

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, DC 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number: 811-3790

PEAR TREE FUNDS
Pear Tree Polaris International Opportunities Fund
55 Old Bedford Road
Lincoln, MA 01773

Willard L. Umphrey
Pear Tree Funds
55 Old Bedford Road
Lincoln, MA 01773
(Name and address of agent for service)

Registrant's telephone number, including area code: 781-259-1144

Date of fiscal year end: MARCH 31

Date of reporting period: JULY 1, 2020 – JUNE 30, 2021

VOTE SUMMARY REPORT
July 1, 2020 - June 30, 2021

Pear Tree Polaris International Opportunities Fund

Company Name	Ticker Symbol	ISIN/CUSIP	Meeting Date	Ballot Issues	Proponent	Vote	For / Against Mgmt Rec
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	IN COMPLIANCE WITH ARTICLE 28 SECTION IV OF THE LEY DEL MERCADO DE VALORES, PRESENTATION AND, WHERE APPROPRIATE, APPROVAL OF THE FOLLOWING. A. REPORT OF THE GENERAL DIRECTOR OF THE COMPANY FOR THE FISCAL YEAR ENDED DECEMBER 31ST, 2019 IN ACCORDANCE WITH ARTICLE 44 SECTION XI OF THE LEY DEL MERCADO DE VALORES AND 172 OF THE Y LEY GENERAL DE SOCIEDADES MERCANTILES, ACCOMPANIED BY OPINION OF THE EXTERNAL AUDITOR, REGARDING THE COMPANY, INDIVIDUALLY, UNDER NORMAS DE INFORMACION FINANCIERA, AND OF THE COMPANY AND ITS SUBSIDIARIES, IN A CONSOLIDATED MANNER, UNDER NORMAS INTERNACIONALES DE INFORMACION FINANCIERA, ACCORDING TO THE LATEST FINANCIAL POSITION STATEMENTS UNDER BOTH STANDARDS, AS WELL AS THE SUSTENTABILITY REPORT, FOR THE FISCAL YEAR 2019. B. OPINION OF THE BOARD OF DIRECTORS ON THE CONTENT OF THE REPORT OF THE GENERAL DIRECTOR. C. REPORT OF THE BOARD REFERRED TO IN ARTICLE 172 SUBSECTION B. OF THE LEY GENERAL DE SOCIEDADES MERCANTILES WHICH CONTAINS THE MAIN ACCOUNTING AND INFORMATION POLICIES AND CRITERIA FOLLOWED IN THE PREPARATION OF THE COMPANYS FINANCIAL INFORMATION. D. REPORT ON THE OPERATIONS AND ACTIVITIES IN WHICH THE BOARD INTERVENED DURING THE FISCAL YEAR ENDED DECEMBER 31ST, 2019, IN ACCORDANCE WITH THE PROVISIONS OF THE LEY DEL MERCADO DE VALORES E. ANNUAL REPORT ON THE ACTIVITIES CARRIED OUT BY THE AUDIT AND CORPORATE PRACTICES COMMITTEE IN ACCORDANCE WITH ARTICLE 43 OF THE LEY DEL MERCADO DE VALORES RATIFICATION OF THE ACTIONS OF THE DIFFERENT COMMITTEES AND RELEASE OF RESPONSIBILITY IN THE PERFORMANCE OF THEIR DUTIES. F. REPORT ON COMPLIANCE WITH THE FISCAL OBLIGATIONS OF THE COMPANY FOR THE FISCAL YEAR THAT RAN FROM JANUARY 1 TO DECEMBER 31ST, 2018. INSTRUCTION FOR THE OFFICERS OF THE COMPANY TO COMPLY WITH THE FISCAL OBLIGATIONS CORRESPONDING TO THE FISCAL YEAR FROM JANUARY 1ST TO DECEMBER 31ST, 2019 IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 26 SECTION III OF THE CODIGO FISCAL DE LA FEDERACION	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	AS A CONSEQUENCE OF THE REPORTS PRESENTED IN POINT I ABOVE, RATIFICATION OF THE ACTIONS OF THE BOARD AND ADMINISTRATION OF THE COMPANY AND RELEASE OF RESPONSIBILITY IN THE PERFORMANCE OF THEIR RESPECTIVE POSITIONS	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	PRESENTATION, DISCUSSION AND, WHERE APPROPRIATE, APPROVAL OF THE COMPANYS FINANCIAL STATEMENTS, INDIVIDUALLY, UNDER FINANCIAL REPORTING STANDARDS FOR THE PURPOSES OF APPLYING THE LEGAL RESERVE, OF PROFITS, CALCULATION OF TAX EFFECTS OF DIVIDEND PAYMENT AND CAPITAL REDUCTION IF APPLICABLE, AND OF THE FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES, IN A CONSOLIDATED MANNER, UNDER INTERNATIONAL FINANCIAL REPORTING STANDARDS FOR THE PURPOSE OF THEIR PUBLICATION IN THE SECURITIES MARKETS, WITH RESPECT TO THE OPERATIONS CARRIED OUT DURING THE FISCAL YEAR FROM 1ST JANUARY TO DECEMBER 31ST, 2019 AND APPROVAL OF THE OPINION OF THE EXTERNAL AUDITOR IN RELATION TO SAID FINANCIAL STATEMENTS	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	APPROVAL, SO THAT THE NET INCOME OBTAINED FROM THE COMPANY DURING THE FISCAL YEAR ENDED DECEMBER 31ST, 2019 AND REPORTED IN ITS FINANCIAL STATEMENTS PRESENTED TO THE MEETING IN POINT III ABOVE AND AUDITED INDIVIDUALLY UNDER THE FINANCIAL INFORMATION STANDARDS, WHICH AMOUNTS TO THE AMOUNT OF 5,247,808,596.00, FIVE THOUSAND TWO HUNDRED FOURTY AND SEVEN MILLION EIGHTY THOUSAND EIGHT FIVE HUNDRED NINETY AND SIX 00.100 MN, AND BE SENT IN FULL TO THE UTILITY ACCOUNT PENDING APPLICATION, SINCE IT IS DULY CONSTITUTED LEGAL RESERVE TO WHICH THE COMPANY IS OBLIGED	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	CANCELLATION OF THE UNUSED BUYBACK FUND THAT WAS APPROVED AT THE ANNUAL GENERAL MEETING OF SHAREHOLDERS OF APRIL 23, 2019, IN THE AMOUNT OF MXN 1,550,000,000.00, AND THE PRESENTATION OF THE MAXIMUM AMOUNT THAT IS TO BE ALLOCATED TO BUYING BACK SHARES OF THE COMPANY OR CREDIT INSTRUMENTS THAT REPRESENT THE MENTIONED SHARES IN THE AMOUNT OF MXN 1,550,000,000.00, FOR THE PERIOD OF 12 MONTHS THAT FOLLOWS JULY 1,	Management	For	For

				2020, COMPLYING WITH THAT WHICH IS ESTABLISHED IN PART IV OF ARTICLE 56 OF THE SECURITIES MARKET LAW			
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	REPORT REGARDING THE APPOINTMENT OR RATIFICATION OF THE FOUR PROPRIETARY MEMBERS OF THE BOARD OF DIRECTORS AND THEIR RESPECTIVE ALTERNATES APPOINTED BY THE SHAREHOLDERS OF THE BB SERIES	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	RATIFICATION AND OR DESIGNATION OF THE PERSON S THAT WILL MAKE UP THE BOARD OF DIRECTORS OF THE COMPANY TO BE APPOINTED BY THE SHAREHOLDERS OR GROUP OF SHAREHOLDERS OF THE B SERIES WHO ARE HOLDERS OR REPRESENT INDIVIDUALLY OR IN TOGETHER 10 PER CENT OR MORE OF THE COMPANYS CAPITAL STOCK	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	RATIFICATION AND OR APPOINTMENT OF THE PEOPLE WHO WILL FORM THE COMPANYS BOARD, TO BE APPOINTED BY SERIES B SHAREHOLDERS	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	RATIFICATION AND OR APPOINTMENT OF THE CHAIRMAN OF THE BOARD OF THE COMPANY, IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE SIXTEENTH OF THE COMPANY BYLAWS	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	RATIFICATION OF THE EMOLUMENTS PAID CORRESPONDING TO THOSE WHO MADE UP THE BOARD OF THE COMPANY DURING THE 2019 FISCAL YEAR AND DETERMINATION OF THE EMOLUMENTS TO BE APPLIED DURING 2020	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	RATIFICATION AND OR DESIGNATION OF THE MEMBER OF THE BOARD OF DIRECTORS BY THE SHAREHOLDERS OF THE B SERIES, TO BE A MEMBER OF THE NOMINATING AND COMPENSATION COMMITTEE OF THE COMPANY, IN TERMS OF THE PROVISIONS OF ARTICLE TWENTY EIGHT OF THE BYLAWS SOCIAL	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	RATIFICATION AND OR APPOINTMENT OF THE CHAIRMAN OF THE AUDIT AND CORPORATE PRACTICES COMMITTEE	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	REPORT IN ACCORDANCE WITH THE PROVISIONS OF THE TWENTY NINTH ARTICLE OF THE COMPANYS BYLAWS, ON THE OPERATIONS OF ACQUISITION OF GOODS OR SERVICES OR CONTRACTING OF WORK OR SALE OF ASSETS EQUAL TO OR GREATER THAN U.S.A. 3,000,000.00 THREE MILLION DOLLARS OF THE UNITED STATES OF AMERICA OR ITS EQUIVALENT IN NATIONAL CURRENCY OR IN LEGAL CURRENCIES OF JURISDICTIONS OTHER THAN MEXICO OR, OPERATIONS CARRIED OUT BY RELEVANT SHAREHOLDERS, IF ANY	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	APPOINTMENT AND APPOINTMENT OF SPECIAL DELEGATES TO ATTEND A NOTARY PUBLIC TO FORMALIZE THE RESOLUTIONS AGREED UPON IN THIS MEETING. ADOPTION OF THE RESOLUTIONS DEEMED NECESSARY OR CONVENIENT FOR THE PURPOSE OF COMPLYING WITH THE DECISIONS AGREED IN THE PRECEDING POINTS OF THIS AGENDA	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	1-Jul-20	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 390705 DUE TO CHANGE IN-TEXT OF RESOLUTION V. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE-DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK-YOU.	Non-Voting		
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	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-BALLOT. THE GERMAN AGENDAS FOR ANY EXISTING OR PAST MEETINGS WILL REMAIN IN-PLACE. FOR FURTHER INFORMATION, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting		
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	PLEASE NOTE THAT FOLLOWING THE AMENDMENT TO PARAGRAPH 21 OF THE SECURITIES-TRADE ACT ON 9TH JULY 2015 AND THE OVER-RULING OF THE DISTRICT COURT IN-COLOGNE JUDGMENT FROM 6TH JUNE 2012 THE VOTING PROCESS HAS NOW CHANGED WITH-REGARD TO THE GERMAN REGISTERED SHARES. AS A RESULT, IT IS NOW THE-RESPONSIBILITY OF THE END-INVESTOR (I.E. FINAL BENEFICIARY) AND NOT THE-INTERMEDIARY TO DISCLOSE RESPECTIVE FINAL BENEFICIARY VOTING RIGHTS THEREFORE-THE CUSTODIAN BANK / AGENT IN THE MARKET WILL BE SENDING THE VOTING DIRECTLY-TO MARKET AND IT IS THE END INVESTORS RESPONSIBILITY TO ENSURE THE-REGISTRATION ELEMENT IS COMPLETE WITH THE ISSUER DIRECTLY, SHOULD THEY HOLD-MORE THAN 3 % OF THE TOTAL SHARE CAPITAL	Non-Voting		
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	THE VOTE/REGISTRATION DEADLINE AS DISPLAYED ON PROXYEDGE IS SUBJECT TO CHANGE-AND WILL BE UPDATED AS SOON AS BROADRIDGE RECEIVES CONFIRMATION FROM THE SUB-CUSTODIANS REGARDING THEIR INSTRUCTION DEADLINE. FOR ANY QUERIES PLEASE-CONTACT YOUR CLIENT SERVICES REPRESENTATIVE	Non-Voting		
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST IN-CONNECTION WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARE-NOT 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	Non-Voting		

				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			
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	FURTHER 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 IN THE BALLOT ON PROXYEDGE	Non-Voting		
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	PRESENTATION OF THE FINANCIAL STATEMENTS AND ANNUAL REPORT FOR THE 2019-FINANCIAL YEAR WITH THE REPORT OF THE SUPERVISORY BOARD, THE GROUP FINANCIAL-STATEMENTS AND GROUP ANNUAL REPORT	Non-Voting		
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	RESOLUTION ON THE APPROPRIATION OF THE DISTRIBUTABLE PROFIT: THE DISTRIBUTABLE PROFIT OF EUR 19,305,845.30 SHALL BE APPROPRIATED AS FOLLOWS: PAYMENT OF A DIVIDEND OF EUR 0.70 PER DIVIDEND-ENTITLED NO-PAR SHARE EX-DIVIDEND DATE: JULY 3, 2020 PAYABLE DATE: JULY 7, 2020	Management For	For	
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	RATIFICATION OF THE ACTS OF THE BOARD OF MDS	Management For	For	
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	RATIFICATION OF THE ACTS OF THE SUPERVISORY BOARD	Management For	For	
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	APPOINTMENT OF AUDITORS THE FOLLOWING ACCOUNTANTS SHALL BE APPOINTED AS AUDITORS AND GROUP AUDITORS FOR THE 2020 FINANCIAL YEAR: ERNST AND YOUNG GMBH, MUNICH	Management For	For	
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	RESOLUTION ON THE AUTHORIZATION TO ISSUE CONVERTIBLE BONDS AND/OR WARRANT BONDS, THE CREATION OF A CONTINGENT CAPITAL 2020, AND THE CORRESPONDING AMENDMENT TO THE ARTICLES OF ASSOCIATION THE BOARD OF MDS SHALL BE AUTHORIZED, WITH THE CONSENT OF THE SUPERVISORY BOARD, TO ISSUE BEARER OR REGISTERED CONVERTIBLE BONDS AND/OR WARRANT BONDS (COLLECTIVELY REFERRED TO IN THE FOLLOWING AS 'BONDS') OF UP TO EUR 90,000,000, CONFERRING CONVERSION AND/OR OPTION RIGHTS FOR SHARES OF THE COMPANY, ON OR BEFORE JULY 1, 2025. SHAREHOLDERS SHALL BE GRANTED SUBSCRIPTION RIGHTS EXCEPT FOR IN THE FOLLOWING CASES: - RESIDUAL AMOUNTS HAVE BEEN EXCLUDED FROM SUBSCRIPTION RIGHTS, HOLDERS OF CONVERSION AND/OR OPTION RIGHTS HAVE BEEN GRANTED SUBSCRIPTION RIGHTS, - BONDS HAVE BEEN ISSUED AGAINST CONTRIBUTIONS IN CASH AT A PRICE NOT MATERIALLY BELOW THEIR THEORETICAL MARKET VALUE AND CONFER CONVERSION AND/OR OPTION RIGHTS FOR SHARES OF THE COMPANY OF UP TO 10 PERCENT OF THE SHARE CAPITAL. THE COMPANY'S SHARE CAPITAL SHALL BE INCREASED ACCORDINGLY BY UP TO EUR 2,757,977 THROUGH THE ISSUE OF UP TO 2,757,977 NEW REGISTERED NO-PAR SHARES, INSOFAR AS CONVERSION AND/OR OPTION RIGHTS ARE EXERCISED (CONTINGENT CAPITAL 2020)	Management For	For	
VIB VERMOEGEN AG	VIH1	DE000A2YPDD0	2-Jul-20	RESOLUTION ON THE CREATION OF A NEW AUTHORIZED CAPITAL 2020 AND THE CORRESPONDING AMENDMENT TO THE ARTICLES OF ASSOCIATION THE BOARD OF MDS SHALL BE AUTHORIZED, WITH THE CONSENT OF THE SUPERVISORY BOARD, TO INCREASE THE SHARE CAPITAL BY UP TO EUR 2,757,977 THROUGH THE ISSUE OF NEW REGISTERED NO-PAR SHARES AGAINST CONTRIBUTIONS IN CASH AND/OR KIND, ON OR BEFORE JULY 1, 2025 (AUTHORIZED CAPITAL 2020). SHAREHOLDERS SHALL BE GRANTED SUBSCRIPTION RIGHTS EXCEPT FOR IN THE FOLLOWING CASES: - SHARES HAVE BEEN ISSUED AGAINST CONTRIBUTIONS IN CASH AT A PRICE NOT MATERIALLY BELOW THEIR MARKET PRICE AND THE CAPITAL INCREASE DOES NOT EXCEED 10 PERCENT OF THE SHARE CAPITAL, - SHARES HAVE BEEN ISSUED AGAINST CONTRIBUTIONS IN KIND FOR ACQUISITION PURPOSES, - SHARES HAVE BEEN ISSUED AGAINST CONTRIBUTIONS IN CASH BY WAY OF A PUBLIC OFFER, - SHARES HAVE BEEN ISSUED AGAINST CONTRIBUTIONS IN CASH TO STRATEGIC PARTNERS, - RESIDUAL AMOUNTS HAVE BEEN EXCLUDED FROM SUBSCRIPTION RIGHTS	Management For	For	
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX010M000018	7-Jul-20	PRESENTATION OF THE REPORTS FROM THE BOARD OF DIRECTORS UNDER THE TERMS OF LINES D AND E OF PART IV OF ARTICLE 28 OF THE SECURITIES MARKET LAW, IN REGARD TO THE FISCAL YEAR THAT ENDED ON DECEMBER 31, 2019, AND THE PASSAGE OF RESOLUTIONS IN THIS REGARD	Management For	For	
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX010M000018	7-Jul-20	PRESENTATION OF THE REPORT FROM THE GENERAL DIRECTOR AND OF THE OPINION OF THE OUTSIDE AUDITOR THAT ARE REFERRED TO IN LINE B OF PART IV OF ARTICLE 28 OF THE SECURITIES MARKET LAW IN REGARD TO THE FISCAL YEAR THAT ENDED ON DECEMBER 31, 2019, AND THE PASSAGE OF RESOLUTIONS IN THIS REGARD	Management For	For	
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX010M000018	7-Jul-20	PRESENTATION OF THE REPORTS AND OPINION THAT ARE REFERRED TO IN LINES A AND C OF PART IV OF ARTICLE 28 OF THE SECURITIES MARKET LAW, WITH THE INCLUSION OF THE TAX REPORT THAT IS REFERRED TO IN PART XIX OF ARTICLE 76 OF THE INCOME TAX LAW AND THE PASSAGE OF RESOLUTIONS IN THIS REGARD	Management For	For	

GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	7-Jul-20	PRESENTATION IN REGARD TO THE ALLOCATION OF RESULTS OF THE COMPANY AND THE PASSAGE OF RESOLUTIONS IN THIS REGARD	Management For For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	7-Jul-20	DISCUSSION AND APPROVAL, IF DEEMED APPROPRIATE, OF THE AMOUNT OF FUNDS THAT ARE TO BE ALLOCATED TO SHARE BUYBACKS AND THE ADOPTION OF RESOLUTIONS IN THIS REGARD	Management For For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	7-Jul-20	DISCUSSION AND APPROVAL, IF DEEMED APPROPRIATE, OF THE RATIFICATION OF THE TERM IN OFFICE OF THE BOARD OF DIRECTORS, AS WELL AS OF A PROPOSAL TO APPOINT AND OR RATIFY THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CHAIRPERSONS OF THE AUDIT AND CORPORATE PRACTICES, FINANCE, PLANNING AND SUSTAINABILITY COMMITTEES, DETERMINATION OF THE CORRESPONDING COMPENSATION AND THE PASSAGE OF RESOLUTIONS IN THIS REGARD	Management For For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	7-Jul-20	DESIGNATION OF SPECIAL DELEGATES	Management For For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	7-Jul-20	DISCUSSION AND, IF DEEMED APPROPRIATE, APPROVAL TO CANCEL THE SERIES B SHARES THAT ARE REPRESENTATIVE OF THE SHARE CAPITAL OF THE COMPANY THAT WERE ACQUIRED BASED ON TRANSACTIONS THAT WERE CARRIED OUT UNDER THE TERMS OF ARTICLE 56 OF THE SECURITIES MARKET LAW, AND THE CONSEQUENT DECREASE OF THE MINIMUM OR FIXED SHARE CAPITAL OF THE COMPANY AND, IF DEEMED APPROPRIATE, TO AMEND THE TEXT OF ARTICLE 6 OF THE CORPORATE BYLAWS OF THE COMPANY AND THE PASSAGE OF RESOLUTIONS IN THIS REGARD	Management For For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	7-Jul-20	DESIGNATION OF SPECIAL DELEGATES	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET (DEPENDANT UPON THE AVAILABILITY AND USAGE OF THE-REMOTE VOTING PLATFORM). ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE-REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	ALTERATION OF THE COMPANY'S CORPORATE PURPOSE, WITH THE CONSEQUENT AMENDMENT OF ARTICLE 3 OF THE BYLAWS	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	CONSOLIDATION OF THE COMPANY'S BYLAWS	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	AUTHORIZATION FOR THE MANAGERS OF THE COMPANY TO PERFORM ALL ACTS NECESSARY TO MAKE THE RESOLUTIONS APPROVED AT THE MEETING EFFECTIVE	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	PLEASE NOTE THAT VOTES 'IN FAVOR' AND 'AGAINST' IN THE SAME AGENDA ITEM ARE-NOT ALLOWED. ONLY VOTES IN FAVOR AND/OR ABSTAIN OR AGAINST AND/ OR ABSTAIN-ARE ALLOWED. THANK YOU	Non-Voting
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	13 JUL 2020: PLEASE NOTE THAT THIS IS A REVISION DUE TO POSTPONEMENT OF THE-MEETING DATE FROM 08 JUL 2020 TO 17 JUL 2020. 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
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET (DEPENDANT UPON THE AVAILABILITY AND USAGE OF THE-REMOTE VOTING PLATFORM). ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE-REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	PLEASE NOTE THAT VOTES 'IN FAVOR' AND 'AGAINST' IN THE SAME AGENDA ITEM ARE-NOT ALLOWED. ONLY VOTES IN FAVOR AND/OR ABSTAIN OR AGAINST AND/ OR ABSTAIN-ARE ALLOWED. THANK YOU	Non-Voting
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	EXAMINATION, DISCUSSION AND VOTING OF COMPANY'S FINANCIAL STATEMENTS AND OF THE REPORT OF THE INDEPENDENT AUDITORS AND FISCAL COUNCILS OPINION, FOR THE YEAR ENDED DECEMBER 31, 2019	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	ALLOCATION FOR THE NET PROFIT FROM THE FISCAL YEAR THAT ENDED ON DECEMBER 31, 2019	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	SET THE ANNUAL GLOBAL COMPENSATION OF THE MANAGERS FOR THE FISCAL YEAR OF 2020	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	RESOLUTION OF THE INSTALLATION AND OPERATION OF THE FISCAL COUNCIL FOR THE FISCAL YEAR OF 2020	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	SET THE ANNUAL GLOBAL COMPENSATION OF THE MEMBERS OF THE FISCAL COUNCIL FOR THE FISCAL YEAR OF 2020	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	ELECTION OF MEMBERS OF THE FISCAL COUNCIL BY SINGLE SLATE. INDICATION OF EACH SLATE OF CANDIDATES AND OF ALL THE NAMES THAT ARE ON IT. SAULO DE TARSO ALVES DE LARA. MOACIR GIBUR	Management For For

