26153M507 Meeting Type Annual							
Security Ticker Symbol		26153M507			Annual		
				Meeting Date	06-Jun-2023		
SIN		CA26153M5072		Agenda	935852841 - Managemen		
em	Proposa	al	Proposed by	Vote	For/Against Management		
	DIRECT	TOR	Management				
	1	Michael Cooper		For	For		
	2	James Eaton		For	For		
	3	Joanne Ferstman		For	For		
	4	Richard Gateman		For	For		
	5	P. Jane Gavan		For	For		
	6	Duncan Jackman		For	For		
	7	Jennifer Lee Koss		For	For		
	8	Vincenza Sera		For	For		
	auditor authoriz	iment of PricewaterhouseCoopers LLP as the of the Corporation for the ensuing year and zing the directors of the Corporation to fix the eration of the auditor.	Management	For	For		
	Perform perform under th particula	on a resolution to amend the Corporation's nance Share Unit Plan to increase the number of nance share units that may be granted or credited ne plan by a further 600,000 units, as more arly described in the accompanying management tion circular of the Corporation dated April 21,	Management	For	For		
	To vote on a resolution to amend the Corporation's Restricted Share & Restricted Share Unit Plan to increase the number of restricted share units and restricted share awards that may be granted or credited under the plan by a further 800,000 units, as more particularly described in the accompanying management information circular of the Corporation dated April 21, 2023.		Management	For	For		
	Deferre deferred may be 65,000 accomp	rove a resolution to amend the Corporation's d Share Incentive Plan to increase the number of d share units and income deferred share units that granted or credited under the plan by a further units, as more particularly described in the panying management information circular of the ation dated April 21, 2023.	Management	For	For		

Page 55 of 73 22-Aug-2023

O MINIMO MENTINES CORP.						
G MIN	ING VENTURES CORP.					
Securi	ty 36261G102	36261G102		Meeting Type	Д	nnual and Special Meeting
Ticker	Symbol GMINF			Meeting Date	0	6-Jun-2023
ISIN	CA36261G1	028		Agenda	9	35864911 - Management
Item	Proposal		Proposed by	Vote	For/Agains Manageme	
1A	Election of Director - Louis	s Gignac Sr.	Management	For	For	
1B	Election of Director - Louis-Pierre Gignac		Management	For	For	
1C	Election of Director - Davi	d Fennell	Management	For	For	
1D	Election of Director - Elif L	évesque	Management	For	For	
1E	Election of Director - Norn	nan MacDonald	Management	For	For	
1F	Election of Director - Karir	n Nasr	Management	For	For	
1G	Election of Director - Jaso	n Neal	Management	For	For	
1H	Election of Director - Carlo	os Vilhena	Management	For	For	
11	Election of Director - Soni	a Zagury	Management	For	For	
2		rhouseCoopers LLP as auditors ensuing year and authorizing muneration.	Management	For	For	

Management

Management

Management

For

For

For

For

For

For

3

4

5

Amendment to the articles of the Corporation to change the province in which its registered office is located from

Ratification, approval and confirmation of the awarding of DSUs and RSUs under the Corporation's Omnibus Equity

Ratification, approval and confirmation of the Corporation's Omnibus Equity Incentive Plan.

British Columbia to Québec.

Incentive Plan.

Page 56 of 73 22-Aug-2023

TOUR	MALINE C				
	TOURMALINE OIL CORP. Security 89156V106			Mosting Type	Americal
	-	89156V106		Meeting Type	Annual
	Symbol	TRMLF		Meeting Date	07-Jun-2023
ISIN		CA89156V1067		Agenda	935850950 - Management
Item	Proposa	al	Proposed by	Vote	For/Against Management
1	DIREC	TOR	Management		
	1	Michael L. Rose		For	For
	2	Brian G. Robinson		For	For
	3	Jill T. Angevine		For	For
	4	William D. Armstrong		For	For
	5	Lee A. Baker		For	For
	6	John W. Elick		For	For
	7	Andrew B. MacDonald		For	For
	8	Lucy M. Miller		For	For
	9	Janet L. Weiss		For	For
	10	Ronald C. Wigham		For	For
2	The re-appointment of KPMG LLP, Chartered Professional Accountants, as auditor of Tourmaline for the ensuing year and to authorize the directors of the Company to fix their remuneration as such.		Management	For	For
3		nary resolution approving the unallocated options ne Company's share option plan.	Management	For	For