PAULO ROBERTO FRANCESCHI. CLAUDIA LUCIANA CECCATTO DE TROTTA VANDERLEI DOMINGUEZ DA ROSA. RICARDO BERTUCCI

EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	IF ONE OF THE CANDIDATES WHO IS PART OF THE SLATE CEASES TO BE PART OF IT IN ORDER TO ACCOMMODATE THE SEPARATE ELECTION THAT IS DEALT WITH IN ARTICLE 161, 4 AND ARTICLE 240 OF LAW 6,404 OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE CHOSEN SLATE	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	PLEASE NOTE THAT COMMON SHAREHOLDERS SUBMITTING A VOTE TO ELECT A MEMBER FROM-THE LIST PROVIDED MUST INCLUDE THE CANDIDATES NAME IN THE VOTE INSTRUCTION.-HOWEVER WE CANNOT DO THIS THROUGH THE PROXYEDGE PLATFORM. IN ORDER TO SUBMIT-A VOTE TO ELECT A CANDIDATE, CLIENTS MUST CONTACT THEIR CSR TO INCLUDE THE-NAME OF THE CANDIDATE TO BE ELECTED. IF INSTRUCTIONS TO VOTE ON THIS ITEM ARE-RECEIVED WITHOUT A CANDIDATE'S NAME, YOUR VOTE WILL BE PROCESSED IN FAVOUR OR-AGAINST THE DEFAULT COMPANIES CANDIDATE. THANK YOU	Non-Voting		
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	13 JUL 2020: PLEASE NOTE THAT THIS IS A REVISION DUE TO POSTPONEMENT OF THE-MEETING DATE FROM 08 JUL 2020 TO 17 JUL 2020. 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		
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET (DEPENDANT UPON THE AVAILABILITY AND USAGE OF THE-REMOTE VOTING PLATFORM). ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE-REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting		
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	AMENDMENT TO THE 6TH ARTICLE OF COMPANY'S BYLAWS, IN ORDER TO REFLECT THE CAPITAL INCREASES APPROVED BY THE COMPANY'S BOARD OF DIRECTORS, WITHIN THE AUTHORIZED LIMIT OF CAPITAL	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	MANAGEMENT'S PROPOSAL TO THE INCREASE OF THE MAXIMUM LIMIT OF THE INVESTMENT AND EXPANSIONS RESERVE, WITH THE CORRESPONDING AMENDMENT TO THE ARTICLE 26, 4TH PARAGRAPH, OF COMPANY'S BYLAWS	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	CONSOLIDATION OF THE COMPANY'S BYLAWS	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	AUTHORIZATION FOR THE MANAGERS OF THE COMPANY TO PERFORM ALL ACTS NECESSARY TO MAKE THE RESOLUTIONS APPROVED AT THE MEETING EFFECTIVE	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	PLEASE NOTE THAT VOTES 'IN FAVOR' AND 'AGAINST' IN THE SAME AGENDA ITEM ARE-NOT ALLOWED. ONLY VOTES IN FAVOR AND/OR ABSTAIN OR AGAINST AND/ OR ABSTAIN-ARE ALLOWED. THANK YOU	Non-Voting		
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	17-Jul-20	13 JUL 2020: PLEASE NOTE THAT THIS IS A REVISION DUE TO POSTPONEMENT OF THE-MEETING DATE FROM 08 JUL 2020 TO 17 JUL 2020. 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		
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO RECEIVE AND CONSIDER THE 2019 FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR THEREON AND A REVIEW OF THE AFFAIRS OF THE COMPANY	Management	For	For
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO RE-APPOINT J. B. MCGUCKIAN AS A DIRECTOR	Management	For	For
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO RE-APPOINT E. ROTHWELL AS A DIRECTOR	Management	For	For
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO RE-APPOINT D. LEDWIDGE AS A DIRECTOR	Management	For	For
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO RE-APPOINT C. DUFFY AS A DIRECTOR	Management	For	For
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO RE-APPOINT B. O'KELLY AS A DIRECTOR	Management	For	For
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO RE-APPOINT J. SHEEHAN AS A DIRECTOR	Management	For	For
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO AUTHORISE THE DIRECTORS TO FIX THE AUDITORS REMUNERATION FOR THE YEAR ENDED 31 DECEMBER 2020	Management	For	For
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO RECEIVE AND CONSIDER THE REPORT OF THE REMUNERATION COMMITTEE FOR THE YEAR ENDED 31 DECEMBER 2019	Management	For	For
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	GENERAL AUTHORITY TO ALLOT RELEVANT SECURITIES	Management	For	For
IRISH CONTINENTAL	IR5B	IE00BLP58571	28-Jul-20	TO DISAPPLY STATUTORY PRE-EMPTION PROVISIONS IN SPECIFIED CIRCUMSTANCES FOR UP TO 5% OF THE ISSUED SHARE CAPITAL	Management	For	For

GROUP PLC								
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO DISAPPLY STATUTORY PRE-EMPTION PROVISIONS FOR UP TO AN ADDITIONAL 5% OF THE ISSUED SHARE CAPITAL IN CONNECTION WITH SPECIFIED TRANSACTIONS	Management	For	For	
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	Management	For	For	
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	TO AUTHORISE THE COMPANY TO RE-ALLOT TREASURY SHARES	Management	For	For	
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	28-Jul-20	AUTHORITY TO CONVENE CERTAIN GENERAL MEETINGS ON 14 DAYS NOTICE	Management	For	For	
MACQUARIE GROUP LTD	MQG	AU000000MQG1	30-Jul-20	VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSALS 4, 5, 6 AND VOTES CAST-BY ANY INDIVIDUAL OR RELATED PARTY WHO BENEFIT FROM THE PASSING OF THE-PROPOSAL/S WILL BE DISREGARDED BY THE COMPANY. HENCE, IF YOU HAVE OBTAINED-BENEFIT OR EXPECT TO OBTAIN FUTURE BENEFIT (AS REFERRED IN THE COMPANY-ANNOUNCEMENT) VOTE ABSTAIN ON THE RELEVANT PROPOSAL ITEMS. BY DOING SO, YOU-ACKNOWLEDGE THAT YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN BENEFIT BY THE-PASSING OF THE RELEVANT PROPOSAL/S. BY VOTING (FOR OR AGAINST) ON THE ABOVE-MENTIONED PROPOSAL/S, YOU ACKNOWLEDGE THAT YOU HAVE NOT OBTAINED BENEFIT-NEITHER EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S-AND YOU COMPLY WITH THE VOTING EXCLUSION	Non-Voting			
MACQUARIE GROUP LTD	MQG	AU000000MQG1	30-Jul-20	RE-ELECTION OF MS DJ GRADY AS A VOTING DIRECTOR RETIRING - BOARD ENDORSED	Management	For	For	
MACQUARIE GROUP LTD	MQG	AU000000MQG1	30-Jul-20	RE-ELECTION OF MS NM WAKEFIELD EVANS AS A VOTING DIRECTOR RETIRING - BOARD ENDORSE	Management	For	For	
MACQUARIE GROUP LTD	MQG	AU000000MQG1	30-Jul-20	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF EXTERNAL NOMINEE MR SD MAYNE AS A VOTING DIRECTOR - NOT BOARD ENDORSED	Shareholder	Against	For	
MACQUARIE GROUP LTD	MQG	AU000000MQG1	30-Jul-20	ADOPTION OF THE REMUNERATION REPORT	Management	For	For	
MACQUARIE GROUP LTD	MQG	AU000000MQG1	30-Jul-20	APPROVAL OF MANAGING DIRECTOR'S PARTICIPATION IN THE MACQUARIE GROUP EMPLOYEE RETAINED EQUITY PLAN (MEREPE)	Management	For	For	
MACQUARIE GROUP LTD	MQG	AU000000MQG1	30-Jul-20	APPROVAL OF THE AGREEMENT TO ISSUE MGL ORDINARY SHARES ON EXCHANGE OF MACQUARIE BANK CAPITAL NOTES 2	Management	For	For	
FRESENIUS SE & CO. KGAA	FRE	DE0005785604	28-Aug-20	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-BALLOT. THE GERMAN AGENDAS FOR ANY EXISTING OR PAST MEETINGS WILL REMAIN IN-PLACE. FOR FURTHER INFORMATION, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting			
FRESENIUS SE & CO. KGAA	FRE	DE0005785604	28-Aug-20	ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST IN-CONNECTION WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARE-NOT 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			
FRESENIUS SE & CO. KGAA	FRE	DE0005785604	28-Aug-20	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			
FRESENIUS SE & CO. KGAA	FRE	DE0005785604	28-Aug-20	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING	Non-Voting			
FRESENIUS SE & CO. KGAA	FRE	DE0005785604	28-Aug-20	RESOLUTION ON THE APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS OF FRESENIUS SE & CO. KGAA FOR THE FISCAL YEAR 2019	Management	For	For	
FRESENIUS SE & CO. KGAA	FRE	DE0005785604	28-Aug-20	RESOLUTION ON THE ALLOCATION OF THE DISTRIBUTABLE PROFIT: DIVIDENDS OF EUR 0.84 PER SHARE	Management	For	For	
FRESENIUS SE & CO. KGAA	FRE	DE0005785604	28-Aug-20	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE GENERAL PARTNER FOR THE FISCAL YEAR 2019	Management	For	For	
FRESENIUS SE & CO. KGAA	FRE	DE0005785604	28-Aug-20	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE SUPERVISORY BOARD FOR THE FISCAL YEAR 2019	Management	For	For	
FRESENIUS SE & CO. KGAA	FRE	DE0005785604	28-Aug-20	ELECTION OF THE AUDITOR AND GROUP AUDITOR FOR THE FISCAL YEAR 2020 AND OF THE AUDITOR FOR THE POTENTIAL REVIEW OF FINANCIAL INFORMATION DURING THE COURSE OF THE YEAR: PRICEWATERHOUSECOOPERS GMBH	Management	For	For	
FRESENIUS SE & CO. KGAA	FRE	DE0005785604	28-Aug-20	REQUEST FOR APPROVAL OF THE AMENDMENT TO ARTICLE 15 (2) OF THE ARTICLES OF ASSOCIATION	Management	For	For	

BENEXT-YUMESHIN GROUP CO.	2154	JP3635580008	30-Sep-20	Please reference meeting materials.	Non-Voting		
BENEXT-YUMESHIN GROUP CO.	2154	JP3635580008	30-Sep-20	Approve Reduction of Capital Reserve	Management	For	For
BENEXT-YUMESHIN GROUP CO.	2154	JP3635580008	30-Sep-20	Appoint a Director Nishida, Yutaka	Management	For	For
BENEXT-YUMESHIN GROUP CO.	2154	JP3635580008	30-Sep-20	Appoint a Director Murai, Noriyuki	Management	For	For
BENEXT-YUMESHIN GROUP CO.	2154	JP3635580008	30-Sep-20	Appoint a Director Sato, Hiroshi	Management	For	For
BENEXT-YUMESHIN GROUP CO.	2154	JP3635580008	30-Sep-20	Appoint a Director Miyano, Takashi	Management	For	For
BENEXT-YUMESHIN GROUP CO.	2154	JP3635580008	30-Sep-20	Appoint a Director Zamma, Rieko	Management	For	For
BENEXT-YUMESHIN GROUP CO.	2154	JP3635580008	30-Sep-20	Appoint a Director Shimizu, Arata	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	THE SPIN-OFF LISTING OF A SUBSIDIARY ON THE CHINEXT BOARD IS IN COMPLIANCE WITH RELEVANT LAWS AND REGULATIONS	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	THE SPIN-OFF IPO AND LISTING OF A SUBSIDIARY ON THE CHINEXT BOARD	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	PREPLAN FOR THE SPIN-OFF LISTING OF A SUBSIDIARY ON THE CHINEXT BOARD	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	THE SPIN-OFF LISTING OF A SUBSIDIARY ON THE CHINEXT BOARD IF IN COMPLIANCE WITH THE REGULATION ON DOMESTIC SPIN-OFF LISTING OF SUBSIDIARIES OF DOMESTICALLY LISTED COMPANIES	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	THE SPIN-OFF LISTING OF A SUBSIDIARY ON THE CHINEXT BOARD IS FOR THE LEGITIMATE RIGHTS AND INTEREST OF SHAREHOLDERS AND CREDITORS	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	STATEMENT ON MAINTAINING INDEPENDENCE AND SUSTAINABLE PROFITABILITY OF THE COMPANY	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	THE SUBSIDIARY IS CAPABLE OF CONDUCTING LAW-BASED OPERATION	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	STATEMENT ON THE COMPLIANCE AND COMPLETENESS OF THE LEGAL PROCEDURE OF THE TRANSACTION AND THE VALIDITY OF THE LEGAL DOCUMENTS SUBMITTED	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	PURPOSE, COMMERCIAL REASONABILITY, NECESSITY AND FEASIBILITY OF THE SPIN-OFF LISTING	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	PARTICIPATING IN THE EMPLOYEE STOCK OWNERSHIP PLAN OF THE SUBSIDIARY BY DIRECTORS AND SENIOR MANAGEMENT MEMBERS OF THE COMPANY	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	AUTHORIZATION TO THE BOARD AND ITS AUTHORIZED PERSONS TO HANDLE MATTERS REGARDING THE TRANSACTION	Management	For	For
MIDEA GROUP CO LTD	000333	CNE100001QQ5	16-Oct-20	CHANGE OF SUPERVISORS	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	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	Non-Voting		
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting		
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting		
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	ELECTION OF CHAIRMAN OF THE EXTRAORDINARY GENERAL MEETING: FREDRIK ARP	Non-Voting		
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	APPROVAL OF THE AGENDA	Non-Voting		
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	ELECTION OF ONE OR TWO PERSONS WHO SHALL APPROVE THE MINUTES: MARIANNE FLINK,-SWEDBANK ROBUR AND PETER LAGERLOF, LANNEBO FONDER, OR IF ONE OR BOTH OF THEM-HAVE AN IMPEDIMENT TO ATTEND, THE PERSON OR PERSONS INSTEAD APPOINTED BY THE-BOARD OF DIRECTORS	Non-Voting		
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	PREPARATION AND APPROVAL OF THE VOTING LIST: SWEDEN AB ON BEHALF OF BRAVIDA	Non-Voting		
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	DETERMINATION OF WHETHER THE EXTRAORDINARY GENERAL MEETING HAS BEEN DULY-CONVENED	Non-Voting		

BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	RESOLUTION ON DIVIDEND: SEK 2.25 PER ORDINARY SHARE	Management For For
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	PLEASE NOTE THAT RESOLUTION 7 IS PROPOSED BY NOMINATION COMMITTEE AND BOARD-DOES NOT MAKE ANY RECOMMENDATION ON THESE PROPOSALS. THE STANDING-INSTRUCTIONS ARE DISABLED FOR THIS MEETING	Non-Voting
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	RESOLUTION ON FEES TO THE BOARD OF DIRECTORS	Management For
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	RESOLUTION REGARDING INTRODUCTION OF A LONG-TERM INCENTIVE PROGRAMME: ADOPTION OF AN INCENTIVE PROGRAMME	Management For For
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	RESOLUTION REGARDING INTRODUCTION OF A LONG-TERM INCENTIVE PROGRAMME. (I) AUTHORISATION FOR THE BOARD OF DIRECTORS TO ISSUE CLASS C SHARES. (II) AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE TO REPURCHASE OWN CLASS C SHARES. (III) TRANSFER OF OWN ORDINARY SHARES	Management For For
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	RESOLUTION REGARDING INTRODUCTION OF A LONG-TERM INCENTIVE PROGRAMME. EQUITY SWAP AGREEMENT WITH A THIRD PARTY	Management For For
BRAVIDA HOLDING AB	BRAV	SE0007491303	23-Oct-20	24 SEP 2020: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE-TEXT OF RESOLUTION 1 AND CHANGE IN NUMBERING 8.C. 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
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	000651	CNE0000001D4	2-Nov-20	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 480012 DUE TO RECEIVED-ADDITION OF RESOLUTION NUMBER 2. ALL VOTES RECEIVED ON THE PREVIOUS MEETING-WILL BE DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON THIS MEETING NOTICE ON THE NEW JOB. IF HOWEVER VOTE DEADLINE-EXTENSIONS ARE NOT GRANTED IN THE MARKET, THIS MEETING WILL BE CLOSED AND-YOUR VOTE INTENTIONS ON THE ORIGINAL MEETING WILL BE APPLICABLE. PLEASE-ENSURE VOTING IS SUBMITTED PRIOR TO CUTOFF ON THE ORIGINAL MEETING, AND AS- SOON AS POSSIBLE ON THIS NEW AMENDED MEETING. THANK YOU.	Non-Voting
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	000651	CNE0000001D4	2-Nov-20	2020 INTERIM PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN IS AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY10.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	000651	CNE0000001D4	2-Nov-20	ELECTION OF CHENG MIN AS A NON-EMPLOYEE SUPERVISOR	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	ADOPTION OF THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2020	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	RE-APPOINTMENT OF ERNST & YOUNG INC. AS THE EXTERNAL AUDITORS OF THE COMPANY	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	RE-ELECTION OF MR GR TIPPER AS A DIRECTOR	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	RE-ELECTION OF MR MJ BOSMAN AS A DIRECTOR	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	RE-ELECTION OF MR OP CRESSEY AS A DIRECTOR	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	APPOINTMENT OF MR MJ BOSMAN AS A MEMBER AND CHAIRMAN OF THE AUDIT AND RISK COMMITTEE	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	APPOINTMENT OF MRS A MULLER AS A MEMBER OF THE AUDIT AND RISK COMMITTEE	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	INCREASE IN FEES PAYABLE TO NON-EXECUTIVE DIRECTORS, EXCLUDING THE CHAIRMAN OF THE BOARD AND THE FOREIGN NON-EXECUTIVE DIRECTOR	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	INCREASE IN FEES PAYABLE TO THE CHAIRMAN OF THE BOARD	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	INCREASE IN FEES PAYABLE TO THE FOREIGN NON-EXECUTIVE DIRECTOR	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	INCREASE IN FEES PAYABLE TO MEMBERS OF THE REMUNERATION, NOMINATION AND APPOINTMENTS COMMITTEE	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	INCREASE IN FEES PAYABLE TO MEMBERS OF THE AUDIT AND RISK COMMITTEE	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	INCREASE IN FEES PAYABLE TO MEMBERS OF THE SOCIAL AND ETHICS COMMITTEE	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	INCREASE IN FEES PAYABLE TO CHAIRMAN OF THE REMUNERATION, NOMINATION AND APPOINTMENTS COMMITTEE	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	INCREASE IN FEES PAYABLE TO CHAIRMAN OF THE AUDIT AND RISK COMMITTEE	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	INCREASE IN FEES PAYABLE TO CHAIRMAN OF THE SOCIAL AND ETHICS COMMITTEE	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	GENERAL AUTHORITY TO BUY-BACK SHARES	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	FINANCIAL ASSISTANCE TO GROUP ENTITIES	Management For For
AVI LTD	AVI	ZAE000049433	5-Nov-20	TO ENDORSE THE REMUNERATION POLICY	Management For For

AVI LTD	AVI	ZAE000049433	5-Nov-20	TO ENDORSE THE IMPLEMENTATION REPORT	Management For For
INTERPUMP GROUP SPA	IP	IT0001078911	16-Nov-20	PLEASE NOTE THAT BENEFICIAL OWNER DETAILS IS REQUIRED FOR THIS MEETING. IF NO-BENEFICIAL OWNER DETAILS IS PROVIDED, YOUR INSTRUCTION MAY BE REJECTED. THANK-YOU.	Non-Voting
INTERPUMP GROUP SPA	IP	IT0001078911	16-Nov-20	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting
INTERPUMP GROUP SPA	IP	IT0001078911	16-Nov-20	TO AUTHORIZE, AS PER ARTICLES 2357 AND 2357-TER OF THE ITALIAN CIVIL CODE, THE PURCHASE OF OWN SHARES AND THE FURTHER POSSIBLE DISPOSAL OF OWN SHARES IN PORTFOLIO OR PURCHASED SHARES; RESOLUTIONS RELATED THERETO	Management For For
INTERPUMP GROUP SPA	IP	IT0001078911	16-Nov-20	23 OCT 2020: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN NUMBERING-OF ALL RESOLUTIONS AND MEETING TYPE CHANGED FROM AGM TO OGM. 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
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	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	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	OPEN MEETING	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	ELECT CHAIRMAN OF MEETING	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	PREPARE AND APPROVE LIST OF SHAREHOLDERS	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	APPROVE AGENDA OF MEETING	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	ACKNOWLEDGE PROPER CONVENING OF MEETING	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	APPROVE DIVIDENDS OF SEK 2.30 PER SHARE	Management For For
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	ELECT ALF GORANSSON AS BOARD CHAIRMAN	Management For For
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	CLOSE MEETING	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	29 OCT 2020: 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 BE RELEASED FROM ESCROW AS SOON AS-PRACTICABLE ON THE BUSINESS DAY PRIOR TO MEETING DATE UNLESS OTHERWISE-SPECIFIED. 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 FOR FURTHER INFORMATION ON THE CUSTODY-PROCESS AND WHETHER OR NOT THEY REQUIRE SEPARATE INSTRUCTIONS FROM YOU.	Non-Voting
HEXPOL AB	HPOLB	SE0007074281	20-Nov-20	29 OCT 2020: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT.-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
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	RE-ELECTION OF DIRECTOR OF THE COMPANY: RM LOUBSER	Management For For

FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	RE-ELECTION OF DIRECTOR OF THE COMPANY: TS MASHEGO	Management	For	For
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	VACANCY FILLED BY DIRECTOR DURING THE YEAR: Z ROSCHERR	Management	For	For
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	APPOINTMENT OF EXTERNAL AUDITOR: APPOINTMENT OF DELOITTE AND TOUCHE AS EXTERNAL AUDITOR	Management	For	For
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	APPOINTMENT OF EXTERNAL AUDITOR: APPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS EXTERNAL AUDITOR	Management	For	For
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	GENERAL AUTHORITY TO ISSUE AUTHORISED BUT UNISSUED ORDINARY SHARES FOR CASH	Management	For	For
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	SIGNING AUTHORITY TO DIRECTOR AND/OR GROUP COMPANY SECRETARY	Management	For	For
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	ADVISORY ENDORSEMENT ON A NON-BINDING BASIS FOR THE REMUNERATION POLICY	Management	For	For
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	ADVISORY ENDORSEMENT ON A NON-BINDING BASIS FOR THE REMUNERATION IMPLEMENTATION REPORT	Management	For	For
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	GENERAL AUTHORITY TO REPURCHASE ORDINARY SHARES	Management	For	For
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	FINANCIAL ASSISTANCE TO DIRECTORS AND PRESCRIBED OFFICERS AS EMPLOYEE SHARE SCHEME BENEFICIARIES	Management	For	For
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	FINANCIAL ASSISTANCE TO RELATED AND INTERRELATED ENTITIES	Management	For	For
FIRSTRAND LTD	FSR	ZAE000066304	2-Dec-20	REMUNERATION OF NON-EXECUTIVE DIRECTORS WITH EFFECT FROM 1 DECEMBER 2020	Management	For	For
ARAMEX PJSC	ARMX	AEA002301017	10-Dec-20	TO ADOPT A SPECIAL RESOLUTION, TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF ARAMEX PJSC, SUCH THAT THE AMENDED AND RESTATED ARTICLES OF ASSOCIATION OF THE COMPANY INCLUDE CHANGES MADE TO THE FOLLOWING ARTICLES, THE PREAMBLE, DEFINITIONS, ARTICLES 4, 16, 17, 18, 19, 20, 21, 22, 23, 27, 33, 34, 35, 36, 38, 42, 44, 56, AND 62. THE ESTEEMED SHAREHOLDERS MAY VIEW A DETAILED LIST OF THE PROPOSED AMENDMENTS TO THE ARTICLES OF THE COMPANY BY VISITING THE FOLLOWING LINK, HTTPS BIT.LY 2V25Q0D	Management	For	For
ARAMEX PJSC	ARMX	AEA002301017	10-Dec-20	27 NOV 2020: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN MEETING-TYPE FROM AGM TO OGM AND ADDITION OF COMMENT AND CHANGE IN MEETING TYPE TO-OGM TO AGM. 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		
ARAMEX PJSC	ARMX	AEA002301017	10-Dec-20	25 NOV 2020: PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM,-THERE WILL BE A SECOND CALL ON 17 DEC 2020. CONSEQUENTLY, YOUR VOTING-INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED.-THANK YOU.	Non-Voting		
PUBLIC BANK BHD	PBK	MYL12950O004	12-Jan-21	PROPOSED BONUS ISSUE OF UP TO 15,528,553,388 NEW ORDINARY SHARES IN PBB ("PBB SHARE(S)") ("BONUS SHARE(S)") ON THE BASIS OF 4 BONUS SHARES FOR EVERY 1 EXISTING PBB SHARE HELD ON AN ENTITLEMENT DATE TO BE DETERMINED AND ANNOUNCED LATER ("ENTITLEMENT DATE") ("PROPOSED BONUS ISSUE")	Management	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	BBRI	ID1000118201	21-Jan-21	APPROVAL ON THE AMENDMENT TO THE ARTICLE OF THE ASSOCIATION OF THE COMPANY	Management	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	BBRI	ID1000118201	21-Jan-21	AFFIRMATION ON THE IMPLEMENTATION OF REGULATION OF THE MINISTER OF STATE-OWNED ENTERPRISE NUMBER PER-08/MBU/12/2019 DATED 12 DEC 2019 CONCERNING GENERAL GUIDELINES OF THE IMPLEMENTATION OF PROCUREMENT OF GOODS AND SERVICES	Management	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	BBRI	ID1000118201	21-Jan-21	AFFIRMATION ON THE IMPLEMENTATION OF REGULATION OF THE MINISTER OF STATE-OWNED ENTERPRISE NUMBER PER-11/MBU/11/2020 DATED 12 DEC 2020 CONCERNING MANAGEMENT CONTRACT AND ANNUAL MANAGEMENT CONTRACT OF STATE-OWNED ENTERPRISES	Management	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	BBRI	ID1000118201	21-Jan-21	APPROVAL ON THE TRANSFER OF SHARES RESULTING FROM BUY BACK OF SHARES THAT IS KEPT AS A TREASURY STOCK	Management	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	BBRI	ID1000118201	21-Jan-21	APPROVAL ON THE CHANGES IN THE COMPOSITION OF THE COMPANY'S MANAGEMENT	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	25-Jan-21	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2017 RESTRICTED STOCK INCENTIVE PLAN	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	25-Jan-21	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2018 RESTRICTED STOCK INCENTIVE PLAN	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	25-Jan-21	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2019 RESTRICTED STOCK INCENTIVE PLAN	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	25-Jan-21	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2020 RESTRICTED STOCK INCENTIVE PLAN	Management	For	For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO RECEIVE AND ADOPT THE ANNUAL REPORT FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2020	Management	For	For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	Management	For	For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO RE-ELECT DAVID HOWELL AS A DIRECTOR	Management	For	For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO RE-ELECT IAIN MCPHERSON AS A DIRECTOR	Management	For	For

COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO RE-ELECT MIKE SCOTT AS A DIRECTOR	Management For For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO RE-ELECT DOUGLAS HURT AS A DIRECTOR	Management For For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO RE-ELECT AMANDA BURTON AS A DIRECTOR	Management For For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO RE-ELECT BARONESS SALLY MORGAN AS A DIRECTOR	Management For For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO RE-ELECT SIMON TOWNSEND AS A DIRECTOR	Management For For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY	Management For For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	Management For For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006	Management For For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS UNDER SECTION 570 OF THE COMPANIES ACT 2006	Management Against Against
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	Management For For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	Management Against Against
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	TO AUTHORISE THE COMPANY TO CALL A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	Management For For
COUNTRYSIDE PROPERTIES PLC	CSP	GB00BYPHNG03	5-Feb-21	20 JAN 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE-TEXT OF RESOLUTION 4. 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
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	12-Feb-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	12-Feb-21	TO APPROVE THE MIGRATION OF THE MIGRATING SHARES TO EUROCLEAR BANK'S CENTRAL SECURITIES DEPOSITORY	Management For For
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	12-Feb-21	TO APPROVE CHANGES ASSOCIATED WITH MIGRATION TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management For For
IRISH CONTINENTAL GROUP PLC	IR5B	IE00BLP58571	12-Feb-21	TO AUTHORISE THE COMPANY TO TAKE ALL ACTIONS TO IMPLEMENT THE MIGRATION INCLUDING THE APPOINTMENT OF ATTORNEYS OR AGENTS	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	IN THE MAJORITY OF MEETINGS THE VOTES ARE CAST WITH THE REGISTRAR WHO WILL-FOLLOW CLIENT INSTRUCTIONS. IN A SMALL PERCENTAGE OF MEETINGS THERE IS NO-REGISTRAR AND CLIENTS VOTES MAY BE CAST BY THE CHAIRMAN OF THE BOARD OR A-BOARD MEMBER AS PROXY. CLIENTS CAN ONLY EXPECT THEM TO ACCEPT PRO-MANAGEMENT-VOTES. THE ONLY WAY TO GUARANTEE THAT ABSTAIN AND/OR AGAINST VOTES ARE-REPRESENTED AT THE MEETING IS TO SEND YOUR OWN REPRESENTATIVE OR ATTEND THE-MEETING IN PERSON. THE SUB CUSTODIAN BANKS OFFER REPRESENTATION SERVICES FOR-AN ADDED FEE IF REQUESTED. THANK YOU	Non-Voting
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	PLEASE BE ADVISED THAT SPLIT AND PARTIAL VOTING IS NOT AUTHORISED FOR A-BENEFICIAL OWNER IN THE DANISH MARKET. PLEASE CONTACT YOUR GLOBAL CUSTODIAN-FOR FURTHER INFORMATION	Non-Voting
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	04 FEB 2021: PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR-'ABSTAIN' ONLY FOR RESOLUTION NUMBERS 1, 7.A TO 7.L AND 8. THANK YOU	Non-Voting
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	ELECTION OF CHAIRPERSON: THE BOARD OF DIRECTORS PROPOSES ALLAN SORENSEN, ATTORNEY-AT-LAW, TO CHAIR THE MEETING	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	THE BOARD'S REPORT ON THE BANK'S ACTIVITIES IN THE PREVIOUS YEAR	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	PRESENTATION OF THE ANNUAL REPORT FOR APPROVAL	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	DECISION ON ALLOCATION OF PROFIT OR COVERING OF LOSS UNDER THE APPROVED ANNUAL REPORT	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	CONSULTATIVE VOTE ON THE REMUNERATION REPORT	Management For For

RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	APPROVAL OF THE BANK'S REMUNERATION POLICY	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	RE-ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: ANETTE ORBAEK ANDERSEN, MANAGER, SKJERN, BORN 1963	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	RE-ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: ERIK JENSEN, MANAGER, SKJERN, BORN 1965	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	RE-ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: ANNE KAPTAIN, VICE PRESIDENT, ATTORNEY-AT-LAW (HIGH COURT), SAEBY, BORN 1980	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	RE-ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: HENRIK LINTNER, PHARMACIST, HJORRING, BORN 1955	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	RE-ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: JACOB MOLLER, GENERAL MANAGER, RINGKOBING, BORN 1969	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	RE-ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: JENS MOLLER NIELSEN, FORMER MANAGER, RINGKOBING, BORN 1956	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	RE-ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: BEN TE SKJORBAEK OLESEN, SHOP OWNER, VEMB, BORN 1971	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	RE-ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: KARSTEN SANDAL, MANAGER, OLSTRUP, BORN 1969	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	RE-ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: LONE REJKAER SOLLMANN, FINANCE MANAGER, TARM, BORN 1968	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	RE-ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: EGON SORENSEN, INSURANCE BROKER, SPJALD, BORN 1965	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	RE-ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: LISE KVIST THOMSEN, MANAGER, VIRUM, BORN 1984	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: DENNIS CHRISTIAN CONRADSEN, GENERAL MANAGER, FREDERIKSHAVN, BORN 1984	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	ELECTION OF ONE OR MORE AUDITORS: IN ACCORDANCE WITH THE AUDIT COMMITTEE'S RECOMMENDATION, THE SHAREHOLDERS' COMMITTEE AND THE BOARD OF DIRECTORS PROPOSE THE RE-ELECTION OF PRICEWATERHOUSECOOPERS STATS AUTORISERET REVISIONSPARTNERSELSKAB	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	AUTHORISATION OF THE BOARD OF DIRECTORS TO PERMIT THE BANK TO ACQUIRE ITS OWN SHARES, IN ACCORDANCE WITH CURRENT LEGISLATION, UNTIL THE NEXT ANNUAL GENERAL MEETING, TO A TOTAL NOMINAL VALUE OF TEN PER CENT (10%) OF THE SHARE CAPITAL, SUCH THAT THE SHARES CAN BE ACQUIRED AT CURRENT MARKET PRICE PLUS OR MINUS TEN PER CENT (+/- 10%)	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	ANY PROPOSAL FROM THE BOARD OF DIRECTORS, THE SHAREHOLDERS' COMMITTEE OR SHAREHOLDERS: PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	ANY PROPOSAL FROM THE BOARD OF DIRECTORS, THE SHAREHOLDERS' COMMITTEE OR SHAREHOLDERS: PROPOSAL TO REDUCE THE BANK'S SHARE CAPITAL BY NOM. DKK 160,600 BY CANCELLATION OF ITS OWN SHARES	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	ANY PROPOSAL FROM THE BOARD OF DIRECTORS, THE SHAREHOLDERS' COMMITTEE OR SHAREHOLDERS: PROPOSED AUTHORISATION FOR THE BOARD OF DIRECTORS OR ITS DESIGNATED APPOINTEE	Management For For
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	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. THANK YOU	Non-Voting
RINGKJOBING LANDBOBANK	RILBA	DK0060854669	3-Mar-21	04 FEB 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE-COMMENT. 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
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	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	Non-Voting
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED,	Non-Voting

YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU

ESSITY AB	ESSITYB SE0009922164	25-Mar-21	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 522050 DUE TO RECEIPT OF-SPLITTING OF RESOLUTION 10. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL-BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK-YOU	Non-Voting		
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	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. THANK YOU	Non-Voting		
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	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 BE RELEASED FROM ESCROW AS SOON AS PRACTICABLE ON THE BUSINESS-DAY PRIOR TO MEETING DATE UNLESS OTHERWISE SPECIFIED. 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 FOR-FURTHER INFORMATION ON THE CUSTODY PROCESS AND WHETHER OR NOT THEY REQUIRE-SEPARATE INSTRUCTIONS FROM YOU	Non-Voting		
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	ELECTION OF CHAIRMAN OF THE MEETING: EVA HAGG	Non-Voting		
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	ELECTION OF TWO PERSONS TO CHECK THE MINUTES: MADELEINE WALLMARK AND ANDERS-OSCARSSON	Non-Voting		
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	PREPARATION AND APPROVAL OF THE VOTING LIST	Non-Voting		
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	DETERMINATION OF WHETHER THE MEETING HAS BEEN DULY CONVENED	Non-Voting		
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	APPROVAL OF THE AGENDA	Non-Voting		
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	PRESENTATION OF THE ANNUAL REPORT AND THE AUDITOR'S REPORT AND THE-CONSOLIDATED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT ON THE-CONSOLIDATED FINANCIAL STATEMENTS	Non-Voting		
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	RESOLUTION ON: ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET, AND OF THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET	Management For	For	
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	RESOLUTION ON: APPROPRIATIONS OF THE COMPANY'S EARNINGS UNDER THE ADOPTED BALANCE SHEET AND RECORD DATE FOR DIVIDEND: THE BOARD OF DIRECTORS PROPOSES A DIVIDEND FOR THE FINANCIAL YEAR 2020 OF SEK 6.75 PER SHARE. AS RECORD DATE FOR THE DIVIDEND, THE BOARD OF DIRECTORS PROPOSES MONDAY, 29 MARCH 2021. IF THE MEETING RESOLVES IN ACCORDANCE WITH THIS PROPOSAL, THE DIVIDEND IS EXPECTED TO BE DISTRIBUTED BY EUROCLEAR SWEDEN AB ON THURSDAY, 1 APRIL 2021	Management For	For	
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: EWA BJORLING	Management For	For	
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: PAR BOMAN	Management For	For	
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: MAIJA-LIISA FRIMAN	Management For	For	
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: ANNEMARIE GARDSHOL	Management For	For	
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: MAGNUS GROTH	Management For	For	
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: SUSANNA LIND	Management For	For	
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: BERT NORDBERG	Management For	For	
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: LOUISE SVANBERG	Management For	For	
ESSITY AB	ESSITYB SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: ORJAN	Management For	For	

			SVENSSON				
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: LARS REBIEN SORENSEN	Management	For	For
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: BARBARA MILIAN THORALFSSON	Management	For	For
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: NICLAS THULIN	Management	For	For
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE PRESIDENT FOR 2020: MAGNUS GROTH (AS PRESIDENT)	Management	For	For
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	PLEASE NOTE THAT RESOLUTIONS 8 TO 13 ARE PROPOSED BY NOMINATION COMMITTEE AND-BOARD DOES NOT MAKE ANY RECOMMENDATION ON THESE PROPOSALS. THE STANDING-INSTRUCTIONS ARE DISABLED FOR THIS MEETING	Non-Voting		
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RESOLUTION ON THE NUMBER OF DIRECTORS AND DEPUTY DIRECTORS: NINE WITH NO DEPUTY DIRECTORS	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RESOLUTION ON THE NUMBER OF AUDITORS AND DEPUTY AUDITORS: ONE WITH NO DEPUTY AUDITOR	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	REMUNERATION TO THE BOARD OF DIRECTORS	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	REMUNERATION TO THE AUDITOR	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RE-ELECTION OF DIRECTOR: EWA BJORLING	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RE-ELECTION OF DIRECTOR: PAR BOMAN	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RE-ELECTION OF DIRECTOR: ANNEMARIE GARDSHOL	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RE-ELECTION OF DIRECTOR: MAGNUS GROTH	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RE-ELECTION OF DIRECTOR: BERT NORDBERG	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RE-ELECTION OF DIRECTOR: LOUISE SVANBERG	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RE-ELECTION OF DIRECTOR: LARS REBIEN SORENSEN	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RE-ELECTION OF DIRECTOR: BARBARA MILIAN THORALFSSON	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	NEW ELECTION OF DIRECTOR: TORBJORN LOOF	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	ELECTION OF PAR BOMAN AS CHAIRMAN OF THE BOARD OF DIRECTORS	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	ELECTION OF AUDITORS AND DEPUTY AUDITORS: RE-ELECTION OF THE REGISTERED ACCOUNTING FIRM ERNST & YOUNG AB, IN ACCORDANCE WITH THE AUDIT COMMITTEE'S RECOMMENDATION, FOR THE PERIOD UNTIL THE END OF THE ANNUAL GENERAL MEETING 2022. IF ELECTED, ERNST & YOUNG AB HAS ANNOUNCED ITS APPOINTMENT OF HAMISH MABON AS AUDITOR IN CHARGE	Management	For	
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RESOLUTION ON GUIDELINES FOR REMUNERATION FOR THE SENIOR MANAGEMENT	Management	For	For
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RESOLUTION ON APPROVAL OF THE BOARD'S REPORT ON REMUNERATION FOR THE SENIOR MANAGEMENT	Management	For	For
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON ACQUISITION OF OWN SHARES	Management	For	For
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON TRANSFER OF OWN SHARES ON ACCOUNT OF COMPANY ACQUISITIONS	Management	For	For
ESSITY AB	ESSITYB	SE0009922164	25-Mar-21	RESOLUTION ON AMENDMENTS TO THE ARTICLES OF ASSOCIATION: SECTION 1 NAME, SECTION 11 NOTICE	Management	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	BBRI	ID1000118201	25-Mar-21	APPROVE FINANCIAL STATEMENTS, STATUTORY REPORTS, ANNUAL REPORT, REPORT OF THE PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM (PCDP), AND DISCHARGE OF DIRECTORS AND COMMISSIONERS	Management	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	BBRI	ID1000118201	25-Mar-21	APPROVE ALLOCATION OF INCOME	Management	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	BBRI	ID1000118201	25-Mar-21	APPROVE REMUNERATION AND TANTIEM OF DIRECTORS AND COMMISSIONERS	Management	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	BBRI	ID1000118201	25-Mar-21	APPOINT AUDITORS OF THE COMPANY AND THE PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM (PCDP)	Management	For	For
BENEXT-YUMESHIN GROUP CO.	2154	JP3635580008	26-Mar-21	Please reference meeting materials.	Non-Voting		
BENEXT-YUMESHIN GROUP	2155	JP3635580008	26-Mar-21	Approve Absorption-Type Merger Agreement	Management	For	For

CO.								
BENEXT-YUMESHIN GROUP CO.	2156	JP3635580008	26-Mar-21	Amend Articles to: Change Official Company Name, Amend Business Lines, Increase Capital Shares to be issued, Allow Use of Treasury Shares for Odd-Lot Shares Purchases, Increase the Board of Directors Size, Increase the Board of Corporate Auditors Size	Management	For	For	
BENEXT-YUMESHIN GROUP CO.	2157	JP3635580008	26-Mar-21	Appoint a Director associated with Merger Sato, Daio	Management	For	For	
BENEXT-YUMESHIN GROUP CO.	2158	JP3635580008	26-Mar-21	Appoint a Director associated with Merger Ogawa, Kenjiro	Management	For	For	
BENEXT-YUMESHIN GROUP CO.	2159	JP3635580008	26-Mar-21	Appoint a Director associated with Merger Fujii, Yoshiyasu	Management	For	For	
BENEXT-YUMESHIN GROUP CO.	2160	JP3635580008	26-Mar-21	Appoint a Director associated with Merger Sakamoto, Tomohiro	Management	For	For	
BENEXT-YUMESHIN GROUP CO.	2161	JP3635580008	26-Mar-21	Appoint a Director associated with Merger Mita, Hajime	Management	For	For	
BENEXT-YUMESHIN GROUP CO.	2162	JP3635580008	26-Mar-21	Appoint a Corporate Auditor associated with Merger Takahashi, Hirofumi	Management	For	For	
BENEXT-YUMESHIN GROUP CO.	2163	JP3635580008	26-Mar-21	Appoint a Corporate Auditor associated with Merger Rokugawa, Hiroaki	Management	For	For	
BENEXT-YUMESHIN GROUP CO.	2164	JP3635580008	26-Mar-21	Approve Details of the Compensation to be received by Directors	Management	For	For	
BENEXT-YUMESHIN GROUP CO.	2165	JP3635580008	26-Mar-21	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Outside Directors)	Management	For	For	
BENEXT-YUMESHIN GROUP CO.	2166	JP3635580008	26-Mar-21	Approve Details of the Compensation to be received by Corporate Auditors	Management	For	For	
SOULBRAIN CO., LTD.	357780	KR7357780006	29-Mar-21	APPROVAL OF FINANCIAL STATEMENTS	Management	For	For	
SOULBRAIN CO., LTD.	357780	KR7357780006	29-Mar-21	AMENDMENT OF ARTICLES OF INCORPORATION	Management	For	For	
SOULBRAIN CO., LTD.	357780	KR7357780006	29-Mar-21	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR	Management	For	For	
SOULBRAIN CO., LTD.	357780	KR7357780006	29-Mar-21	ELECTION OF INSIDE DIRECTOR: NO HWAN CHEOL	Management	For	For	
SOULBRAIN CO., LTD.	357780	KR7357780006	29-Mar-21	ELECTION OF INSIDE DIRECTOR: YUN SEOK HWAN	Management	For	For	
SOULBRAIN CO., LTD.	357780	KR7357780006	29-Mar-21	ELECTION OF OUTSIDE DIRECTOR: GIM HONG GAP	Management	For	For	
SOULBRAIN CO., LTD.	357780	KR7357780006	29-Mar-21	APPROVAL OF REMUNERATION FOR DIRECTOR	Management	For	For	
SOULBRAIN CO., LTD.	357780	KR7357780006	29-Mar-21	APPROVAL OF REMUNERATION FOR AUDITOR	Management	For	For	
SK MATERIALS CO., LTD., YONGJU	036490	KR7036490001	31-Mar-21	APPROVAL OF FINANCIAL STATEMENTS	Management	For	For	
SK MATERIALS CO., LTD., YONGJU	036490	KR7036490001	31-Mar-21	ELECTION OF INSIDE DIRECTOR I YONG UK	Management	For	For	
SK MATERIALS CO., LTD., YONGJU	036490	KR7036490001	31-Mar-21	ELECTION OF OUTSIDE DIRECTOR TAK YONG SEOK	Management	For	For	
SK MATERIALS CO., LTD., YONGJU	036490	KR7036490001	31-Mar-21	APPROVAL OF REMUNERATION FOR DIRECTOR	Management	For	For	
SK MATERIALS CO., LTD., YONGJU	036490	KR7036490001	31-Mar-21	APPROVAL OF REMUNERATION FOR AUDITOR	Management	For	For	
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL CUSTODIANS WILL SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT-YOUR CLIENT REPRESENTATIVE.	Non-Voting			
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	FOLLOWING CHANGES IN THE FORMAT OF PROXY CARDS FOR FRENCH MEETINGS. ABSTAIN-IS NOW A VALID VOTING OPTION. FOR ANY ADDITIONAL ITEMS RAISED AT THE MEETING-THE VOTING OPTION WILL DEFAULT TO 'AGAINST', OR FOR POSITIONS WHERE THE PROXY-CARD IS NOT COMPLETED BY BROADRIDGE, TO THE PREFERENCE OF YOUR CUSTODIAN.	Non-Voting			
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	12 MAR 2021: 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-	Non-Voting			

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 BE RELEASED FROM ESCROW AS SOON AS-PRACTICABLE ON THE BUSINESS DAY PRIOR TO MEETING DATE UNLESS OTHERWISE-SPECIFIED. 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 FOR FURTHER INFORMATION ON THE CUSTODY-PROCESS AND WHETHER OR NOT THEY REQUIRE SEPARATE INSTRUCTIONS FROM YOU AND-PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU AND 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

LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	PLEASE NOTE THAT DUE TO THE CURRENT COVID19 CRISIS AND IN ACCORDANCE WITH THE-PROVISIONS ADOPTED BY THE FRENCH GOVERNMENT UNDER LAW NO. 2020-1379 OF-NOVEMBER 14, 2020, EXTENDED AND MODIFIED BY LAW NO 2020-1614 OF DECEMBER 18,-2020 THE GENERAL MEETING WILL TAKE PLACE BEHIND CLOSED DOORS WITHOUT THE-PHYSICAL PRESENCE OF THE SHAREHOLDERS. TO COMPLY WITH THESE LAWS, PLEASE DO-NOT SUBMIT ANY REQUESTS TO ATTEND THE MEETING IN PERSON. SHOULD THIS-SITUATION CHANGE, THE COMPANY ENCOURAGES ALL SHAREHOLDERS TO REGULARLY-CONSULT THE COMPANY WEBSITE	Non-Voting		
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	08 APR 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF TEXT-OF COMMENT AND CHANGE IN NUMBERING OF RESOLUTIONS. IF YOU HAVE ALREADY SENT-IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR-ORIGINAL INSTRUCTIONS. THANK YOU AND PLEASE NOTE THAT IMPORTANT ADDITIONAL-MEETING INFORMATION IS AVAILABLE BY CLICKING ON THE MATERIAL URL LINK:- https://www.journal-officiel.gouv.fr/balo/document/202103102100415-30	Non-Voting		
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	APPROVAL OF THE CORPORATE FINANCIAL STATEMENT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR AND SETTING OF THE DIVIDEND	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	APPROVAL OF REGULATED AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	RENEWAL OF THE TERM OF OFFICE OF MR. ANTOINE ARNAULT AS DIRECTOR	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	RENEWAL OF THE TERM OF OFFICE OF MR. NICOLAS BAZIRE AS DIRECTOR	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	RENEWAL OF THE TERM OF OFFICE OF MR. CHARLES DE CROISSET AS DIRECTOR	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	RENEWAL OF THE TERM OF OFFICE OF MR. YVES-THIBAUT DE SILGUY AS DIRECTOR	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	APPOINTMENT OF MR. M. OLIVIER LENEL AS DEPUTY STATUTORY AUDITOR, AS A REPLACEMENT FOR MR. PHILIPPE CASTAGNAC WHO RESIGNED	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	APPROVAL OF THE CHANGES MADE FOR THE FINANCIAL YEAR 2020 TO THE DIRECTORS' COMPENSATION POLICY	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	APPROVAL OF THE CHANGES MADE FOR THE YEAR 2020 TO THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER AND THE DEPUTY CHIEF EXECUTIVE OFFICER	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L. 22-10-9 I OF THE FRENCH COMMERCIAL CODE	Management	For	For
LVMH MOET	MC	FR0000121014	15-Apr-	APPROVAL OF THE COMPENSATION ELEMENTS PAID DURING THE	Management	For	For

HENNESSY LOUIS VUITTON SE			21	FINANCIAL YEAR 2020 OR GRANTED FOR THE SAME FINANCIAL YEAR TO MR. BERNARD ARNAULT, CHAIRMAN AND CHIEF EXECUTIVE OFFICER			
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	APPROVAL OF THE COMPENSATION ELEMENTS PAID DURING THE FINANCIAL YEAR 2020 OR GRANTED FOR THE SAME FINANCIAL YEAR TO MR. ANTONIO BELLONI, DEPUTY CHIEF EXECUTIVE OFFICER	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	APPROVAL OF THE COMPENSATION POLICY OF DIRECTORS	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	APPROVAL OF THE COMPENSATION POLICY OF THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	APPROVAL OF THE COMPENSATION POLICY OF THE DEPUTY CHIEF EXECUTIVE OFFICER	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	AUTHORIZATION FOR THE BOARD OF DIRECTORS, FOR A PERIOD OF 18 MONTHS, TO TRADE IN THE COMPANY'S SHARES FOR A MAXIMUM PURCHASE PRICE OF 700 EUROS PER SHARE, I.E. A MAXIMUM AGGREGATE AMOUNT OF 35.3 BILLION EUROS	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	AUTHORIZATION TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 18 MONTHS, TO REDUCE THE SHARE CAPITAL BY CANCELLING SHARES HELD BY THE COMPANY FOLLOWING THE REPURCHASE OF ITS OWN SHARES	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO INCREASE THE CAPITAL BY INCORPORATING PROFITS, RESERVES, PREMIUMS OR OTHERS	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE COMMON SHARES, AND/OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OR GRANTING ENTITLEMENT TO THE ALLOTMENT OF DEBT SECURITIES, AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE ISSUED WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE, BY WAY OF A PUBLIC OFFERING, COMMON SHARES, AND/OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OR GRANTING ENTITLEMENT TO THE ALLOTMENT OF DEBT SECURITIES, AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE ISSUED, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT WITH A PRIORITY RIGHT OPTION	Management	Against	Against
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE COMMON SHARES, AND/OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OR GRANTING ENTITLEMENT TO THE ALLOTMENT OF DEBT SECURITIES, AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE ISSUED, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, FOR THE BENEFIT OF QUALIFIED INVESTORS OR A LIMITED CIRCLE OF INVESTORS	Management	Against	Against
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH RETENTION OR CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE RIGHT OF SUBSCRIPTION IN THE CONTEXT OF OVER-ALLOTMENT OPTIONS IN THE EVENT OF SUBSCRIPTIONS EXCEEDING THE NUMBER OF SECURITIES PROPOSED	Management	Against	Against
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	DELEGATION OF AUTHORITY 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 AS REMUNERATION OF SECURITIES CONTRIBUTED TO ANY PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE, WITHIN THE LIMIT OF 10% OF THE SHARE CAPITAL, COMMON SHARES OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OF THE COMPANY OR GRANTING ENTITLEMENT TO THE ALLOCATION OF DEBT SECURITIES AS REMUNERATION FOR CONTRIBUTIONS IN KIND OF EQUITY SECURITIES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL, GRANTED TO THE COMPANY	Management	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	AUTHORIZATION FOR THE BOARD OF DIRECTORS, FOR A PERIOD OF 26 MONTHS, TO GRANT SHARE SUBSCRIPTION OPTIONS WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS, OR SHARE PURCHASE OPTIONS TO EMPLOYEES AND/OR EXECUTIVE OFFICERS OF THE COMPANY AND RELATED ENTITIES, WITHIN THE LIMIT OF 1% OF THE CAPITAL	Management	Against	Against
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS, FOR THE BENEFIT OF THE MEMBERS	Management	Against	Against

OF THE GROUP'S COMPANY SAVINGS PLAN(S), WITHIN THE LIMIT OF 1% OF THE SHARE CAPITAL

LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	SETTING OF THE OVERALL CEILING FOR IMMEDIATE OR FUTURE CAPITAL INCREASES DECIDED BY VIRTUE OF DELEGATIONS OF AUTHORITY	Management For For
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	15-Apr-21	AMENDMENT TO ARTICLE 22 OF THE BY-LAWS CONCERNING THE STATUTORY AUDITORS	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST IN-CONNECTION WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARE-NOT 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
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	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
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	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-BALLOT. THE GERMAN AGENDAS FOR ANY EXISTING OR PAST MEETINGS WILL REMAIN IN-PLACE. FOR FURTHER INFORMATION, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE.	Non-Voting
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.83 PER ORDINARY SHARE AND EUR 1.85 PER PREFERRED SHARE	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL YEAR 2020	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	APPROVE DISCHARGE OF SHAREHOLDERS' COMMITTEE FOR FISCAL YEAR 2020	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2021	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	ELECT JAMES ROWAN TO THE SHAREHOLDERS' COMMITTEE	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	APPROVE REMUNERATION POLICY	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	AMEND ARTICLES RE: REMUNERATION OF SUPERVISORY BOARD AND SHAREHOLDERS' COMMITTEE	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	APPROVE REMUNERATION OF SUPERVISORY BOARD AND SHAREHOLDERS' COMMITTEE	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	AMEND ARTICLES RE: ELECTRONIC PARTICIPATION IN THE GENERAL MEETING	Management For For
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	25 MAR 2021: 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
HENKEL AG & CO. KGAA	HEN	DE0006048408	16-Apr-21	25 MAR 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT-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
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO RECEIVE AND CONSIDER THE ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2020 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS	Management For For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO DECLARE A FINAL DIVIDEND: FINAL DIVIDEND OF 38.3P PER ORDINARY SHARE	Management For For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO RE-APPOINT PETER VENTRESS AS A DIRECTOR	Management For For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO RE-APPOINT FRANK VAN ZANTEN AS A DIRECTOR	Management For For

BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO RE-APPOINT RICHARD HOWES AS A DIRECTOR	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO RE-APPOINT VANDA MURRAY AS A DIRECTOR	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO RE-APPOINT LLOYD PITCHFORD AS A DIRECTOR	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO RE-APPOINT STEPHAN NANNINGA AS A DIRECTOR	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO APPOINT VIN MURRIA AS A DIRECTOR	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO APPOINT MARIA FERNANDA MEJIA AS A DIRECTOR	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS TO HOLD OFFICE FROM THE CONCLUSION OF THIS YEAR'S AGM UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO AUTHORISE THE DIRECTORS, ACTING THROUGH THE AUDIT COMMITTEE, TO DETERMINE THE REMUNERATION OF THE AUDITORS	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO APPROVE THE DIRECTORS' REMUNERATION POLICY AS SET OUT ON PAGES 119 TO 127 (INCLUSIVE) OF THE ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2020	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	TO APPROVE THE DIRECTORS' REMUNERATION REPORT AS SET OUT ON PAGES 114 TO 139 (INCLUSIVE) (EXCLUDING THE DIRECTORS' REMUNERATION POLICY AS SET OUT ON PAGES 119 TO 127 (INCLUSIVE)) OF THE ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2020	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	APPROVAL OF POLICY RELATED AMENDMENTS TO THE COMPANY'S LONG-TERM INCENTIVE PLAN	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	APPROVAL OF NEW US EMPLOYEE STOCK PURCHASE PLAN	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	RENEWAL OF SAVINGS-RELATED SHARE OPTION SCHEME	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	AUTHORITY TO ALLOT ORDINARY SHARES	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	GENERAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	Management	Against	Against
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	SPECIFIC AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	Management	Against	Against
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	PURCHASE OF OWN ORDINARY SHARES	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	NOTICE OF GENERAL MEETINGS	Management	For	For
BUNZL PLC	BNZL	GB00B0744B38	21-Apr-21	AMENDMENTS TO ARTICLES OF ASSOCIATION	Management	For	For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	21-Apr-21	PRESENTATION OF THE REPORTS FROM THE BOARD OF DIRECTORS UNDER THE TERMS OF LINES D AND E OF PART IV OF ARTICLE 28 OF THE SECURITIES MARKET LAW, IN REGARD TO THE FISCAL YEAR THAT ENDED ON DECEMBER 31, 2020, AND THE PASSAGE OF RESOLUTIONS IN THIS REGARD	Management	For	For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	21-Apr-21	PRESENTATION OF THE REPORT FROM THE GENERAL DIRECTOR AND OF THE OPINION OF THE OUTSIDE AUDITOR THAT ARE REFERRED TO IN LINE B OF PART IV OF ARTICLE 28 OF THE SECURITIES MARKET LAW IN REGARD TO THE FISCAL YEAR THAT ENDED ON DECEMBER 31, 2020, AND THE PASSAGE OF RESOLUTIONS IN THIS REGARD	Management	For	For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	21-Apr-21	PRESENTATION OF THE REPORTS AND OPINION THAT ARE REFERRED TO IN LINES A AND C OF PART IV OF ARTICLE 28 OF THE SECURITIES MARKET LAW, WITH THE INCLUSION OF THE TAX REPORT THAT IS REFERRED TO IN PART XIX OF ARTICLE 76 OF THE INCOME TAX LAW AND THE PASSAGE OF RESOLUTIONS IN THIS REGARD	Management	For	For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	21-Apr-21	PRESENTATION IN REGARD TO THE ALLOCATION OF RESULTS OF THE COMPANY AND THE PASSAGE OF RESOLUTIONS IN THIS REGARD	Management	For	For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	21-Apr-21	DISCUSSION AND APPROVAL, IF DEEMED APPROPRIATE, OF THE AMOUNT OF FUNDS THAT ARE TO BE ALLOCATED TO SHARE BUYBACKS AND THE ADOPTION OF RESOLUTIONS IN THIS REGARD	Management	For	For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	21-Apr-21	DISCUSSION AND APPROVAL, IF DEEMED APPROPRIATE, OF THE RATIFICATION OF THE TERM IN OFFICE OF THE BOARD OF DIRECTORS, AS WELL AS OF A PROPOSAL TO APPOINT AND OR RATIFY THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CHAIRPERSONS OF THE AUDIT AND CORPORATE PRACTICES, FINANCE, PLANNING AND SUSTAINABILITY COMMITTEES, DETERMINATION OF THE CORRESPONDING COMPENSATION AND THE PASSAGE OF RESOLUTIONS IN THIS REGARD	Management	For	For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	21-Apr-21	DESIGNATION OF SPECIAL DELEGATES	Management	For	For
BREMBO SPA	BRE	IT0005252728	22-Apr-	PLEASE NOTE THAT BENEFICIAL OWNER DETAILS IS REQUIRED FOR	Non-Voting		

			21	THIS MEETING. IF NO-BENEFICIAL OWNER DETAILS IS PROVIDED, YOUR INSTRUCTION MAY BE REJECTED. THANK-YOU.			
BREMBO SPA	BRE	IT0005252728	22-Apr-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting		
BREMBO SPA	BRE	IT0005252728	22-Apr-21	TO APPROVE THE COMPANY BALANCE SHEET AS OF 31 DECEMBER 2020 TOGETHER WITH BOARD OF DIRECTORS, INTERNAL AND EXTERNAL AUDITORS REPORTS AND THE CERTIFICATE OF THE EXECUTIVE OFFICER. RESOLUTIONS RELATED THERETO	Management	For	For
BREMBO SPA	BRE	IT0005252728	22-Apr-21	TO ALLOCATE THE NET INCOME. RESOLUTIONS RELATED THERETO	Management	For	For
BREMBO SPA	BRE	IT0005252728	22-Apr-21	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES. RESOLUTIONS RELATED THERETO	Management	For	For
BREMBO SPA	BRE	IT0005252728	22-Apr-21	REPORT ON THE REMUNERATION POLICY FOR FINANCIAL YEAR 2021 AND ON THE EMOLUMENT PAID ON 2020: TO ANALYZE SECTION I OF THE 2021 REWARDING POLICY, AS PER ART. 123 TER OF THE D. LGS. 24 FEBRUARY 1998, N. 58, ITEM 3. RESOLUTIONS AS PER ART. 123-TER OF THE D. LGS. 24 FEBRUARY 1998, N. 58., ITEM 3 BIS AND 3 TER	Management	For	For
BREMBO SPA	BRE	IT0005252728	22-Apr-21	REPORT ON THE REMUNERATION POLICY FOR FINANCIAL YEAR 2021 AND ON THE EMOLUMENT PAID ON 2020: TO ANALYZE SECTION II, AS PER ART. 123 TER OF THE D. LGS. 24 FEBRUARY 1998, N. 58., ITEM 4. RESOLUTIONS AS PER ART. 123-TER OF THE D. LGS. 24 FEBRUARY 1998, N. 58., ITEM 6	Management	For	For
BREMBO SPA	BRE	IT0005252728	22-Apr-21	TO APPOINT EXTERNAL AUDITORS FOR THE PERIOD 2022 2030 AND TO STATE THEIR EMOLUMENT. RESOLUTIONS RELATED THERETO	Management	For	For
BREMBO SPA	BRE	IT0005252728	22-Apr-21	TO AMEND ART. 1 AND 4 OF THE COMPANY BYLAW: TO AMEND THE CORPORATE PURPOSE (ART. 4)	Management	For	For
BREMBO SPA	BRE	IT0005252728	22-Apr-21	TO AMEND ART. 1 AND 4 OF THE COMPANY BYLAW: TO AMEND THE COMPANY NAME (ART. 1)	Management	For	For
BREMBO SPA	BRE	IT0005252728	22-Apr-21	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		
BREMBO SPA	BRE	IT0005252728	22-Apr-21	12 APR 2021: PLEASE REFER TO THE AGENDA TEAM WITH THE NOTICE TO ESTABLISH IF-WE CAN PROCESS THIS EVENT BY SIMPLY ADDING A NOTE AROUND 'DISSENTERS RIGHTS'-OR IF WE NEED TO CLOSE THIS EVENT AS A NON-PROXY EVENT / CORPORATE ACTION.-THE AGENDA TEAM WILL DETERMINE THIS FROM THE NOTICE	Non-Voting		
BREMBO SPA	BRE	IT0005252728	22-Apr-21	12 APR 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT.-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		
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	ASURB	MXP001661018	22-Apr-21	APPROVE CEOS AND AUDITORS REPORTS ON OPERATIONS AND RESULTS OF COMPANY, AND BOARDS OPINION ON REPORTS	Management	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	ASURB	MXP001661018	22-Apr-21	APPROVE BOARDS REPORT ON ACCOUNTING POLICIES AND CRITERIA FOR PREPARATION OF FINANCIAL STATEMENTS	Management	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	ASURB	MXP001661018	22-Apr-21	APPROVE REPORT ON ACTIVITIES AND OPERATIONS UNDERTAKEN BY BOARD	Management	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	ASURB	MXP001661018	22-Apr-21	APPROVE INDIVIDUAL AND CONSOLIDATED FINANCIAL STATEMENTS	Management	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	ASURB	MXP001661018	22-Apr-21	APPROVE REPORT OF AUDIT COMMITTEES ACTIVITIES AND REPORT ON COMPANY'S SUBSIDIARIES	Management	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	ASURB	MXP001661018	22-Apr-21	APPROVE REPORT ON ADHERENCE TO FISCAL OBLIGATIONS	Management	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	ASURB	MXP001661018	22-Apr-21	APPROVE INCREASE IN LEGAL RESERVE	Management	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	ASURB	MXP001661018	22-Apr-21	SET MAXIMUM AMOUNT FOR SHARE REPURCHASE. APPROVE POLICY RELATED TO ACQUISITION OF OWN SHARES	Management	For	For
GRUPO AEROPORTUARIO	ASURB	MXP001661018	22-Apr-21	APPROVE DISCHARGE OF BOARD OF DIRECTORS AND CEO	Management	For	For

DEL SURESTE SAB DE CV								
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	ASURB	MXP001661018	22-Apr-21	ELECT/RATIFY CHAIRMAN OF AUDIT AND CORPORATE PRACTICES COMMITTEE	Management	For	For	
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	ASURB	MXP001661018	22-Apr-21	ELECT/RATIFY MEMBERS OF NOMINATIONS AND COMPENSATIONS COMMITTEE. APPROVE THEIR REMUNERATION	Management	For	For	
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	ASURB	MXP001661018	22-Apr-21	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	Management	For	For	
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	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	Non-Voting			
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting			
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting			
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting			
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	ELECTION OF FREDRIK ARP, OR THE PERSON PROPOSED BY THE NOMINATION COMMITTEE-IF HE HAS AN IMPEDIMENT TO ATTEND, AS CHAIRMAN OF THE ANNUAL GENERAL MEETING	Non-Voting			
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	ELECTION OF ONE OR TWO PERSONS WHO SHALL APPROVE THE MINUTES: MARIANNE FLINK-AND PETER LAGERLOF, OR IF ONE OR BOTH OF THEM HAVE AN IMPEDIMENT TO ATTEND,-THE PERSON OR PERSONS INSTEAD APPOINTED BY THE NOMINATION COMMITTEE	Non-Voting			
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	PREPARATION AND APPROVAL OF THE VOTING LIST: THE VOTING LIST PROPOSED FOR-APPROVAL UNDER ITEM 3 OF THE AGENDA IS THE VOTING LIST DRAWN UP BY EUROCLEAR-SWEDEN AB ON BEHALF OF BRAVIDA	Non-Voting			
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	APPROVAL OF THE AGENDA	Non-Voting			
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	DETERMINATION OF WHETHER THE ANNUAL GENERAL MEETING HAS BEEN DULY CONVENED	Non-Voting			
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	PRESENTATION OF THE ANNUAL REPORT AND THE AUDITOR'S REPORT AS WELL AS THE-CONSOLIDATED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT ON THE-CONSOLIDATED FINANCIAL STATEMENTS	Non-Voting			
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET AS WELL AS THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET	Management	For	For	
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING ALLOCATION OF THE COMPANY'S RESULT: SEK 2.50 PER ORDINARY SHARE	Management	For	For	
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: FREDRIK ARP, MEMBER OF THE BOARD	Management	For	For	
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: CECILIA DAUN WENNBORG, MEMBER OF THE BOARD	Management	For	For	
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: JAN JOHANSSON, MEMBER OF THE BOARD	Management	For	For	
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: MARIE NYGREN, MEMBER OF THE BOARD	Management	For	For	
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: STAFFAN PAHLSSON, MEMBER OF THE BOARD	Management	For	For	
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: KARIN STAHLHANDSKE, MEMBER OF THE BOARD	Management	For	For	
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: JAN ERICSON, MEMBER OF THE BOARD (EMPLOYEE REPRESENTATIVE)	Management	For	For	
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: GEIR GJESTAD, MEMBER OF THE BOARD (EMPLOYEE REPRESENTATIVE)	Management	For	For	

BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: ANDERS MARTENSSON, MEMBER OF THE BOARD (EMPLOYEE REPRESENTATIVE)	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: ORNULF THORSEN, MEMBER OF THE BOARD (EMPLOYEE REPRESENTATIVE)	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: KAJ LEVISEN, DEPUTY MEMBER OF THE BOARD (EMPLOYEE REPRESENTATIVE)	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: MATTIAS JOHANSSON, CHIEF EXECUTIVE OFFICER	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	DETERMINATION OF THE NUMBER OF BOARD MEMBERS: SIX	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	DETERMINATION OF THE NUMBER OF AUDITORS: THE NOMINATION COMMITTEE PROPOSES THAT THE NUMBER OF AUDITORS SHOULD BE ONE WITHOUT ANY DEPUTY AUDITORS	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	DETERMINATION OF FEES TO THE BOARD OF DIRECTORS	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	DETERMINATION OF FEES TO THE AUDITORS	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	ELECTION OF BOARD MEMBER: FREDRIK ARP	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	ELECTION OF BOARD MEMBER: CECILIA DAUN WENNBORG	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	ELECTION OF BOARD MEMBER: JAN JOHANSSON	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	ELECTION OF BOARD MEMBER: MARIE NYGREN	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	ELECTION OF BOARD MEMBER: STAFFAN PAHLSSON	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	ELECTION OF BOARD MEMBER: KARIN STALHANDSKE	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTORS FREDRIK ARP	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	ELECTION OF AUDITOR: KPMG AB	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	APPROVAL OF THE REMUNERATION REPORT	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING AMENDMENT OF THE ARTICLES OF ASSOCIATION: THE BOARD OF DIRECTORS PROPOSES THAT THE MEETING RESOLVES TO INCLUDE A NEW SECTION 10 IN THE ARTICLES OF ASSOCIATION	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE TO REPURCHASE AND TRANSFER OF OWN SHARES	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE TO ISSUE NEW SHARES	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING INTRODUCTION OF A LONG-TERM INCENTIVE PROGRAMME: ADOPTION OF AN INCENTIVE PROGRAMME	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING INTRODUCTION OF A LONG-TERM INCENTIVE PROGRAMME: AUTHORIZATION FOR THE BOARD OF DIRECTORS TO ISSUE CLASS C SHARES, AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE TO REPURCHASE OWN CLASS C SHARES AND TRANSFER OF OWN ORDINARY SHARES	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	RESOLUTION REGARDING INTRODUCTION OF A LONG-TERM INCENTIVE PROGRAMME: EQUITY SWAP AGREEMENT WITH A THIRD PARTY	Management	For	For
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	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 BE RELEASED FROM ESCROW AS SOON AS PRACTICABLE ON THE BUSINESS-DAY PRIOR TO MEETING DATE UNLESS OTHERWISE SPECIFIED. 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 FOR-FURTHER INFORMATION ON THE CUSTODY PROCESS AND WHETHER OR NOT THEY REQUIRE-SEPARATE INSTRUCTIONS FROM YOU	Non-Voting		
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	05 APR 2021: PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 523680 DUE-TO RECEIPT OF UPDATED AGENDA. ALL VOTES	Non-Voting		

				RECEIVED ON THE PREVIOUS MEETING WILL-BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK-YOU.			
BRAVIDA HOLDING AB	BRAV	SE0007491303	26-Apr-21	05 APR 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT.-IF YOU HAVE ALREADY SENT IN YOUR VOTES TO MID 536233, PLEASE DO NOT VOTE-AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	Non-Voting		
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	APPROVE REPORTS IN COMPLIANCE WITH ARTICLE 28, SECTION IV OF MEXICAN SECURITIES MARKET LAW	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	APPROVE DISCHARGE OF DIRECTORS AND OFFICERS	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	APPROVE INDIVIDUAL AND CONSOLIDATED FINANCIAL STATEMENTS AND APPROVE EXTERNAL AUDITORS REPORT ON FINANCIAL STATEMENTS	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	APPROVE ALLOCATION OF INCOME IN THE AMOUNT OF MXN 1.85 BILLION	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	CANCEL PENDING AMOUNT OF SHARE REPURCHASE APPROVED AT AGM ON JULY 1, 2020, SET SHARE REPURCHASE MAXIMUM AMOUNT OF MXN 3 BILLION	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	INFORMATION ON ELECTION OR RATIFICATION OF FOUR DIRECTORS AND THEIR ALTERNATES OF SERIES BB SHAREHOLDERS	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	ELECT OR RATIFY DIRECTORS OF SERIES B SHAREHOLDERS THAT HOLD 10 PERCENT OF SHARE CAPITAL	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	ELECT OR RATIFY DIRECTORS OF SERIES B SHAREHOLDERS	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	ELECT OR RATIFY BOARD CHAIRMAN	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	APPROVE REMUNERATION OF DIRECTORS FOR YEARS 2020 AND 2021	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	ELECT OR RATIFY DIRECTOR OF SERIES B SHAREHOLDERS AND MEMBER OF NOMINATIONS AND COMPENSATION COMMITTEE	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	ELECT OR RATIFY CHAIRMAN OF AUDIT AND CORPORATE PRACTICES COMMITTEE	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	PRESENT REPORT REGARDING INDIVIDUAL OR ACCUMULATED OPERATIONS GREATER THAN USD 3 MILLION	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	29 MAR 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN MEETING-RECORD DATE FROM 16 APR 2021 TO 14 APR 2021 AND HANGE IN NUMBERING AND-MODIFICATION OF THE TEXT 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		
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	APPROVE CANCELLATION OF 35.42 MILLION TREASURY SHARES	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	APPROVE REDUCTION IN CAPITAL BY MXN 2 BILLION	Management	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	AMEND ARTICLES TO REFLECT CHANGES IN CAPITAL	Management	For	For

GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	GAPB	MX01GA000004	27-Apr-21	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO ELECT JASMINE WHITBREAD AS A DIRECTOR OF THE COMPANY	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO RE-ELECT MARIANNE CULVER AS A DIRECTOR OF THE COMPANY	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO RE-ELECT BLAIR ILLINGWORTH AS A DIRECTOR OF THE COMPANY	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO RE-ELECT COLINE MCCONVILLE AS A DIRECTOR OF THE COMPANY	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO RE-ELECT PETE REDFERN AS A DIRECTOR OF THE COMPANY	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO RE-ELECT NICK ROBERTS AS A DIRECTOR OF THE COMPANY	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO RE-ELECT JOHN ROGERS AS A DIRECTOR OF THE COMPANY	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO RE-ELECT ALAN WILLIAMS AS A DIRECTOR OF THE COMPANY	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO REAPPOINT KPMG LLP AS THE AUDITOR	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO AUTHORISE THE AUDITOR'S REMUNERATION	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO AUTHORISE THE DIRECTORS TO ALLOT SECURITIES	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO AUTHORISE THE DIRECTORS TO ALLOT SECURITIES FREE FROM PRE-EMPTION RIGHTS	Management	Against	Against
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO AUTHORISE THE DIRECTORS TO ALLOT SECURITIES FREE FROM PRE-EMPTION RIGHTS IN LIMITED CIRCUMSTANCES	Management	Against	Against
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO ADOPT NEW ARTICLES OF ASSOCIATION	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO CALL A GENERAL MEETING ON 14 DAYS' NOTICE	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO APPROVE THE TRAVIS PERKINS UK AND INTERNATIONAL SHARES/SAVE SCHEMES	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	TO APPROVE THE TRAVIS PERKINS RESTRICTED SHARE PLAN	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	APPROVE DEMERGER OF THE WICKES GROUP FROM THE TRAVIS PERKINS GROUP TO BE IMPLEMENTED THROUGH THE DEMERGER DIVIDEND	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	APPROVE SHARE CONSOLIDATION	Management	For	For
TRAVIS PERKINS PLC	TPK	GB0007739609	27-Apr-21	APPROVE DEFERRED ANNUAL BONUS PLAN, LONG TERM INCENTIVE PLAN, SHARE INCENTIVE PLAN AND SAVINGS RELATED SHARE OPTION SCHEME	Management	For	For
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO RECEIVE THE COMPANY'S AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2020 TOGETHER WITH THE DIRECTORS' AND AUDITORS' REPORTS THEREON	Management	For	For
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO APPROVE THE 2020 ANNUAL REPORT ON REMUNERATION	Management	For	For
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	THAT THE FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2020 RECOMMENDED BY THE BOARD OF US 0.10 USD PER COMMON SHARE BE DECLARED	Management	For	For
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO RE-ELECT PETER CLARKE AS A DIRECTOR OF THE COMPANY	Management	For	For
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO RE-ELECT MICHAEL DAWSON AS A DIRECTOR OF THE COMPANY	Management	For	For
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO RE-ELECT SIMON FRASER AS A DIRECTOR OF THE COMPANY	Management	For	For
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO RE-ELECT SAMANTHA HOE-RICHARDSON AS A DIRECTOR OF THE COMPANY	Management	For	For
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO RE-ELECT ROBERT LUSARDI AS A DIRECTOR OF THE COMPANY	Management	For	For
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO RE-ELECT ALEX MALONEY AS A DIRECTOR OF THE COMPANY	Management	For	For
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO RE-ELECT SALLY WILLIAMS AS A DIRECTOR OF THE COMPANY	Management	For	For
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO RE-ELECT NATALIE KERSHAW AS A DIRECTOR OF THE COMPANY	Management	For	For
LANCASHIRE	LRE LN	BMG5361W1047	28-Apr-21	TO RE-APPOINT KPMG LLP AS AUDITORS OF THE COMPANY	Management	For	For

HOLDINGS LTD			21					
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO AUTHORISE THE BOARD TO SET THE AUDITORS' REMUNERATION	Management	For	For	
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO GRANT THE DIRECTORS OF THE COMPANY A GENERAL AND UNCONDITIONAL AUTHORITY TO ALLOT SHARES	Management	For	For	
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	SUB TO RES 14, TO AUTHORISE THE DIRECTORS TO ALLOT SHARES FOR CASH ON A NON PRE-EMPTIVE BASIS UP TO AN AGGREGATE NOMINAL VALUE OF 5 PER CENT OF ISSUED SHARE CAPITAL	Management	Against	Against	
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	SUB TO RES 14 AND 15, TO AUTHORISE THE DIRECTORS TO ALLOT SHARES FOR CASH ON A NON PRE-EMPTIVE BASIS UP TO AN AGGREGATE NOMINAL VALUE OF A FURTHER 5 PER CENT	Management	Against	Against	
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	SUB TO RES 14, 15, 16 TO AUTHORISE THE DIRECTORS TO ALLOT SHARES FOR CASH ON A NON PRE-EMPTIVE BASIS UP TO AN AGGREGATE NOMINAL VALUE OF A FURTHER 5 PER CENT	Management	Against	Against	
LANCASHIRE HOLDINGS LTD	LRE LN	BMG5361W1047	28-Apr-21	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	Management	For	For	
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	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	Non-Voting			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	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			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	ELECTION OF CHAIRMAN OF THE MEETING: ALF GORANSSON	Non-Voting			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	PREPARATION AND APPROVAL OF THE LIST OF SHAREHOLDERS ENTITLED TO VOTE AT THE-MEETING	Non-Voting			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	APPROVAL OF THE AGENDA	Non-Voting			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	ELECTION OF ONE OR TWO OFFICERS TO VERIFY THE MINUTES	Non-Voting			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	DETERMINATION OF WHETHER THE MEETING HAS BEEN DULY CONVENED	Non-Voting			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	PRESENTATION OF A) THE ANNUAL REPORT AND THE AUDITORS' REPORT, AS WELL AS THE-CONSOLIDATED FINANCIAL REPORT AND AUDITORS' REPORT ON THE CONSOLIDATED-FINANCIAL REPORT FOR THE FINANCIAL YEAR 2020, AND B) STATEMENT FROM THE-COMPANY'S AUDITOR CONFIRMING COMPLIANCE WITH THE GUIDELINES FOR THE-REMUNERATION OF SENIOR EXECUTIVES THAT HAVE APPLIED SINCE THE PRECEDING AGM	Non-Voting			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION CONCERNING ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET, AND OF THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET, ALL AS PER 31 DECEMBER 2020	Management	For	For	
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION CONCERNING DISPOSITION OF THE COMPANY'S PROFIT AS SET FORTH IN THE BALANCE SHEET ADOPTED BY THE MEETING AND THE RECORD DATE FOR DIVIDEND DISTRIBUTION: THE BOARD PROPOSES THAT A DIVIDEND OF SEK 2.30 PER SHARE BE DECLARED AND THAT THE RECORD DATE FOR THE DIVIDEND SHALL BE 30 APRIL 2021. IF THE AGM SO RESOLVES, THE DIVIDEND IS EXPECTED TO BE DISTRIBUTED BY EUROCLEAR SWEDEN AB ON 5 MAY 2021	Management	For	For	
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION CONCERNING DISCHARGE OF THE BOARD OF DIRECTORS AND THE PRESIDENT FROM PERSONAL LIABILITY: ALF GORANSSON (BOARD MEMBER AND CHAIRMAN OF THE BOARD)	Management	For	For	
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION CONCERNING DISCHARGE OF THE BOARD OF DIRECTORS AND THE PRESIDENT FROM PERSONAL LIABILITY: KERSTIN LINDELL (BOARD MEMBER)	Management	For	For	
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION CONCERNING DISCHARGE OF THE BOARD OF DIRECTORS AND THE PRESIDENT FROM PERSONAL LIABILITY: JAN-ANDERS MANSON (BOARD MEMBER)	Management	For	For	
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION CONCERNING DISCHARGE OF THE BOARD OF DIRECTORS	Management	For	For	

			21	AND THE PRESIDENT FROM PERSONAL LIABILITY: GUN NILSSON (BOARD MEMBER)			
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION CONCERNING DISCHARGE OF THE BOARD OF DIRECTORS AND THE PRESIDENT FROM PERSONAL LIABILITY: MALIN PERSSON (BOARD MEMBER)	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION CONCERNING DISCHARGE OF THE BOARD OF DIRECTORS AND THE PRESIDENT FROM PERSONAL LIABILITY: MARTA SCHORLING ANDREEN (BOARD MEMBER)	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION CONCERNING DISCHARGE OF THE BOARD OF DIRECTORS AND THE PRESIDENT FROM PERSONAL LIABILITY: GEORG BRUNSTAM (PRESIDENT AND MANAGING DIRECTOR)	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION CONCERNING DISCHARGE OF THE BOARD OF DIRECTORS AND THE PRESIDENT FROM PERSONAL LIABILITY: PETER ROSEN (DEPUTY MANAGING DIRECTOR)	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION CONCERNING DISCHARGE OF THE BOARD OF DIRECTORS AND THE PRESIDENT FROM PERSONAL LIABILITY: MIKAEL FRYKLUND (FORMER PRESIDENT AND MANAGING DIRECTOR)	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	DETERMINATION OF THE NUMBER OF MEMBERS AND DEPUTY MEMBERS OF THE BOARD: THE NUMBER OF BOARD MEMBERS SHALL BE SIX, WITHOUT DEPUTIES	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	DETERMINATION OF THE FEES TO BE PAID TO THE BOARD MEMBERS	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	DETERMINATION OF THE FEES TO BE PAID TO THE AUDITORS	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	ELECTION OF MEMBERS OF THE BOARD: RE-ELECTION OF ALF GORANSSON, KERSTIN LINDELL, JAN-ANDERS MANSON, GUN NILSSON, MALIN PERSSON AND MARTA SCHORLING ANDREEN	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RE-ELECTION OF ALF GORANSSON AS CHAIRMAN OF THE BOARD	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	ELECTION OF AUDITOR: NEW ELECTION OF AUTHORISED PUBLIC ACCOUNTANTS JOAKIM FALCK AND KAROLINE TEDEVALL AS AUDITORS AND OF AUTHORISED PUBLIC ACCOUNTANTS OLA LARSMON AND PETER GUNNARSSON AS DEPUTY AUDITORS	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MEMBERS OF THE NOMINATION COMMITTEE: SHAREHOLDERS JOINTLY REPRESENTING APPROXIMATELY 54 PER CENT OF THE VOTING RIGHTS IN THE COMPANY PROPOSE THAT THE AGM RESOLVE AS FOLLOWS PERTAINING TO NOMINATION COMMITTEE IN ANTICIPATION OF THE AGM 2022. THE NOMINATION COMMITTEE SHALL HAVE FOUR MEMBERS; RE-ELECTION OF MIKAEL EKDAHL (MELKER SCHORLING AB), HENRIK DIDNER (DIDNER AND GERGE FONDER), MARCUS LUTTGEN (ALECTA PENSIONSFORSAKRING) AND MATS GUSTAFSSON (LANNEBO FONDER). RE-ELECTION OF MIKAEL EKDAHL AS CHAIRMAN OF THE NOMINATION COMMITTEE. SHOULD A SHAREHOLDER WHO IS REPRESENTED BY ONE OF THE NOMINATION COMMITTEE'S MEMBERS CEASE TO BELONG TO THE LARGEST SHAREHOLDERS IN HEXPOL IN TERMS OF VOTING RIGHTS, OR SHOULD A MEMBER OF THE NOMINATION COMMITTEE NO LONGER BE EMPLOYED BY SUCH A SHAREHOLDER OR FOR SOME OTHER REASON DECIDE TO STEP DOWN FROM THE NOMINATION COMMITTEE PRIOR TO THE AGM 2022, THE NOMINATION COMMITTEE SHALL BE ENTITLED TO APPOINT ANOTHER REPRESENTATIVE OF THE LARGEST SHAREHOLDERS IN TERMS OF VOTING RIGHTS TO REPLACE SUCH A MEMBER	Shareholder	For	
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	RESOLUTION ON APPROVAL OF REMUNERATION REPORT	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	PROPOSAL OF GUIDELINES FOR THE REMUNERATION OF SENIOR EXECUTIVES	Management	For	For
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	23 MAR 2021: 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 BE RELEASED FROM ESCROW AS SOON AS-PRACTICABLE ON THE BUSINESS DAY PRIOR TO MEETING DATE UNLESS OTHERWISE-SPECIFIED. 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 FOR FURTHER INFORMATION ON THE CUSTODY-PROCESS AND WHETHER OR NOT THEY REQUIRE SEPARATE INSTRUCTIONS FROM YOU	Non-Voting		
HEXPOL AB	HPOLB	SE0007074281	28-Apr-21	23 MAR 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT.-IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE	Non-Voting		

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

INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	PLEASE NOTE THAT BENEFICIAL OWNER DETAILS IS REQUIRED FOR THIS MEETING. IF NO-BENEFICIAL OWNER DETAILS IS PROVIDED, YOUR INSTRUCTION MAY BE REJECTED. THANK-YOU.	Non-Voting		
INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting		
INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	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		
INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 539542 DUE TO RECEIPT OF-CHANGE IN VOTING STATUS FOR RESOLUTION O.2. ALL VOTES RECEIVED ON THE-PREVIOUS MEETING WILL BE DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED.- THEREFORE PLEASE REINSTRUCT ON THIS MEETING NOTICE ON THE NEW JOB. IF HOWEVER-VOTE DEADLINE EXTENSIONS ARE NOT GRANTED IN THE MARKET, THIS MEETING WILL BE-CLOSED AND YOUR VOTE INTENTIONS ON THE ORIGINAL MEETING WILL BE APPLICABLE.- PLEASE ENSURE VOTING IS SUBMITTED PRIOR TO CUTOFF ON THE ORIGINAL MEETING,-AND AS SOON AS POSSIBLE ON THIS NEW AMENDED MEETING. THANK YOU	Non-Voting		
INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2020, TOGETHER WITH THE BOARD OF DIRECTORS' REPORT ON MANAGEMENT, THE INTERNAL AUDITORS' REPORT AND THE ADDITIONAL ACCOMPANYING DOCUMENTATION REQUIRED BY LAW; TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2020, TOGETHER WITH THE BOARD OF DIRECTORS' REPORT AND THE ADDITIONAL ACCOMPANYING DOCUMENTATION REQUIRED BY LAW; RESOLUTIONS RELATED THERETO	Management	For	For
INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	TO PRESENT THE NON-FINANCIAL STATEMENT ACCORDING TO THE LEGISLATIVE DECREE-254 OF 30 DECEMBER 2016	Non-Voting		
INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	NET INCOME ALLOCATION; RESOLUTIONS RELATED THERETO	Management	For	For
INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	TO APPROVE THE FIRST SECTION OF THE REWARDING POLICY AND EMOLUMENTS PAID REPORT ACCORDING TO THE EX ART. 123-TER, ITEM 3, OF THE LEGISLATIVE DECREE NO. 58 OF 1998	Management	For	For
INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	TO VOTE THE SECOND SECTION OF THE REWARDING POLICY AND EMOLUMENTS PAID REPORT ACCORDING TO THE EX ART. 123-TER, ITEM 4, OF THE LEGISLATIVE DECREE NO. 58 OF 1998	Management	For	For
INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	TO STATE DIRECTORS' EMOLUMENTS FOR THE YEAR 2021 AND THE TOTAL AMOUNT OF EMOLUMENT OF DIRECTORS EMPOWERED WITH SPECIFIC DUTIES; RESOLUTIONS RELATED THERETO	Management	For	For
INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	TO APPOINT THE EXTERNAL AUDITORS FOR THE YEARS 2023-2031; RESOLUTIONS RELATED THERETO	Management	For	For
INTERPUMP GROUP SPA	IP	IT0001078911	30-Apr-21	AUTHORIZATION, ACCORDING TO THE ARTICLES 2357 AND 2357-TER OF THE CIVIL CODE, TO THE PURCHASE OF OWN SHARES AND THE EVENTUALLY SUBSEQUENT DISPOSAL OF OWN SHARES HOLD OR PURCHASED; RESOLUTIONS RELATED THERETO	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET (DEPENDANT UPON THE AVAILABILITY AND USAGE OF THE-REMOTE VOTING PLATFORM). ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE-REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting		
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 547957 DUE TO RECEIPT OF-UPDATED AGENDA. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE-DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU	Non-Voting		
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	ANALYSIS, DISCUSSION AND VOTING OF MANAGEMENT REPORT, ADMINISTRATORS ACCOUNTS, COMPANY'S FINANCIAL STATEMENTS AND OF THE REPORT OF THE INDEPENDENT AUDITORS AND FISCAL COUNCILS OPINION, REFERRING TO THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2020	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	RESOLUTION OF THE ALLOCATION OF NET INCOME FROM THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2020	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	DETERMINE AS 8 EIGHT THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF	Management	For	For

THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. NOTE CARLOS AUGUSTO LEONE PIANI

EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. NOTE GUILHERME MEXIAS ACHE	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. NOTE TANIA SZTAMFATER CHOCOLAT	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. NOTE PAULO JERONIMO BANDEIRA DE MELLO PEDROSA	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. NOTE LUIS HENRIQUE DE MOURA GONCALVES	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. NOTE EDUARDO HAIAMA	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. NOTE AUGUSTO MIRANDA DA PAZ JUNIOR	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	FOR THE PROPOSAL 5 REGARDING THE ADOPTION OF CUMULATIVE VOTING, PLEASE BE ADVISED THAT YOU CAN ONLY VOTE FOR OR ABSTAIN. AN AGAINST VOTE ON THIS-PROPOSAL REQUIRES PERCENTAGES TO BE ALLOCATED AMONGST THE DIRECTORS IN-PROPOSAL 6.1 TO 6.8. IN THIS CASE PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE IN ORDER TO ALLOCATE PERCENTAGES AMONGST THE DIRECTORS	Non-Voting		
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	IN THE EVENT OF THE ADOPTION OF THE CUMULATIVE VOTING PROCESS, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES ACROSS THE MEMBERS OF THE SLATE THAT YOU HAVE CHOSEN. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS THROUGH THE CUMULATIVE VOTING PROCESS, HIS VOTE MUST BE COUNTED AS ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. NOTE CARLOS AUGUSTO LEONE PIANI	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. NOTE GUILHERME MEXIAS ACHE	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. NOTE TANIA SZTAMFATER CHOCOLAT	Management	For	For

EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. NOTE PAULO JERONIMO BANDEIRA DE MELLO PEDROSA	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. NOTE LUIS HENRIQUE DE MOURA GONCALVES	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. NOTE EDUARDO HAIAMA	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. NOTE AUGUSTO MIRANDA DA PAZ JUNIOR	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. NOTE TIAGO DE ALMEIDA NOEL	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	SET THE ANNUAL GLOBAL COMPENSATION OF THE MANAGERS FOR THE FISCAL YEAR OF 2021	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	RESOLUTION OF THE INSTALLATION AND OPERATION OF THE FISCAL COUNCIL FOR THE FISCAL YEAR OF 2021	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	DETERMINE AS THREE THE NUMBER OF MEMBERS OF THE FISCAL COUNCIL	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, NOTE SAULO DE TARSO ALVES DE LARA, CLAUDIA LUCIANA CECCATTO DE TROTTA	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, NOTE MARIA SALETE GARCIA PINHEIRO, PAULO ROBERTO FRANCESCHI	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, NOTE VANDERLEI DOMINGUEZ DA ROSA, RICARDO BERTUCCI	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	SET THE ANNUAL GLOBAL COMPENSATION OF THE MEMBERS OF THE FISCAL COUNCIL FOR THE FISCAL YEAR OF 2021	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	AUTHORIZATION FOR THE MANAGERS OF THE COMPANY TO PERFORM ALL ACTS NECESSARY TO MAKE THE RESOLUTIONS APPROVED AT THE MEETING EFFECTIVE	Management	For	For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	30-Apr-21	PLEASE NOTE THAT VOTES 'IN FAVOR' AND 'AGAINST' IN THE SAME AGENDA ITEM ARE-NOT ALLOWED. ONLY VOTES IN FAVOR AND/OR ABSTAIN OR AGAINST AND/ OR ABSTAIN-ARE ALLOWED. THANK YOU	Non-Voting		
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	RECEIVE THE ACCOUNTS AND REPORTS OF THE DIRECTORS OF THE COMPANY THE DIRECTORS OR THE BOARD AND THE REPORT OF THE INDEPENDENT AUDITOR	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO APPROVE THE DIRECTORS REMUNERATION REPORT AS SET OUT IN THE REPORT AND ACCOUNTS FOR THE 52 WEEKS ENDED 26 DECEMBER 2020	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO DECLARE A FINAL DIVIDEND OF 9.1 PENCE PER ORDINARY SHARE	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO ELECT PAUL HAYES AS A DIRECTOR OF THE COMPANY	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO RE ELECT KAREN CADDICK AS A DIRECTOR OF THE COMPANY	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO RE ELECT ANDREW CRIPPS AS A DIRECTOR OF THE COMPANY	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO RE ELECT GEOFF DRABBLE AS A DIRECTOR OF THE COMPANY	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO RE ELECT LOUISE FOWLER AS A DIRECTOR OF THE COMPANY	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO RE ELECT ANDREW LIVINGSTON AS A DIRECTOR OF THE COMPANY	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO RE ELECT RICHARD PENNYCOOK AS A DIRECTOR OF THE COMPANY	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO RE ELECT DEBBIE WHITE AS A DIRECTOR OF THE COMPANY	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO GRANT AUTHORITY TO MAKE POLITICAL DONATIONS	Management	Against	Against
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO AUTHORISE THE BOARD GENERALLY AND UNCONDITIONALLY TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	Management	For	For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	IF RESOLUTION 15 IS PASSED TO AUTHORISE THE BOARD TO ALLOT EQUITY SECURITIES AS DEFINED IN THE COMPANIES ACT 2006 FOR CASH	Management	For	For

HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	TO AUTHORISE THE COMPANY GENERALLY AND UNCONDITIONALLY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	Management For For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	Management For For
HOWDEN JOINERY GROUP PLC	HWDN	GB0005576813	6-May-21	18 MAR 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO REMOVAL OF RECORD-DATE. 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
KNOWIT AB	KNOW	SE0000421273	11-May-21	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	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	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 BE RELEASED FROM ESCROW AS SOON AS PRACTICABLE ON THE BUSINESS-DAY PRIOR TO MEETING DATE UNLESS OTHERWISE SPECIFIED. 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 FOR-FURTHER INFORMATION ON THE CUSTODY PROCESS AND WHETHER OR NOT THEY REQUIRE-SEPARATE INSTRUCTIONS FROM YOU	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	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
KNOWIT AB	KNOW	SE0000421273	11-May-21	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 550040 DUE TO RECEIPT OF-UPDATED AGENDA. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE-DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	OPEN MEETING ELECT CHAIRMAN OF MEETING	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	PREPARE AND APPROVE LIST OF SHAREHOLDERS	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE AGENDA OF MEETING	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	DESIGNATE JAN SARLVIK AS INSPECTOR OF MINUTES OF MEETING	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	ACKNOWLEDGE PROPER CONVENING OF MEETING	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	Non-Voting
KNOWIT AB	KNOW	SE0000421273	11-May-21	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	Management For For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 7 PER SHARE	Management For For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE DISCHARGE OF BOARD CHAIRMAN JON RISFELT, FROM MAY 18,2020	Management For For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE DISCHARGE OF BOARD MEMBER GUNILLA ASKER	Management For For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE DISCHARGE OF BOARD MEMBER STEFAN GARDEFJORD	Management For For

KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE DISCHARGE OF BOARD MEMBER CAMILLA MONEFELDT KIRSTEIN	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE DISCHARGE OF BOARD MEMBER KIA ORBACK-PETTERSSON	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE DISCHARGE OF BOARD MEMBER PEDER RAMEL	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE DISCHARGE OF CEO PER WALLENTIN	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE DISCHARGE OF BOARD MEMBER AND CHAIRMAN MATS OLSSON, UNTIL MAY 18, 2020	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE REMUNERATION REPORT	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 700,000 FOR CHAIRMAN AND SEK 260,000 FOR OTHER DIRECTORS APPROVE COMMITTEE FEES APPROVE REMUNERATION OF AUDITORS	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE REMUNERATION OF AUDITORS	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	REELECT JON RISFELT AS DIRECTOR	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	REELECT GUNILLA ASKER AS DIRECTOR	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	REELECT STEFAN GARDEFJORD AS DIRECTOR	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	REELECT CAMILLA MONEFELDT KIRSTEIN AS DIRECTOR	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	REELECT KIA ORBACK-PETTERSSON AS DIRECTOR	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	REELECT PEDER RAMEL AS DIRECTOR	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	REELECT JON RISFELT AS BOARD CHAIRMAN	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	RATIFY KPMG AS AUDITORS	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	APPROVE ISSUANCE OF UP TO 800,000 SHARES WITHOUT PRE-EMPTIVE RIGHTS	Management	Against	Against
KNOWIT AB	KNOW	SE0000421273	11-May-21	AMEND ARTICLES RE EDITORIAL CHANGES REMOVE POSSIBILITY OF DEPUTY DIRECTORS PARTICIPATION AT GENERAL MEETING SHARE REGISTRAR	Management	For	For
KNOWIT AB	KNOW	SE0000421273	11-May-21	CLOSE MEETING	Non-Voting		
GOEASY LTD	GSY	CA3803551074	12-May-21	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 5 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.A TO 1.I AND 2. THANK YOU	Non-Voting		
GOEASY LTD	GSY	CA3803551074	12-May-21	ELECTION OF DIRECTOR: DONALD K. JOHNSON	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	ELECTION OF DIRECTOR: DAVID INGRAM	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	ELECTION OF DIRECTOR: DAVID APPEL	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	ELECTION OF DIRECTOR: SEAN MORRISON	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	ELECTION OF DIRECTOR: KAREN BASIAN	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	ELECTION OF DIRECTOR: SUSAN DONIZ	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	ELECTION OF DIRECTOR: HONOURABLE JAMES MOORE	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	ELECTION OF DIRECTOR: TARA DEAKIN	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	ELECTION OF DIRECTOR: JASON MULLINS	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	APPOINTMENT OF ERNST & YOUNG LLP AS AUDITOR OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	THE RESOLUTION IN THE FORM OF SCHEDULE A TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR APPROVING AN AMENDMENT TO THE NUMBER OF DEFERRED SHARE UNITS AVAILABLE FOR ISSUE UNDER THE CORPORATION'S DEFERRED SHARE UNIT PLAN	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	THE RESOLUTION IN THE FORM OF SCHEDULE B TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR APPROVING THE AMENDMENT AND RESTATEMENT OF THE CORPORATION'S EXISTING EXECUTIVE SHARE UNIT PLAN AND RATIFYING CERTAIN AWARDS MADE UNDER THAT PLAN	Management	For	For
GOEASY LTD	GSY	CA3803551074	12-May-21	THE RESOLUTION IN THE FORM OF SCHEDULE C TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR APPROVING	Management	For	For

				THE RATIFICATION OF THE CORPORATION'S EXISTING SHARE OPTION PLAN AND RATIFYING CERTAIN AWARDS MADE UNDER THAT PLAN			
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	TO RECEIVE THE ACCOUNTS FOR THE FIFTY-THREE WEEKS ENDED 2 JANUARY 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND OF THE AUDITOR THEREON	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	TO APPOINT RSM UK GROUP LLP AS AUDITOR TO THE COMPANY	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR OF THE COMPANY	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	TO RE-ELECT MR I DURANT AS A DIRECTOR	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	TO RE-ELECT MR R WHITESIDE AS A DIRECTOR	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	TO RE-ELECT MR R HUTTON AS A DIRECTOR	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	TO RE-ELECT DR H GANCZAKOWSKI AS A DIRECTOR	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	TO RE-ELECT MR P MCPHILLIPS AS A DIRECTOR	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	TO RE-ELECT MS S TURNER AS A DIRECTOR	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	TO RE-ELECT MRS K FERRY AS A DIRECTOR	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE FIFTY-THREE WEEKS ENDED 2 JANUARY 2021	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	THAT THE DIRECTORS BE AUTHORISED TO ALLOT SHARES IN THE COMPANY	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	THAT, SUBJECT TO THE PASSING OF RESOLUTION 12, THE DIRECTORS BE GIVEN THE POWER TO ALLOT EQUITY SECURITIES FOR CASH	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	THAT THE COMPANY BE AUTHORISED TO MAKE MARKET PURCHASES OF ORDINARY SHARES IN THE CAPITAL OF THE COMPANY	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	THAT A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	Management	For	For
GREGGS PLC	GRG	GB00B63QSB39	14-May-21	THAT THE DRAFT ARTICLES OF ASSOCIATION OF THE COMPANY BE ADOPTED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management	For	For
SEB SA	SK	FR0000121709	20-May-21	THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL CUSTODIANS WILL SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT-YOUR CLIENT REPRESENTATIVE.	Non-Voting		
SEB SA	SK	FR0000121709	20-May-21	FOLLOWING CHANGES IN THE FORMAT OF PROXY CARDS FOR FRENCH MEETINGS, ABSTAIN-IS NOW A VALID VOTING OPTION. FOR ANY ADDITIONAL ITEMS RAISED AT THE MEETING-THE VOTING OPTION WILL DEFAULT TO 'AGAINST', OR FOR POSITIONS WHERE THE PROXY-CARD IS NOT COMPLETED BY BROADRIDGE, TO THE PREFERENCE OF YOUR CUSTODIAN.	Non-Voting		
SEB SA	SK	FR0000121709	20-May-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting		
SEB SA	SK	FR0000121709	20-May-21	PLEASE NOTE THAT DUE TO THE CURRENT COVID19 CRISIS AND IN ACCORDANCE WITH THE-PROVISIONS ADOPTED BY THE FRENCH GOVERNMENT UNDER LAW NO. 2020-1379 OF-NOVEMBER 14, 2020, EXTENDED AND MODIFIED BY LAW NO 2020-1614 OF DECEMBER 18,-2020 THE GENERAL MEETING WILL TAKE PLACE BEHIND CLOSED DOORS WITHOUT THE-PHYSICAL PRESENCE OF THE SHAREHOLDERS. TO COMPLY WITH THESE LAWS, PLEASE DO-NOT SUBMIT ANY REQUESTS TO ATTEND THE MEETING IN PERSON. SHOULD THIS-SITUATION CHANGE, THE COMPANY ENCOURAGES ALL SHAREHOLDERS TO REGULARLY-CONSULT THE COMPANY WEBSITE	Non-Voting		
SEB SA	SK	FR0000121709	20-May-21	28 APR 2021: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS-AVAILABLE BY CLICKING ON THE MATERIAL URL LINK:- https://www.journal-officiel.gouv.fr/balo/document/202104282101173-51 AND-PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF UPDATED BALO LINK. IF-YOU HAVE ALREADY SENT IN YOUR VOTES TO MID 547999, PLEASE DO NOT VOTE AGAIN-UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	Non-Voting		
SEB SA	SK	FR0000121709	20-May-21	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		
SEB SA	SK	FR0000121709	20-May-21	PLEASE NOTE THAT IF YOU HOLD CREST DEPOSITORY INTERESTS (CDIS) AND-PARTICIPATE AT THIS MEETING, YOU (OR YOUR CREST	Non-Voting		

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 BE RELEASED FROM ESCROW AS SOON AS PRACTICABLE ON THE BUSINESS-DAY PRIOR TO MEETING DATE UNLESS OTHERWISE SPECIFIED. 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 FOR-FURTHER INFORMATION ON THE CUSTODY PROCESS AND WHETHER OR NOT THEY REQUIRE-SEPARATE INSTRUCTIONS FROM YOU.

SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING, AFTER HAVING REVIEWED THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVES THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR THAT ENDED IN 2020, AS PRESENTED, SHOWING EARNINGS AMOUNTING TO EUR 124,593,863.00	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING, AFTER HAVING REVIEWED THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVES THE CONSOLIDATED FINANCIAL STATEMENTS FOR SAID FISCAL YEAR AS PRESENTED, SHOWING EARNINGS AMOUNTING TO EUR 300,527,657.00 (GROUP SHARE)	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING APPROVES THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS AND ALLOCATES THE EARNINGS AS FOLLOWS: ORIGIN INCOME EUR 124,593,863.00 LEGAL RESERVE EUR 344,201.00 RETAINED EARNINGS EUR 985,142,551.00 DIVIDENDS ON SELF-HELD SHARES RECORDED AS RETAINED EARNINGS EUR 19,260.00 ALLOCATION DIVIDENDS EUR 118,403,569.00 LOYALTY PREMIUM EUR 4,814,416.00 RETAINED EARNINGS EUR 986,193,489.00 THE SHAREHOLDERS WILL BE GRANTED A NET DIVIDEND OF EUR 2.14 PER SHARE, ELIGIBLE FOR THE 40 PERCENT DEDUCTION PROVIDED BY THE FRENCH GENERAL TAX CODE. THIS DIVIDEND WILL BE PAID ON MAY 27TH 2021. A 10 PERCENT INCREASE (IE 0.214 EURO PER SHARE) WILL BE ALLOCATED TO SHARES REGISTERED FROM DECEMBER 31ST 2018 TO MAY 25TH 2021. THE LOYALTY PREMIUM MAY NOT, FOR A SINGLE SHAREHOLDER, REPRESENT MORE THAN 0.50 PERCENT OF THE CAPITAL. FOR THE LAST THREE FINANCIAL YEARS, THE DIVIDENDS WERE PAID FOLLOWS: EUR 2.00 PER SHARE FOR FISCAL YEAR 2017 EUR 2.14 PER SHARE FOR FISCAL YEAR 2018 EUR 1.43 PER SHARE FOR FISCAL YEAR 2019	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MRS YSEULYS COSTES AS DIRECTOR FOR A 4-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE 2024 FISCAL YEAR	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF THE COMPANY FPP INVEST AS DIRECTOR FOR A 4-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE 2024 FISCAL YEAR	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MRS BRIGITTE FORESTIER AS DIRECTOR REPRESENTING EMPLOYEE SHAREHOLDERS FOR A 4-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE 2024 FISCAL YEAR	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING APPOINTS AS STATUTORY AUDITOR, DELOITTE AND ASSOCIES AND KPMG SA, REPLACING PRICEWATERHOUSECOOPER AND MAZARS FOR A 6-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE 2026 FISCAL YEAR	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING APPROVES THE COMPENSATION POLICY APPLICABLE TO THE MANAGING CORPORATE OFFICERS	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING APPROVES THE COMPENSATION POLICY APPLICABLE TO THE DIRECTORS	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING APPROVES THE INFORMATION MENTIONED IN ARTICLE L. 22-10-9 1 OF THE FRENCH COMMERCIAL CODE REGARDING THE COMPENSATION OF THE CORPORATE OFFICERS	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS OF ANY KIND PAID AND AWARDED TO THE CEO, FOR THE 2020 FISCAL YEAR	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS OF ANY KIND PAID AND AWARDED TO THE DEPUTY MANAGING DIRECTOR, FOR THE 2020 FISCAL YEAR	Management For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING AUTHORIZES THE BOARD OF DIRECTORS TO BUY BACK THE COMPANY'S SHARES ON THE OPEN MARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW:	Management For	For

				MAXIMUM PURCHASE PRICE: EUR 240.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10 PERCENT OF THE SHARE CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 1,162,093,170. THIS AUTHORIZATION IS GIVEN UNTIL THE NEXT SHAREHOLDERS' MEETING FOR THE 2021 FISCAL YEAR, WITHOUT BEING ABLE TO EXCEED A 14-MONTH PERIOD. THIS AUTHORIZATION SUPERSEDES THE AUTHORIZATION GIVEN BY THE SHAREHOLDERS' MEETING ON MAY 19TH 2020. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES			
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING GRANTS ALL POWERS TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING ALL OR PART OF THE SHARES HELD BY THE COMPANY UP TO 10 PERCENT OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD. THIS AUTHORIZATION IS GIVEN FOR A 14-MONTH PERIOD. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING DELEGATES TO THE BOARD OF DIRECTORS THE NECESSARY POWERS TO INCREASE THE CAPITAL, UP TO EUR 5,500,000.00, BY ISSUANCE OF SHARES, SECURITIES GIVING ACCESS TO THE COMPANY'S OR A RELATED COMPANY'S SHARES, OR EQUITY SECURITIES GIVING RIGHTS TO DEBT SECURITIES (EXCEPT PREFERENCE SHARES AND SECURITIES GIVING ACCESS TO PREFERENCE SHARES), WITH PREFERENTIAL SUBSCRIPTION RIGHTS MAINTAINED. THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES WHICH MAY BE ISSUED SHALL NOT EXCEED EUR 1,500,000,000. THIS AUTHORIZATION IS GRANTED FOR A 14-MONTH PERIOD. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL UP TO EUR 5,500,000.00, BY WAY OF A PUBLIC OFFERING, WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, OF SHARES, SECURITIES GIVING ACCESS TO THE COMPANY'S OR A RELATED COMPANY'S SHARES, OR EQUITY SECURITIES GIVING RIGHTS TO DEBT SECURITIES. THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES WHICH MAY BE ISSUED SHALL NOT EXCEED EUR 1,500,000,000. THE PRESENT DELEGATION IS GIVEN FOR A 14-MONTH PERIOD. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Against	Against
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL UP TO EUR 5,500,000.00, BY WAY OF A PRIVATE OFFERING, WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, OF SHARES, SECURITIES GIVING ACCESS TO THE COMPANY'S OR A RELATED COMPANY'S SHARES, OR EQUITY SECURITIES GIVING RIGHTS TO DEBT SECURITIES. THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES WHICH MAY BE ISSUED SHALL NOT EXCEED EUR 1,500,000,000. THE PRESENT DELEGATION IS GIVEN FOR A 14-MONTH PERIOD. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Against	Against
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING SETS THE MAXIMUM OVERALL VALUE OF THE CAPITAL INCREASE CARRIED OUT BY VIRTUE OF DELEGATIONS AND AUTHORIZATIONS GRANTED TO THE BOARD OF DIRECTORS BY RESOLUTIONS 15 TO 17 TO EUR 11,000,000.00	Management	For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTOR IN ORDER TO INCREASE THE SHARE CAPITAL UP TO EUR 11,000,000.00 BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED BY LAW AND UNDER THE BY-LAWS, TO BE CARRIED OUT THROUGH THE ISSUE OF BONUS SHARES OR THE RAISE OF THE PAR VALUE OF THE EXISTING SHARES OR BY UTILIZING ALL OR SOME OF THESE METHODS, SUCCESSIVELY OR SIMULTANEOUSLY. THIS AMOUNT SHALL NOT COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION 18. THIS AUTHORIZATION IS GIVEN FOR A 14-MONTH PERIOD. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING AUTHORIZES THE BOARD OF DIRECTORS TO GRANT, FOR FREE EXISTING OR FUTURE SHARES, IN	Management	For	For