Page 57 of 73 22-Aug-2023

OSISKO GOLD ROYALTIES LTD							
Security		68827L101		Meeting Type	Annual		
Ticker	Symbol	OR		Meeting Date	07-Jun-2023		
ISIN		CA68827L1013		Agenda	935872184 - Management		
Item	Proposa	al	Proposed by	Vote	For/Against Management		
1	DIRECT	ror	Management				
	1	The Hon. John R. Baird		Withheld	Against		
	2	Joanne Ferstman		For	For		
	3	Edie Hofmeister		For	For		
	4	William Murray John		For	For		
	5	Robert Krcmarov		For	For		
	6	Pierre Labbé		For	For		
	7	Norman MacDonald		For	For		
	8	Candace MacGibbon		For	For		
	9	Sean Roosen		Withheld	Against		
	10	Sandeep Singh		For	For		
2	Corpora	oint PricewaterhouseCoopers LLP as the ation's independent auditor for fiscal year 2023 authorize the directors to fix its remuneration.	Management	For	For		
3	Approve Plan.	e the unallocated options under the Stock Option	Management	For	For		
1		e an ordinary resolution to amend and reconfirm ended and Restated Shareholder Rights Plan.	Management	For	For		
5	-	n advisory resolution approving Osisko's ch to executive compensation.	Management	For	For		

Page 58 of 73 22-Aug-2023

ARTIS	REAL ESTA	TE INVESTMENT TRUST			
Security		04315L105		Meeting Type	Annual
Ticker	Symbol	ARESF		Meeting Date	08-Jun-2023
ISIN		CA04315L1058		Agenda	935862222 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1		ution fixing the number of trustees ("Trustees") ted at the Meeting at seven (7).	Management	For	For
2	DIRECTO	R	Management		
	1 S	Samir Manji		For	For
	2 F	Heather-Anne Irwin		For	For
	3 E	Ben Rodney		For	For
	4 N	⁄like Shaikh		For	For
	5 A	Aida Tammer		For	For
	6 L	is Wigmore		For	For
	7 L	auren Zucker		For	For
3	The resolution reappointing Deloitte LLP as the external auditor of Artis for the ensuing year and authorizing the Trustees to fix the remuneration of the external auditor.		Management	For	For
4	The resolution, on an advisory, non-binding capacity, to accept the approach to executive compensation disclosed in the Information Circular.		Management	For	For

Page 59 of 73 22-Aug-2023

Securi	ty	80013R206		Meeting Type	Annual
Γicker	Symbol	SAND		Meeting Date	09-Jun-2023
SIN		CA80013R2063		Agenda	935859580 - Management
ltem	Propos	al	Proposed by	Vote	For/Against Management
1	To set	the number of Directors at Eight.	Management	For	For
2	DIREC	TOR	Management		
	1	Nolan Watson		For	For
	2	David Awram		For	For
	3	David E. De Witt		For	For
	4	Andrew T. Swarthout		For	For
	5	John P.A. Budreski		For	For
	6	Mary L. Little		For	For
	7	Vera Kobalia		For	For
	8	Elif Lévesque		For	For
3	Auditor	tment of PricewaterhouseCoopers LLP as sof the Company for the ensuing year and zing the Directors to fix their remuneration.	Management	For	For

Page 60 of 73 22-Aug-2023

BROO	KFIELD CORI	PORATION			
Security		11271J107		Meeting Type	Annual and Special Meeting
Ticker	Symbol	BN		Meeting Date	09-Jun-2023
ISIN		CA11271J1075		Agenda	935861042 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1	number of o	I Resolution authorizing a decrease in the directors set out in the Corporation's nt Information Circular dated April 28, 2023 ar").	Management	For	For
2	DIRECTOR		Management		
	1 M	. Elyse Allan		For	For
	2 Ar	ngela F. Braly		For	For
	3 Ja	nice Fukakusa		For	For
	4 M	aureen Kempston Darkes		For	For
	5 Fr	ank J. McKenna		For	For
	6 Hı	utham S. Olayan		For	For
	7 Di	ana L. Taylor		For	For
3		tment of Deloitte LLP as the external auditor zing the directors to set its remuneration.	Management	For	For
4	The Say on	Pay Resolution set out in the Circular.	Management	For	For
5	The Escrow in the Circu	red Stock Plan Amendment Resolution set out lar.	Management	For	For
6	The BNRE Restricted Stock Plan Resolution set out in the Circular.		Management	For	For
7	The Shareh	older Proposal set out in the Circular.	Shareholder	Against	For