FAVOR OF BENEFICIARIES TO BE CHOSEN AMONG THE EMPLOYEES OR THE MANAGERS OF THE COMPANY AND RELATED COMPANIES, FOR AN AMOUNT REPRESENTING 220,000 SHARES (I.E. 0.38756 PERCENT OF THE SHARE CAPITAL). THE NUMBER OF SHARES ALLOCATED TO MR THIERRY DE LA TOUR D'ARTAISE MUST NOT EXCEED 19,800 SHARES, (I.E. 0.03578 PERCENT OF THE SHARE CAPITAL) AND TO MR STANISLAS DE GRAMONT 9,900 SHARES (I.E. 0.01789 PERCENT OF THE SHARE CAPITAL). THE PRESENT DELEGATION IS GIVEN FOR A 14-MONTH PERIOD. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING AUTHORIZES THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL, IN FAVOR OF EMPLOYEES, FORMER EMPLOYEES AND ELIGIBLE CORPORATE OFFICERS OF THE COMPANY WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN, WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, BY ISSUANCE OF ORDINARY SHARES (PREFERENCE SHARES EXCLUDED) OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL. THIS AMOUNT SHALL NOT COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION 18. THIS DELEGATION IS GIVEN FOR A 14-MONTH PERIOD AND FOR A NOMINAL AMOUNT THAT SHALL NOT EXCEED EUR 553,377.00. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Against	Against
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING DECIDES TO AMEND ARTICLE 8 OF THE BYLAWS PERTAINING TO LOWER THE STATUTORY THRESHOLD WHICH REQUIRES A DECLARATION OF THRESHOLD CROSSING	Management	For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING RESOLVES TO BRING THE ARTICLES OF THE BYLAWS INTO CONFORMITY WITH THE LEGAL AND REGULATORY PROVISIONS	Management	For	For
SEB SA	SK	FR0000121709	20-May-21	THE SHAREHOLDERS' MEETING GRANTS FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW	Management	For	For
SEB SA	SK	FR0000121709	20-May-21	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 536961 DUE TO RECEIPT OF-CHANGE IN NUMBERING OF RESOLUTIONS AND DELETION OF COMMENT. ALL VOTES-RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO-REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting		
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 569801 DUE TO RECEIPT OF-ADDITIONAL RESOLUTION 23. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON THIS MEETING NOTICE ON THE NEW JOB. IF HOWEVER VOTE DEADLINE-EXTENSIONS ARE NOT GRANTED IN THE MARKET, THIS MEETING WILL BE CLOSED AND-YOUR VOTE INTENTIONS ON THE ORIGINAL MEETING WILL BE APPLICABLE. PLEASE-ENSURE VOTING IS SUBMITTED PRIOR TO CUTOFF ON THE ORIGINAL MEETING, AND AS- SOON AS POSSIBLE ON THIS NEW AMENDED MEETING. THANK YOU.	Non-Voting		
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	2020 WORK REPORT OF THE BOARD OF DIRECTORS	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	2020 WORK REPORT OF THE SUPERVISORY COMMITTEE	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	2020 ANNUAL ACCOUNTS	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	2020 ANNUAL REPORT AND ITS SUMMARY	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	2020 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN IS AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY16.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	THE 8TH PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	FORMULATION OF THE MEASURES ON IMPLEMENTATION AND APPRAISAL OF THE 8TH STOCK OPTION INCENTIVE PLAN	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE 8TH STOCK OPTION INCENTIVE PLAN	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	2021 RESTRICTED STOCK INCENTIVE PLAN (DRAFT) AND ITS SUMMARY	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	APPRAISAL MEASURES FOR THE IMPLEMENTATION OF THE 2021 RESTRICTED STOCK INCENTIVE PLAN	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING 2021 RESTRICTED STOCK INCENTIVE PLAN	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	KEY MANAGEMENT TEAM STOCK OWNERSHIP PLAN AND THE MIDEA GLOBAL PARTNERS 7TH PHASE STOCK OWNERSHIP PLAN (DRAFT) AND ITS SUMMARY	Management	For	For

MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	MANAGEMENT MEASURES ON THE MIDEA GLOBAL PARTNERS STOCK OWNERSHIP PLAN	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	FULL AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE MIDEA GLOBAL PARTNERS STOCK OWNERSHIP PLAN	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	KEY MANAGEMENT TEAM STOCK OWNERSHIP PLAN AND THE MIDEA BUSINESS PARTNERS 4TH PHASE STOCK OWNERSHIP PLAN (DRAFT) AND ITS SUMMARY	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	MANAGEMENT MEASURES ON THE MIDEA BUSINESS PARTNERS 4TH PHASE STOCK OWNERSHIP PLAN	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE MIDEA BUSINESS PARTNERS 4TH PHASE STOCK OWNERSHIP PLAN	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	2021 PROVISION OF GUARANTEE FOR CONTROLLED SUBSIDIARIES	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	SPECIAL REPORT ON 2021 FOREIGN EXCHANGE DERIVATIVE TRADING BUSINESS	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	CONNECTED TRANSACTIONS WITH BANKS IN 2021	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	REAPPOINTMENT OF AUDIT FIRM	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION (REVISED IN APRIL 2021)	Management	For	For
MIDEA GROUP CO LTD	333	CNE100001QQ5	21-May-21	PLAN FOR REPURCHASE OF PUBLIC SHARES	Management	For	For
PUBLIC BANK BHD	PBK	MYL12950O004	24-May-21	RE-ELECTION OF MR LIM CHAO LI AS DIRECTOR	Management	For	For
PUBLIC BANK BHD	PBK	MYL12950O004	24-May-21	RE-ELECTION OF MR LAI WAN AS DIRECTOR	Management	For	For
PUBLIC BANK BHD	PBK	MYL12950O004	24-May-21	RE-ELECTION OF MR LEE CHIN GUAN AS DIRECTOR	Management	For	For
PUBLIC BANK BHD	PBK	MYL12950O004	24-May-21	RE-ELECTION OF DATO' MOHD HANIF BIN SHER MOHAMED AS DIRECTOR	Management	For	For
PUBLIC BANK BHD	PBK	MYL12950O004	24-May-21	APPROVAL OF PAYMENT OF DIRECTORS' FEES, BOARD COMMITTEES MEMBERS' FEES, AND ALLOWANCES TO DIRECTORS FOR FINANCIAL YEAR ENDED 31 DECEMBER 2020	Management	For	For
PUBLIC BANK BHD	PBK	MYL12950O004	24-May-21	APPROVAL OF PAYMENT OF REMUNERATION AND BENEFITS-IN-KIND (EXCLUDING DIRECTOR'S FEE AND BOARD MEETING ALLOWANCE) FOR FINANCIAL YEAR ENDED 31 DECEMBER 2020 TO THE CHAIRMAN EMERITUS, DIRECTOR AND ADVISER, TAN SRI DATO' SRI DR. TEH HONG PIOW	Management	For	For
PUBLIC BANK BHD	PBK	MYL12950O004	24-May-21	RE-APPOINTMENT OF MESSRS ERNST & YOUNG PLT AS AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2021 AND AUTHORITY TO THE DIRECTORS TO FIX THE AUDITORS' REMUNERATION	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO APPROVE THE REMUNERATION REPORT	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO APPROVE THE REMUNERATION POLICY	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO AUTHORISE THE HIGHER VARIABLE REMUNERATION CAP	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO DECLARE A FINAL DIVIDEND	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO RE-ELECT JOHN GRAHAM ALLATT	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO RE-ELECT ELIZABETH NOEL HARWERTH	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO RE-ELECT SARAH HEDGER	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO RE-ELECT RAJAN KAPOOR	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO RE-ELECT MARY MCNAMARA	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO RE-ELECT DAVID WEYMOUTH	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO RE-ELECT ANDREW GOLDING	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO RE-ELECT APRIL TALINTYRE	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO RE-APPOINT DELOITTE LLP AS AUDITOR	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO AUTHORISE THE GROUP AUDIT COMMITTEE TO AGREE THE AUDITORS REMUNERATION	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO GIVE AUTHORITY TO MAKE POLITICAL DONATIONS	Management	Against	Against
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO GIVE AUTHORITY TO ALLOT SHARES GENERAL AUTHORITY	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO GIVE AUTHORITY TO ALLOT SHARES IN RELATION TO REGULATORY CAPITAL CONVERTIBLE INSTRUMENTS	Management	For	For

OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO GIVE THE POWER TO DISAPPLY PRE-EMPTION RIGHTS GENERAL	Management	Against	Against
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO GIVE THE POWER TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO ACQUISITIONS OR SPECIFIED CAPITAL INVESTMENTS	Management	Against	Against
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO GIVE THE POWER TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO REGULATORY CAPITAL CONVERTIBLE INSTRUMENTS	Management	Against	Against
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	TO GIVE AUTHORITY TO RE-PURCHASE SHARES	Management	For	For
OSB GROUP PLC	OSB	GB00BLDRH360	27-May-21	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	Management	For	For
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting		
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting		
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting		
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 566044 AS THERE ARE 2-SAPERATE MEETINGS AGM AND EGM. ALL VOTES RECEIVED ON THE PREVIOUS MEETING-WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE.-THANK YOU	Non-Voting		
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	ACKNOWLEDGEMENT OF THE ANNUAL ACCOUNTS	Non-Voting		
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS	Management	For	For
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	APPROVAL OF THE REMUNERATION REPORT	Management	For	For
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	APPROVAL OF THE REMUNERATION POLICY	Management	For	For
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS	Management	For	For
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	PROPOSAL TO GRANT DISCHARGE TO ALL THE DIRECTORS	Management	For	For
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	PROPOSAL TO GRANT DISCHARGE TO THE STATUTORY AUDITOR	Management	For	For
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	21 MAY 2021: 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		
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	21 MAY 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT-IF YOU HAVE ALREADY SENT IN YOUR VOTES FOR MID: 570418. PLEASE DO NOT VOTE-AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	Non-Voting		
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting		
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting		
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting		
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 566044 AS THERE ARE 2-SAPERATE MEETINGS AGM AND EGM. ALL VOTES RECEIVED ON THE PREVIOUS MEETING-WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE.-THANK YOU	Non-Voting		
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	PROPOSAL TO CHANGE THE NAME OF THE COMPANY	Management	For	For

SA D'IETEREN NV	DIE	BE0974259880	27-May-21	PROPOSAL TO GRANT FULL POWERS TO THE BOARD OF DIRECTORS	Management For For
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	PROPOSAL TO GRANT FULL POWER TO THE UNDERSIGNED NOTARY	Management For For
SA D'IETEREN NV	DIE	BE0974259880	27-May-21	PROPOSAL TO GRANT FULL POWER TO AMELIE COENS, ADRIAAN DE LEEUW AND ISABELLE STANSON	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	28-May-21	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET (DEPENDANT UPON THE AVAILABILITY AND USAGE OF THE-REMOTE VOTING PLATFORM). ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE-REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	28-May-21	PLEASE NOTE THAT VOTES 'IN FAVOR' AND 'AGAINST' IN THE SAME AGENDA ITEM ARE-NOT ALLOWED. ONLY VOTES IN FAVOR AND/OR ABSTAIN OR AGAINST AND/ OR ABSTAIN-ARE ALLOWED. THANK YOU	Non-Voting
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	28-May-21	INCREASE OF CAPITAL OF THE COMPANY WITH AMENDMENT TO THE 6TH ARTICLE OF COMPANY'S BYLAWS, IN ORDER TO REFLECT THE CAPITAL INCREASES APPROVED AT THIS MEETING AND BY THE COMPANY'S BOARD OF DIRECTORS, WITHIN THE AUTHORIZED LIMIT OF CAPITAL	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	28-May-21	CONSOLIDATION OF THE COMPANY'S BYLAWS	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	28-May-21	AUTHORIZATION FOR THE MANAGERS OF THE COMPANY TO PERFORM ALL ACTS NECESSARY TO MAKE THE RESOLUTIONS APPROVED AT THE MEETING EFFECTIVE	Management For For
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	28-May-21	24 MAY 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO POSTPONEMENT OF THE-MEETING DATE FROM 30 APR 2021 TO 28 MAY 2021 AND ADDITION OF COMMENT. 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
EQUATORIAL ENERGIA SA	EQTL3	BREQTLACNOR0	28-May-21	24 MAY 2021: PLEASE NOTE THAT THIS MEETING IS SECOND CALL FOR THE MEETING-THAT TOOK PLACE ON 30 APR 2021 UNDER JOB 547969. IF YOU HAVE ALREADY VOTED-THE PRIOR MEETING, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID WITH YOUR-SUBCUSTODIAN AND YOU ARE NOT REQUIRED TO SUBMIT NEW VOTING INSTRUCTIONS FOR-THIS MEETING UNLESS YOU WISH TO CHANGE YOUR VOTE.	Non-Voting
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	28-May-21	THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL CUSTODIANS WILL SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT-YOUR CLIENT REPRESENTATIVE.	Non-Voting
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	28-May-21	FOLLOWING CHANGES IN THE FORMAT OF PROXY CARDS FOR FRENCH MEETINGS, ABSTAIN-IS NOW A VALID VOTING OPTION. FOR ANY ADDITIONAL ITEMS RAISED AT THE MEETING-THE VOTING OPTION WILL DEFAULT TO 'AGAINST', OR FOR POSITIONS WHERE THE PROXY-CARD IS NOT COMPLETED BY BROADRIDGE, TO THE PREFERENCE OF YOUR CUSTODIAN.	Non-Voting
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	28-May-21	07 MAY 2021: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS-AVAILABLE BY CLICKING ON THE MATERIAL URL LINK:- https://www.journal-officiel.gouv.fr/balo/document/202104212101036-48 AND- https://www.journal-officiel.gouv.fr/balo/document/202105072101411-55 AND-PLEASE NOTE THAT THE MEETING TYPE CHANGED FROM EGM TO OGM AND ADDITION OF-CDI COMMENT AND CHANGE IN RECORD DATE FROM 26 MAY 2021 TO 25 MAY 2021 AND-ADDITION OF BALO LINK. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT-VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU-AND PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS-MEETING. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A-HEIGHTENED RISK OF BEING REJECTED. THANK YOU AND 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 BE-RELEASED FROM ESCROW AS SOON AS PRACTICABLE ON THE BUSINESS DAY PRIOR TO-MEETING DATE UNLESS OTHERWISE SPECIFIED. 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 FOR-FURTHER INFORMATION ON THE	Non-Voting

CUSTODY PROCESS AND WHETHER OR NOT THEY REQUIRE-SEPARATE INSTRUCTIONS FROM YOU AND

LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	28-May-21	PLEASE NOTE THAT DUE TO THE CURRENT COVID19 CRISIS AND IN ACCORDANCE WITH THE-PROVISIONS ADOPTED BY THE FRENCH GOVERNMENT UNDER LAW NO. 2020-1379 OF-NOVEMBER 14, 2020, EXTENDED AND MODIFIED BY LAW NO 2020-1614 OF DECEMBER 18,-2020 THE GENERAL MEETING WILL TAKE PLACE BEHIND CLOSED DOORS WITHOUT THE-PHYSICAL PRESENCE OF THE SHAREHOLDERS. TO COMPLY WITH THESE LAWS, PLEASE DO-NOT SUBMIT ANY REQUESTS TO ATTEND THE MEETING IN PERSON. SHOULD THIS-SITUATION CHANGE, THE COMPANY ENCOURAGES ALL SHAREHOLDERS TO REGULARLY-CONSULT THE COMPANY WEBSITE	Non-Voting		
LVMH MOET HENNESSY LOUIS VUITTON SE	MC	FR0000121014	28-May-21	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL CUSTODIANS WILL SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT-YOUR CLIENT REPRESENTATIVE.	Non-Voting		
ALTEN	ATE	FR0000071946	28-May-21	FOLLOWING CHANGES IN THE FORMAT OF PROXY CARDS FOR FRENCH MEETINGS, ABSTAIN-IS NOW A VALID VOTING OPTION. FOR ANY ADDITIONAL ITEMS RAISED AT THE MEETING-THE VOTING OPTION WILL DEFAULT TO 'AGAINST', OR FOR POSITIONS WHERE THE PROXY-CARD IS NOT COMPLETED BY BROADRIDGE, TO THE PREFERENCE OF YOUR CUSTODIAN.	Non-Voting		
ALTEN	ATE	FR0000071946	28-May-21	26 APR 2021: 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 BE RELEASED FROM ESCROW AS SOON AS-PRACTICABLE ON THE BUSINESS DAY PRIOR TO MEETING DATE UNLESS OTHERWISE-SPECIFIED. 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 FOR FURTHER INFORMATION ON THE CUSTODY-PROCESS AND WHETHER OR NOT THEY REQUIRE SEPARATE INSTRUCTIONS FROM YOU AND-PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting		
ALTEN	ATE	FR0000071946	28-May-21	PLEASE NOTE THAT DUE TO THE CURRENT COVID19 CRISIS AND IN ACCORDANCE WITH THE-PROVISIONS ADOPTED BY THE FRENCH GOVERNMENT UNDER LAW NO. 2020-1379 OF-NOVEMBER 14, 2020, EXTENDED AND MODIFIED BY LAW NO 2020-1614 OF DECEMBER 18,-2020 THE GENERAL MEETING WILL TAKE PLACE BEHIND CLOSED DOORS WITHOUT THE-PHYSICAL PRESENCE OF THE SHAREHOLDERS. TO COMPLY WITH THESE LAWS, PLEASE DO-NOT SUBMIT ANY REQUESTS TO ATTEND THE MEETING IN PERSON. SHOULD THIS-SITUATION CHANGE, THE COMPANY ENCOURAGES ALL SHAREHOLDERS TO REGULARLY-CONSULT THE COMPANY WEBSITE	Non-Voting		
ALTEN	ATE	FR0000071946	28-May-21	12 MAY 2021: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS-AVAILABLE BY CLICKING ON THE MATERIAL URL LINK:- https://www.journal-officiel.gouv.fr/balo/document/202104232101102-49 AND- https://www.journal-officiel.gouv.fr/balo/document/202105122101504-57 AND-PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF COMMENT. 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		
ALTEN	ATE	FR0000071946	28-May-21	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020 - APPROVAL OF NON-TAX DEDUCTIBLE EXPENSES AND CHARGES	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	ALLOCATION OF EARNINGS AND DETERMINATION OF THE DIVIDEND	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	STATUTORY AUDITORS' SPECIAL REPORT ON REGULATED AGREEMENTS AND COMMITMENTS - OBSERVATION OF THE ABSENCE OF A NEW AGREEMENT	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	RENEWAL OF KPMG AUDIT IS AS STATUTORY AUDITOR	Management	For	For

ALTEN	ATE	FR0000071946	28-May-21	NON-RENEWAL AND NON-REPLACEMENT OF SALUSTRO REYDEL AS ALTERNATE STATUTORY AUDITOR	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	RENEWAL OF GRANT THORNTON AS STATUTORY AUDITOR	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	NON-RENEWAL AND NON-REPLACEMENT OF IGEC AS ALTERNATE STATUTORY AUDITOR	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	RENEWAL OF THE APPOINTMENT OF MR SIMON AZOULAY AS DIRECTOR	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	RENEWAL OF THE APPOINTMENT OF MRS ALIETTE MARDYKS, AS DIRECTOR	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	RATIFICATION OF THE PROVISIONAL APPOINTMENT OF MRS MARYVONNE LABELLE AS DIRECTOR	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	APPROVAL OF THE REMUNERATION POLICY FOR DEPUTY CHIEF EXECUTIVE OFFICERS	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L. 22-10-9, SECTION I OF THE FRENCH COMMERCIAL CODE	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	APPROVAL OF THE FIXED, VARIABLE AND EXTRAORDINARY COMPONENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR AWARDED TO MR SIMON AZOULAY, CHAIRMAN AND CHIEF EXECUTIVE OFFICER, FOR OR IN THE COURSE OF THE LAST FINANCIAL YEAR	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	APPROVAL OF THE FIXED, VARIABLE AND EXTRAORDINARY COMPONENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR AWARDED TO MR GERALD ATTIA, DEPUTY CHIEF EXECUTIVE OFFICER, FOR OR IN THE COURSE OF THE LAST FINANCIAL YEAR	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	APPROVAL OF THE FIXED, VARIABLE AND EXTRAORDINARY COMPONENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR AWARDED TO MR PIERRE MARCEL, DEPUTY CHIEF EXECUTIVE OFFICER, FOR OR IN THE COURSE OF THE LAST FINANCIAL YEAR	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	AUTHORISATION TO BE GIVEN TO THE BOARD OF DIRECTORS WITH THE PURPOSE OF ALLOWING THE COMPANY TO REPURCHASE ITS OWN SHARES AS PROVIDED FOR UNDER ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	AUTHORISATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO CANCEL THE SHARES REPURCHASED BY THE COMPANY AS PROVIDED FOR BY ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORISATION AND CEILING	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL THROUGH THE CAPITALISATION OF RESERVES, EARNINGS AND/OR PREMIUMS, DURATION OF THE AUTHORISATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, HANDLING OF FRACTIONAL SHARES, AND SUSPENSION DURING PUBLIC OFFERS	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES CONFERRING A RIGHT, IF APPLICABLE, TO ORDINARY SHARES OR THE ALLOTMENT OF DEBT SECURITIES (IN THE COMPANY OR A COMPANY OF THE GROUP) AND/OR SECURITIES CONFERRING A RIGHT IN THE SHARE CAPITAL (OF THE COMPANY OR A COMPANY OF THE GROUP) WITH PRE-EMPTIVE SUBSCRIPTION RIGHTS, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ABILITY TO OFFER UNSUBSCRIBED SHARES TO THE PUBLIC, AND SUSPENSION DURING PUBLIC OFFERS	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES GIVING, WHERE APPLICABLE, ACCESS TO ORDINARY SHARES OR TO THE ALLOCATION OF DEBT SECURITIES (OF THE COMPANY OR OF A GROUP COMPANY), AND/OR ANY OTHER MARKETABLE SECURITY (WITH THE EXCEPTION OF DEBT SECURITIES) GIVING ACCESS TO THE SHARE CAPITAL (OF THE COMPANY OR OF A GROUP COMPANY), WITH CANCELLATION OF PRE-EMPTIVE SUBSCRIPTION RIGHTS AND MANDATORY PRIORITY PERIOD BY WAY OF A PUBLIC OFFERING (EXCLUDING THE OFFERS REFERRED TO IN ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE) AND/OR AS REMUNERATION FOR SECURITIES IN THE CONTEXT OF A PUBLIC EXCHANGE OFFER, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, OPTION TO LIMIT THE AMOUNT OF SUBSCRIPTIONS OR TO DISTRIBUTE THE UNSUBSCRIBED SECURITIES, SUSPENSION DURING A PUBLIC OFFER	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE DEBT SECURITIES CONFERRING A RIGHT TO THE SHARE CAPITAL (IN THE COMPANY OR A COMPANY OF THE GROUP), WITH CANCELLATION OF PRE-EMPTIVE SUBSCRIPTION RIGHTS, VIA A PUBLIC OFFERING (EXCLUDING OFFERS REFERRED TO IN ARTICLE L. 411-2 SECTION I OF THE FRENCH MONETARY AND FINANCIAL CODE), DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL	Management	Against	Against