Page 61 of 73 22-Aug-2023

BROO	KFIELD AS	SET MANAGEMENT LTD.			
Securi	ty	113004105		Meeting Type	Annual and Special Meeting
Ticker	Symbol	BAM		Meeting Date	09-Jun-2023
ISIN		CA1130041058		Agenda	935861054 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1	DIRECTO	OR	Management		
	1	Marcel R. Coutu		For	For
	2	Oliva (Liv) Garfield		For	For
	3	Nili Gilbert		For	For
	4	Allison Kirkby		For	For
	5	Diana Noble		For	For
	6	Satish Rai		For	For
2		ointment of Deloitte LLP as the external auditor orizing the directors to set its remuneration.	Management	For	For
3	The Escr	rowed Stock Plan Amendment Resolution set out roular.	Management	For	For

Page 62 of 73 22-Aug-2023

DOLL	AR TREE, IN	C.				
Securi	ty	256746108		Meeting Type	Annual	
Ticker	Symbol	DLTR		Meeting Date	13-Jun-2023	
ISIN		US2567461080		Agenda	935854706 - N	/lanagement
Item	Proposal		Proposed by	Vote	For/Against Management	
1a.	Election o	f Director: Richard W. Dreiling	Management	For	For	
1b.	Election o	f Director: Cheryl W. Grisé	Management	For	For	
1c.	Election o	f Director: Daniel J. Heinrich	Management	For	For	
1d.	Election o	f Director: Paul C. Hilal	Management	For	For	
1e.	Election o	f Director: Edward J. Kelly, III	Management	For	For	
1f.	Election o	f Director: Mary A. Laschinger	Management	For	For	
lg.	Election o	f Director: Jeffrey G. Naylor	Management	For	For	
lh.	Election o	f Director: Winnie Y. Park	Management	For	For	
li.	Election o	f Director: Bertram L. Scott	Management	For	For	
lj.	Election o	f Director: Stephanie P. Stahl	Management	For	For	
2.		re, by a non-binding advisory vote, the ation of the Company's named executive	Management	For	For	

Management

Management

Shareholder

1 Year

For

Against

For

For

For

officers.

on executive compensation.

fiscal year 2023.

Advisory vote on the frequency of future advisory votes

To ratify the selection of KPMG LLP as the Company's

independent registered public accounting firm for the

Shareholder proposal regarding a report on economic

and social risks of company compensation and workforce practices and any impact on diversified shareholders.

3.

4.

5.

Page 63 of 73 22-Aug-2023

LILIDA		0.100			
HUDB	HUDBAY MINERALS INC.				
Securi	ty	443628102		Meeting Type	Special
Ticker	Symbol	НВМ		Meeting Date	13-Jun-2023
ISIN		CA4436281022		Agenda	935874594 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1	without var which is se manageme Mountain M May 15, 20 Hudbay of may be rec with the pla the Busine accordance dated April Mountain (modified fr	er, and if deemed advisable, to pass, with or riation, an ordinary resolution, the full text of et forth in Appendix A to the accompanying joint ent information circular of Hudbay and Copper Mining Corporation ("Copper Mountain") dated 023 (the "Circular") approving the issuance by such number of common shares of Hudbay as quired to be issued pursuant to or in connection an of arrangement under Part 9, Division 5 of ess Corporations Act (British Columbia), in e with the terms of the arrangement agreement 13, 2023 between Hudbay and Copper as amended, supplemented or otherwise om time to time), as more particularly in the Circular.	Management	For	For

Page 64 of 73 22-Aug-2023

URBANA CORPORATION							
Security		91707P109		Meeting Type	Annual		
Ticker	Symbol	URNAF		Meeting Date	14-Jun-2023		
ISIN		CA91707P1099		Agenda	935848727 - Management		
Item	Proposa	al	Proposed by	Vote	For/Against Management		
1	DIREC	TOR	Management				
	1	Thomas S. Caldwell		For	For		
	2	Beth Colle		For	For		
	3	George D. Elliott		For	For		
	4	Michael B. C. Gundy		For	For		
	5	Charles A. V. Pennock		For	For		
2	hold off or until	tment of Deloitte LLP as the auditor of Urbana, to ice until the next annual meeting of shareholders its successor is appointed and the fixing of the s remuneration by the board of directors of .	Management	For	For		

Page 65 of 73 22-Aug-2023

ALGO	NQUIN POWE	ER & UTILITIES CORP.			
Security		015857105		Meeting Type	Annual
Γicker	Symbol	AQN		Meeting Date	20-Jun-2023
SIN		CA0158571053		Agenda	935870952 - Management
tem	Proposal		Proposed by	Vote	For/Against Management
1		tment of Ernst & Young LLP, Chartered s, as auditor of the Corporation for the ar.	Management	For	For
2A	With respect to the election of the following nominees as directors of the Corporation as set out in the Corporation's management information circular (the "Circular") dated April 27, 2023: Arun Banskota		Management	For	For
2B	Melissa S.	Barnes	Management	For	For
2C	Amee Char	nde	Management	For	For
2D	Daniel Gold	dberg	Management	For	For
E	Christophe	r Huskilson	Management	For	For
F	D. Randy L	aney	Management	For	For
G	Kenneth Mo	pore	Management	For	For
2H	Masheed S	aidi	Management	For	For
ı	Dilek Samil		Management	For	For
3	approving t	ry resolution set out on page 14 of the Circular he Corporation's approach to executive ion as disclosed in the Circular.	Management	For	For

Page 66 of 73 22-Aug-2023

CES E	ENERGY S	SOLUTIONS CORP.			
Security		15713J104	Meeting Type	Annual	
Γicker	Symbol	CESDF		Meeting Date	20-Jun-2023
SIN		CA15713J1049		Agenda	935871396 - Management
Item	Proposa	al	Proposed by	Vote	For/Against Management
1	To fix th	ne number of Directors at eight (8).	Management	For	For
2	DIREC	TOR	Management		
	1	Philip J. Scherman		For	For
	2	Spencer D. Armour (III)		For	For
	3	Stella Cosby		For	For
	4	lan Hardacre		For	For
	5	John M. Hooks		For	For
	6	Kyle D. Kitagawa		For	For
	7	Edwin (Joseph) Wright		For	For
	8	Kenneth E. Zinger		For	For
3	To consider and, if thought fit, pass an ordinary resolution approving unallocated restricted share units ("RSUs") under the Corporation's restricted share unit plan (the "RSU Plan"), as more fully described in the management information circular and proxy statement of the Corporation dated May 11, 2023 (the "Information Circular").		Management	For	For
1	Appoint Corpora	tment of Deloitte LLP as Auditors of the ation for the ensuing year and authorizing the rs to fix their remuneration.	Management	For	For

Page 67 of 73 22-Aug-2023

OPTIV	/A INC.				
Securi	ity	68403N307		Meeting Type	Annual and Special Meeting
Ticker	Symbol	RKNEF		Meeting Date	21-Jun-2023
ISIN		CA68403N3076		Agenda	935881032 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1A	Election of	Director - Patrick DiPietro	Management	For	For
1B	Election of	Director - Anuroop Duggal	Management	For	For
1C	Election of	Director - Matthew Kirk	Management	For	For
1D	Election of	Director - Lee Matheson	Management	For	For
1E	Election of	Director - John Meyer	Management	For	For
1F	Election of	Director - Simon Parmar	Management	For	For
1G	Election of	Director - Robert Stabile	Management	For	For
1H	Election of	Director - Barry Symons	Management	For	For
11	Election of	Director - Birgit Troy	Management	For	For
2	• • •	nt of KPMG LLP as auditor of the Corporation uing year and authorizing the directors to fix neration.	Management	For	For
3	without var Schedule II dated May	or and, if thought advisable, to pass, with or iation, an ordinary resolution in the form out in II to the management information circular 17, 2023 approving the renewal of the n's shareholder rights plan.	Management	For	For

Page 68 of 73 22-Aug-2023

LINILO	ELECT IN	10			
UNI-S	ELECT IN	lC.			
Securi	ity	90457D100		Meeting Type	Annual
Ticker	Symbol	UNIEF		Meeting Date	22-Jun-2023
ISIN		CA90457D1006		Agenda	935877413 - Management
Item	Propos	al	Proposed by	Vote	For/Against Management
1	DIREC	TOR	Management		
	1	Michelle Cormier		For	For
	2	Martin Garand		For	For
	3	Karen Laflamme		For	For
	4	Chantel E. Lenard		For	For
	5	Brian McManus		For	For
	6	Frederick J. Mifflin		For	For
	7	David G. Samuel		For	For
2	Appointment of Ernst & Young LLP as auditor and authorization of the Board of Directors to fix its remuneration.		Management	For	For
3	Consideration of an advisory resolution on executive compensation.		Management	For	For

Page 69 of 73 22-Aug-2023

BLACKBERRY LIMITED							
Securi	ty	09228F103		Meeting Type	Annual		
Ticker	Symbol	BB		Meeting Date	27-Jun-2023		
ISIN		CA09228F1036		Agenda	935869872 - Management		
Item	Proposal		Proposed by	Vote	For/Against Management		
1.1	Election of I	Director: John Chen	Management	Withheld	Against		
1.2	Election of I	Director: Michael A. Daniels	Management	Withheld	Against		
1.3	Election of I	Director: Timothy Dattels	Management	For	For		
1.4	Election of I	Director: Lisa Disbrow	Management	For	For		
1.5	Election of I	Director: Richard Lynch	Management	Withheld	Against		
1.6	Election of I	Director: Laurie Smaldone Alsup	Management	For	For		
1.7	Election of I	Director: V. Prem Watsa	Management	For	For		
1.8	Election of I	Director: Wayne Wouters	Management	For	For		
2.	appointmen	ment of Auditors: Resolution approving the ret of PricewaterhouseCoopers LLP as auditors pany and authorizing the Board of Directors to uneration.	Management	For	For		
3.	Plan: Resol under the C	Unallocated Entitlements under the DSU ution approving the unallocated entitlements ompany's Deferred Share Unit Plan for disclosed in the Management Proxy Circular ting.	Management	For	For		
4.	advisory res Company's	ote on Executive Compensation: Non-binding solution that the shareholders accept the approach to executive compensation as the Management Proxy Circular for the	Management	For	For		

Page 70 of 73 22-Aug-2023

DSM-F	IRMENICH AG			
Security	y H0245V108		Meeting Type	ExtraOrdinary General Meeting
Ticker S	Symbol		Meeting Date	29-Jun-2023
ISIN	CH1216478797		Agenda	717319710 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
CMMT	VOTING MUST BE LODGED WITH BENEFICIAL OWNER DETAILS AS PROVIDED BY YOUR-CUSTODIAN BANK. IF NO BENEFICIAL OWNER DETAILS ARE PROVIDED, YOUR INSTRUCTION-MAY BE REJECTED	Non-Voting		
CMMT	PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE-REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE-REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT-FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A-REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL-SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE-THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND-RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE-TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF-REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE-SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR-CLIENT REPRESENTATIVE	Non-Voting		
1.	PROPOSAL THE BOARD OF DIRECTORS PROPOSES TO APPROVE THE AUDITED INTERIM STAND-ALONE FINANCIAL STATEMENTS OF DSM-FIRMENICH AG AS OF 8 MAY 2023 AS PRESENTED. APPROVAL OF THE STAND-ALONE INTERIM FINANCIAL STATEMENTS OF DSM-FIRMENICH AG FOR THE PERIOD FROM 1 JANUARY 2023 TO 8 MAY 2023	Management	For	For
2.	PROPOSAL THE BOARD PROPOSES TO PAY A DIVIDEND TO THE SHAREHOLDERS OF DSM-FIRMENICH OF EUR 1.60 PER SHARE TO BE FULLY PAID OUT OF CAPITAL CONTRIBUTION RESERVES. THE DIVIDEND EX DATE IS 3 JULY 2023, THE RECORD DATE 4 JULY 2023 AND THE PAYMENT DATE 6 JULY 2023. DIVIDEND / DISTRIBUTION OF CAPITAL CONTRIBUTION RESERVES	Management	For	For

Page 71 of 73 22-Aug-2023

3.1.	REMUNERATION APPROVALS: PROPOSAL THE BOARD PROPOSES, IN LINE WITH ART. 29(1)(A) OF THE ARTICLES OF ASSOCIATION, TO APPROVE A MAXIMUM TOTAL AMOUNT OF REMUNERATION FOR THE BOARD OF EUR 3.6 MILLION FOR THE PERIOD FROM THIS EXTRAORDINARY GENERAL MEETING UNTIL THE ANNUAL GENERAL MEETING 2024 (CURRENTLY EXPECTED TO TAKE PLACE ON 7 MAY 2024). AN EXPLANATION IS PROVIDED IN APPENDIX 1, WHICH CAN BE FOUND ON THE WEBSITE OF DSM-FIRMENICH. APPROVAL OF REMUNERATION OF THE MEMBERS OF THE BOARD	Management	For	For
3.2.	REMUNERATION APPROVALS: PROPOSAL: THE BOARD PROPOSES TO APPROVE IN LINE WITH ART. 29(1)(B) OF THE ARTICLES OF ASSOCIATION A MAXIMUM TOTAL AMOUNT OF REMUNERATION FOR THE EXECUTIVE COMMITTEE OF EUR 37.912 MILLION FOR THE CALENDAR YEAR 2024. AN EXPLANATION IS PROVIDED IN APPENDIX 2, WHICH CAN BE FOUND ON THE WEBSITE OF DSM-FIRMENICH. APPROVAL OF THE REMUNERATION FOR THE EXECUTIVE COMMITTEE	Management	For	For
4.1.	CERTAIN CHANGES TO ARTICLES OF ASSOCIATION: PROPOSAL THE BOARD PROPOSES TO AMEND ART. 16 OF THE ARTICLES OF ASSOCIATION BY INSERTING A NEW SUBPARAGRAPH 2 (AND NUMBERING SUBPARAGRAPH 1 ACCORDINGLY). FOR MORE DETAILS SEE THE EGM INVITATION OR THE WEBSITE OF DSM-FIRMENICH. APPROVAL OF CERTAIN IMPORTANT TRANSACTIONS BY SHAREHOLDERS	Management	For	For
4.2.	CERTAIN CHANGES TO ARTICLES OF ASSOCIATION: PROPOSAL THE BOARD FURTHER PROPOSES TO AMEND ART. 7 OF THE ARTICLES OF ASSOCIATION ON "NOMINEES" BY INSERTING A NEW SUBPARAGRAPH 2 (AND NUMBERING SUBPARAGRAPH 1 ACCORDINGLY). FOR MORE DETAILS SEE THE EGM INVITATION OR THE WEBSITE OF DSM-FIRMENICH. POSSIBILITY OF THE BOARD TO REQUEST INFORMATION ON THE IDENTITY OF SHAREHOLDERS FROM CUSTODIANS	Management	For	For
New	IN THE EVENT A NEW AGENDA ITEM OR PROPOSAL IS PUT FORTH DURING THE EXTRAORDINARY GENERAL MEETING, I /WE INSTRUCT THE INDEPENDENT PROXY TO VOTE IN FAVOR OF THE RECOMMENDATION OF THE BOARD OF DIRECTORS (WITH AGAINST MEANING A VOTE AGAINST THE PROPOSAL AND RECOMMENDATION)	Management	For	Against
CMMT	02 JUN 2023: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN NUMBERING-OF ALL RESOLUTIONS. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT-VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	Non-Voting		

Page 72 of 73 22-Aug-2023

K92 M	INING IN	C			
Security		499113108		Meeting Type	Annual and Special Meeting
Ticker	Symbol	KNTNF		Meeting Date	29-Jun-2023
ISIN		CA4991131083		Agenda	935889533 - Management
Item	Propos	al	Proposed by	Vote	For/Against Management
1	To Set	the Number of Directors at seven (7).	Management	For	For
2	DIREC	TOR	Management		
	1	Mark Eaton		For	For
	2	Anne E. Giardini		For	For
	3	Saurabh Handa		For	For
	4	Cyndi Laval		For	For
	5	Nan Lee		For	For
	6	John D. Lewins		For	For
	7	Graham Wheelock		For	For
3	of the 0	Itment of PricewaterhouseCoopers LLP as Auditor Company for the ensuing year and authorizing the ors to fix their remuneration.	Management	For	For
4	To consider and, if thought advisable, approve the adoption of the Amended Share Compensation Plan of the Company, as more particularly described in the accompanying Information Circular.		Management	For	For
5	To approve a non-binding advisory resolution accepting the Company's approach to executive compensation, as more particularly described in the accompanying Information Circular.		Management	For	For

Page 73 of 73 22-Aug-2023