				INCREASE, ISSUE PRICE, ABILITY TO LIMIT THE ISSUE TO THE AMOUNT OF SUBSCRIPTIONS OR DISTRIBUTE UNSUBSCRIBED SECURITIES, AND SUSPENSION DURING PUBLIC OFFERS			
ALTEN	ATE	FR0000071946	28-May-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES GRANTING ACCESS, IF APPLICABLE, TO ORDINARY SHARES OR THE ALLOTMENT OF DEBT SECURITIES (IN THE COMPANY OR A COMPANY OF THE GROUP) AND/OR SECURITIES (EXCLUDING DEBT SECURITIES) CONFERRING A RIGHT TO ORDINARY SHARES (IN THE COMPANY OR A COMPANY OF THE GROUP), WITH CANCELLATION OF PRE-EMPTIVE SUBSCRIPTION RIGHTS, VIA A PUBLIC OFFER WITHIN THE MEANING OF ARTICLE L. 411-2 SECTION I OF THE FRENCH MONETARY AND FINANCIAL CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, ABILITY TO LIMIT THE ISSUE TO THE AMOUNT OF SUBSCRIPTIONS OR DISTRIBUTE UNSUBSCRIBED SECURITIES, AND SUSPENSION DURING PUBLIC OFFERS	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE DEBT SECURITIES CONFERRING A RIGHT TO SHARE CAPITAL (IN THE COMPANY OR A COMPANY OF THE GROUP), WITH CANCELLATION OF PRE-EMPTIVE SUBSCRIPTION RIGHTS, VIA AN OFFER WITHIN THE MEANING OF ARTICLE L. 411-2 SECTION I OF THE FRENCH MONETARY AND FINANCIAL CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, ABILITY TO LIMIT THE ISSUE TO THE AMOUNT OF SUBSCRIPTIONS OR DISTRIBUTE UNSUBSCRIBED SECURITIES, AND SUSPENSION DURING PUBLIC OFFERS	Management	Against	Against
ALTEN	ATE	FR0000071946	28-May-21	AUTHORISATION, IN THE EVENT OF AN ISSUE WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS, TO SET THE ISSUE PRICE, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL PER YEAR, UNDER THE CONDITIONS DETERMINED BY THE MEETING	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	AUTHORISATION TO INCREASE THE AMOUNT OF THE ISSUES AND SUSPENSION DURING PUBLIC OFFERS	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR SECURITIES CONFERRING A RIGHT TO THE CAPITAL WITHIN THE LIMIT OF 5% OF THE SHARE CAPITAL, IN CONSIDERATION OF CONTRIBUTIONS IN KIND CONSISTING OF SHARES OR SECURITIES CONFERRING A RIGHT TO THE CAPITAL, DURATION OF THE DELEGATION, AND SUSPENSION DURING PUBLIC OFFERS	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	OVERALL LIMIT OF DELEGATION CEILINGS PROVIDED FOR UNDER THE 23RD, 24TH, 25TH, 26TH AND 29TH RESOLUTIONS OF THIS MEETING	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	DELEGATION TO THE BOARD OF DIRECTORS OF THE AUTHORITY TO INCREASE THE CAPITAL BY ISSUING ORDINARY SHARES AND/OR SECURITIES CONFERRING A RIGHT TO THE CAPITAL WITH CANCELLATION OF PRE-EMPTIVE SUBSCRIPTION RIGHTS, TO THE BENEFIT OF THOSE BELONGING TO A COMPANY SAVINGS PLAN, IN ACCORDANCE WITH ARTICLES L. 3332-18 ET SEQ. OF THE FRENCH LABOUR CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, ABILITY TO ALLOCATE FREE SHARES IN ACCORDANCE WITH ARTICLE L. 3332-21 OF THE FRENCH LABOUR CODE	Management	Against	Against
ALTEN	ATE	FR0000071946	28-May-21	AUTHORISATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO ALLOCATE FREE SHARES TO EMPLOYEES OF THE COMPANY (EXCLUDING ITS EXECUTIVE OFFICERS) AND/OR RELATED COMPANIES OR ECONOMIC INTEREST GROUPS	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	AMENDMENT TO THE ARTICLES OF ASSOCIATION TO SET THE AGE LIMIT OF THE CHAIRMAN OF THE BOARD OF DIRECTORS, THE CHIEF EXECUTIVE OFFICER AND THE DEPUTY CHIEF EXECUTIVE OFFICERS AT 75	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	HARMONISATION OF THE ARTICLES OF ASSOCIATION	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	POWERS FOR FORMALITIES	Management	For	For
ALTEN	ATE	FR0000071946	28-May-21	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		
CHAILEASE HOLDING COMPANY LIMITED	5871	KYG202881093	28-May-21	TO ACCEPT 2020 BUSINESS REPORT AND FINANCIAL STATEMENTS.	Management	For	For
CHAILEASE HOLDING COMPANY LIMITED	5872	KYG202881093	28-May-21	TO APPROVE THE PROPOSAL FOR DISTRIBUTION OF 2020 PROFITS. PROPOSED CASH DIVIDEND: TWD 5 PER COMMON SHARE. PROPOSED CASH DIVIDEND: TWD 1.20767123 PER PREFERRED SHARE.	Management	For	For
CHAILEASE HOLDING	5873	KYG202881093	28-May-21	AMENDMENT TO THE RULES AND PROCEDURES OF SHAREHOLDERS' MEETING.	Management	For	For

COMPANY LIMITED									
CHAILEASE HOLDING COMPANY LIMITED	5874	KYG202881093	28-May-21	ISSUANCE OF NEW SHARES VIA CAPITALIZATION OF RETAINED EARNINGS. PROPOSED STOCK DIVIDEND: TWD 0.5 PER COMMON SHARE.	Management	For	For		
KNOWIT AB	KNOW	SE0000421273	28-May-21	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	Non-Voting				
KNOWIT AB	KNOW	SE0000421273	28-May-21	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting				
KNOWIT AB	KNOW	SE0000421273	28-May-21	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting				
KNOWIT AB	KNOW	SE0000421273	28-May-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting				
KNOWIT AB	KNOW	SE0000421273	28-May-21	ELECT CHAIRMAN OF MEETING	Non-Voting				
KNOWIT AB	KNOW	SE0000421273	28-May-21	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	Non-Voting				
KNOWIT AB	KNOW	SE0000421273	28-May-21	PREPARE AND APPROVE LIST OF SHAREHOLDERS	Non-Voting				
KNOWIT AB	KNOW	SE0000421273	28-May-21	APPROVE AGENDA OF MEETING	Non-Voting				
KNOWIT AB	KNOW	SE0000421273	28-May-21	ACKNOWLEDGE PROPER CONVENING OF MEETING	Non-Voting				
KNOWIT AB	KNOW	SE0000421273	28-May-21	APPROVE ISSUANCE OF SHARES IN CONNECTION WITH ACQUISITION OF CYBERCOM INTRESSENER AB	Management	For	For		
KNOWIT AB	KNOW	SE0000421273	28-May-21	APPROVE CREATION OF SEK 500 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	Management	For	For		
KNOWIT AB	KNOW	SE0000421273	28-May-21	07 MAY 2021: 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 BE RELEASED FROM ESCROW AS SOON AS-PRACTICABLE ON THE BUSINESS DAY PRIOR TO MEETING DATE UNLESS OTHERWISE-SPECIFIED. 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 FOR FURTHER INFORMATION ON THE CUSTODY-PROCESS AND WHETHER OR NOT THEY REQUIRE SEPARATE INSTRUCTIONS FROM YOU	Non-Voting				
KNOWIT AB	KNOW	SE0000421273	28-May-21	07 MAY 2021: 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				
KNOWIT AB	KNOW	SE0000421273	28-May-21	07 MAY 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT-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				
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	ADOPTION OF THE 2020 CLOSING ACCOUNTS	Management	For	For		
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	ADOPTION OF CHANGE THE FUND USAGE PLAN OF 2020 GDR AND 5TH ECB	Management	For	For		
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	PROPOSAL FOR CASH DISTRIBUTION FROM CAPITAL SURPLUS, APPROXIMATELY TWD 8 PER SHARE FOR CASH DIVIDEND AND TWD 2 PER SHARE FOR CASH DISTRIBUTION FROM CAPITAL SURPLUS	Management	For	For		
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	THE ELECTION OF THE DIRECTOR:TIE-MIN CHEN,SHAREHOLDER NO.00000002	Management	For	For		
YAGEO	2327	TW0002327004	3-Jun-	THE ELECTION OF THE DIRECTOR:HSU CHANG INVESTMENT LTD	Management	For	For		

CORPORATION			21	,SHAREHOLDER NO.00099108,DENG-RUE WANG AS REPRESENTATIVE			
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	THE ELECTION OF THE DIRECTOR:HSU CHANG INVESTMENT LTD ,SHAREHOLDER NO.00099108,CHIN-SAN WANG AS REPRESENTATIVE	Management	For	For
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	THE ELECTION OF THE DIRECTOR:HSU CHANG INVESTMENT LTD ,SHAREHOLDER NO.00099108,TZONE-YEONG LIN AS REPRESENTATIVE	Management	For	For
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	THE ELECTION OF THE DIRECTOR:HSU CHANG INVESTMENT LTD ,SHAREHOLDER NO.00099108,SHIH-CHIEN YANG AS REPRESENTATIVE	Management	For	For
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	THE ELECTION OF THE DIRECTOR:HSU CHANG INVESTMENT LTD ,SHAREHOLDER NO.00099108,CHING-CHANG YEN AS REPRESENTATIVE	Management	For	For
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	THE ELECTION OF THE INDEPENDENT DIRECTOR:CHENG-LING LEE,SHAREHOLDER NO.A110406XXX	Management	For	For
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	THE ELECTION OF THE INDEPENDENT DIRECTOR:LIN HSU TUN SON,SHAREHOLDER NO.AC00636XXX	Management	For	For
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	THE ELECTION OF THE INDEPENDENT DIRECTOR:HONG-SO CHEN,SHAREHOLDER NO.F120677XXX	Management	For	For
YAGEO CORPORATION	2327	TW0002327004	3-Jun-21	PROPOSAL OF RELEASE THE PROHIBITION ON DIRECTORS FROM PARTICIPATION IN COMPETITIVE BUSINESS.	Management	For	For
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting		
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	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 BALLOT.- THE GERMAN AGENDAS FOR ANY EXISTING OR PAST MEETINGS WILL REMAIN IN PLACE.-FOR FURTHER INFORMATION, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE.	Non-Voting		
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	PLEASE NOTE THAT FOLLOWING THE AMENDMENT TO PARAGRAPH 21 OF THE SECURITIES-TRADE ACT ON 9TH JULY 2015 AND THE OVER-RULING OF THE DISTRICT COURT IN-COLOGNE JUDGMENT FROM 6TH JUNE 2012 THE VOTING PROCESS HAS NOW CHANGED WITH-REGARD TO THE GERMAN REGISTERED SHARES. AS A RESULT, IT IS NOW THE-RESPONSIBILITY OF THE END-INVESTOR (I.E. FINAL BENEFICIARY) AND NOT THE-INTERMEDIARY TO DISCLOSE RESPECTIVE FINAL BENEFICIARY VOTING RIGHTS THEREFORE-THE CUSTODIAN BANK / AGENT IN THE MARKET WILL BE SENDING THE VOTING DIRECTLY-TO MARKET AND IT IS THE END INVESTORS RESPONSIBILITY TO ENSURE THE-REGISTRATION ELEMENT IS COMPLETE WITH THE ISSUER DIRECTLY, SHOULD THEY HOLD-MORE THAN 3 % OF THE TOTAL SHARE CAPITAL	Non-Voting		
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	THE VOTE/REGISTRATION DEADLINE AS DISPLAYED ON PROXYEDGE IS SUBJECT TO CHANGE-AND WILL BE UPDATED AS SOON AS BROADRIDGE RECEIVES CONFIRMATION FROM THE SUB-CUSTODIANS REGARDING THEIR INSTRUCTION DEADLINE. FOR ANY QUERIES PLEASE-CONTACT YOUR CLIENT SERVICES REPRESENTATIVE.	Non-Voting		
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST IN-CONNECTION WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARE-NOT 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		
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	FURTHER 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 IN THE BALLOT ON PROXYEDGE.	Non-Voting		
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2020	Non-Voting		
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.35 PER SHARE	Management	For	For
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020	Management	For	For
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020	Management	For	For
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2021	Management	For	For
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	APPROVE REMUNERATION POLICY FOR THE MANAGEMENT BOARD	Management	For	For
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	APPROVE REMUNERATION OF SUPERVISORY BOARD	Management	For	For
BRENNTAG SE	BNR	DE000A1DAHH0	10-Jun-21	APPROVE REMUNERATION POLICY FOR THE SUPERVISORY BOARD	Management	For	For

BRENNTAG SE	BNR	DE000A1DAHHO	10-Jun-21	04 MAY 2021: 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 BE RELEASED FROM ESCROW AS SOON AS-PRACTICABLE ON THE BUSINESS DAY PRIOR TO MEETING DATE UNLESS OTHERWISE-SPECIFIED. 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 FOR FURTHER INFORMATION ON THE CUSTODY-PROCESS AND WHETHER OR NOT THEY REQUIRE SEPARATE INSTRUCTIONS FROM YOU	Non-Voting		
BRENNTAG SE	BNR	DE000A1DAHHO	10-Jun-21	04 MAY 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT.-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		
SOULBRAIN CO., LTD.	357780	KR7357780006	11-Jun-21	AMENDMENT OF ARTICLES OF INCORPORATION	Management	For	For
SINBON ELECTRONICS CO LTD	3023	TW0003023008	11-Jun-21	ADOPTION OF THE 2020 BUSINESS REPORT AND FINANCIAL STATEMENTS.	Management	For	For
SINBON ELECTRONICS CO LTD	3024	TW0003023008	11-Jun-21	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2020 PROFITS. PROPOSED CASH DIVIDEND :TWD 6.3 PER SHARE.	Management	For	For
SINBON ELECTRONICS CO LTD	3025	TW0003023008	11-Jun-21	AMENDMENT TO RULES OF PROCEDURE FOR SHAREHOLDER MEETING.	Management	For	For
SINBON ELECTRONICS CO LTD	3026	TW0003023008	11-Jun-21	THE ELECTION OF THE DIRECTOR.:WANG, SHAW-SHING,SHAREHOLDER NO.00000001	Management	For	For
SINBON ELECTRONICS CO LTD	3027	TW0003023008	11-Jun-21	THE ELECTION OF THE DIRECTOR.:YEH, HSIN-CHIH,SHAREHOLDER NO.00000007	Management	For	For
SINBON ELECTRONICS CO LTD	3028	TW0003023008	11-Jun-21	THE ELECTION OF THE DIRECTOR.:AGROCY RESEARCH INC.,SHAREHOLDER NO.00000132	Management	For	For
SINBON ELECTRONICS CO LTD	3029	TW0003023008	11-Jun-21	THE ELECTION OF THE DIRECTOR.:LIANG, WEI-MING,SHAREHOLDER NO.00000133	Management	For	For
SINBON ELECTRONICS CO LTD	3030	TW0003023008	11-Jun-21	THE ELECTION OF THE DIRECTOR.:HUANG, WEN-SEN,SHAREHOLDER NO.00000137	Management	For	For
SINBON ELECTRONICS CO LTD	3031	TW0003023008	11-Jun-21	THE ELECTION OF THE DIRECTOR.:CHIU, TE-CHENG,SHAREHOLDER NO.00013159	Management	For	For
SINBON ELECTRONICS CO LTD	3032	TW0003023008	11-Jun-21	THE ELECTION OF THE DIRECTOR.:TAI-YI INVESTMENT CO., LTD.,SHAREHOLDER NO.00022265	Management	For	For
SINBON ELECTRONICS CO LTD	3033	TW0003023008	11-Jun-21	THE ELECTION OF THE DIRECTOR.:KUO-SHIAN INVESTMENT CO., LTD.,SHAREHOLDER NO.00071146	Management	For	For
SINBON ELECTRONICS CO LTD	3034	TW0003023008	11-Jun-21	THE ELECTION OF THE INDEPENDENT DIRECTOR.:CHANG, ZHENG-YAN,SHAREHOLDER NO.R100618XXX	Management	For	For
SINBON ELECTRONICS CO LTD	3035	TW0003023008	11-Jun-21	THE ELECTION OF THE INDEPENDENT DIRECTOR.:HO-MIN CHEN,SHAREHOLDER NO.Q120046XXX	Management	For	For
SINBON ELECTRONICS CO LTD	3036	TW0003023008	11-Jun-21	THE ELECTION OF THE INDEPENDENT DIRECTOR.:LIN, YU-FEN,SHAREHOLDER NO.U220415XXX	Management	For	For
SINBON ELECTRONICS CO LTD	3037	TW0003023008	11-Jun-21	DISMISSING THE RESTRICTIONS IN COMPETITION ON NEW DIRECTORS AND THEIR REPRESENTATIVES.	Management	For	For
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX010M000018	11-Jun-21	PRESENTATION AND, WHERE APPROPRIATE, APPROVAL FOR THE COMPANY TO CARRY OUT THE ISSUANCE OF SERIES B SHARES TO BE HELD IN THE COMPANY'S TREASURY TO PROTECT THE POSSIBLE CONVERSION OF THE SERIES BB SHARES, UNDER THE TERMS OF THE COMPANY'S BYLAWS AND ADOPTION OF RESOLUTIONS IN THIS REGARD	Management	For	For
GRUPO AEROPORTUARIO	OMAB	MX010M000018	11-Jun-21	APPOINTMENT OF SPECIAL DELEGATES	Management	For	For

DEL CENTRO
NORTE SAB DE CV

GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	OMAB	MX01OM000018	11-Jun-21	01 JUN 2021: PLEASE NOTE THAT THE MEETING TYPE WAS CHANGED FROM AGM TO OGM.-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		
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	PLEASE NOTE THAT SHAREHOLDER DETAILS ARE REQUIRED TO VOTE AT THIS MEETING. IF-NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY CARRY A HEIGHTENED-RISK OF BEING REJECTED. THANK YOU	Non-Voting		
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE AN-A REPETITIVE MEETING ON 29 JUN 2021. ALSO, YOUR VOTING INSTRUCTIONS WILL NOT-BE CARRIED OVER TO THE SECOND CALL. ALL VOTES RECEIVED ON THIS MEETING WILL-BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THE REPETITIVE MEETING.-THANK YOU	Non-Voting		
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	SUBMISSION AND APPROVAL OF THE ANNUAL FINANCIAL REPORT FOR THE FINANCIAL YEAR FROM 01.01.2020 TO 31.12.2020, WHICH INCLUDES THE ANNUAL SEPARATE AND CONSOLIDATED FINANCIAL STATEMENTS, THE RELEVANT BOARD OF DIRECTORS STATEMENTS AND STATUTORY AUDITORS REPORTS	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	PRESENTATION OF THE REPORT OF THE ACTIVITIES OF THE AUDIT COMMITTEE FOR THE FINANCIAL YEAR FROM 01.01.2020 TO 31.12.2020 TO THE SHAREHOLDERS OF THE COMPANY BY THE CHAIRMAN OF THE AUDIT COMMITTEE	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	REPORT ON THE FINANCIAL DISTRIBUTIONS THAT TOOK PLACE WITHIN YEAR 2020, APPROVAL AND RATIFICATION BY THE ORDINARY GENERAL MEETING OF THE COMPANY'S SHAREHOLDERS	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	APPROVAL OF THE TABLE OF PROFIT DISTRIBUTION FROM 01.01.2020 TO 31.12.2020, WHICH WAS DRAFTED IN ACCORDANCE WITH IFRS, AND NON-DISTRIBUTION OF DIVIDENDS	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	BOARD OF DIRECTORS APPROVAL OF THE OVERALL MANAGEMENT OF THE COMPANY FOR THE FINANCIAL YEAR FROM 01.01.2020 TO 31.12.2020 IN ACCORDANCE WITH ARTICLE 108 OF LAW 4548/2018 AND DISCHARGE OF THE STATUTORY AUDITORS FOR THE FINANCIAL YEAR FROM 01.01.2020 TO 31.12.2020 IN ACCORDANCE WITH ARTICLE 117 PAR.1 (C), OF LAW 4548/2018	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	APPROVAL OF GRANTING OF FEES TO THE MEMBERS OF THE COMPANY'S BOARD OF DIRECTORS FROM THE PROFITS OF THE FINANCIAL YEAR FROM 01.01.2020 TO 31.12.2020 WITHIN THE MEANING OF ARTICLE 109 OF LAW 4548/2018	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	ELECTION OF THE AUDITING FIRM FOR AUDIT OF FINANCIAL STATEMENTS REGARDING THE FINANCIAL YEAR FROM 01.01.2021 TO 31.12.2021 AND DETERMINATION OF THE AUDIT FEES	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	SUBMISSION AND VOTING OF THE REMUNERATION REPORT FOR THE FINANCIAL YEAR FROM 01.01.2020 TO 31.12.2020 BY THE ORDINARY GENERAL MEETING OF THE COMPANY'S SHAREHOLDERS IN ACCORDANCE WITH ARTICLE 112 OF LAW 4548/2018	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	APPROVAL OF THE SUITABILITY POLICY OF THE COMPANY'S MEMBERS OF THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 3 OF LAW 4706/2020	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	APPROVAL OF THE COMPANY'S REMUNERATION POLICY IN VIEW OF ITS ALIGNMENT WITH THE NEW CORPORATE GOVERNANCE FRAMEWORK	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	AMENDMENT OF ARTICLE 22 OF THE COMPANY'S ARTICLES OF ASSOCIATION	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	ELECTION OF A NEW BOARD OF DIRECTORS WITH A TWO-YEAR MANDATE AND APPOINTMENT OF INDEPENDENT MEMBERS	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	TERM OF OFFICE OF THE AUDIT COMMITTEE IN ACCORDANCE WITH ARTICLE 44 OF LAW 4449/2017	Management	For	For
JUMBO S.A.	BELA	GRS282183003	15-Jun-21	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		
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	ADOPTION OF THE 2020 CPA AUDITED FINANCIAL STATEMENTS.	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2020 PROFITS.THE PROPOSED CASH DIVIDEND: TWD 8.2505 PER SHARE.	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	AMENDMENT TO THE PROCEDURES FOR THE ACQUISITION OR DISPOSAL OF ASSETS.	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	AMENDMENT TO THE COMPANYS REGULATIONS GOVERNING LOANING OF FUNDS.	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	AMENDMENT TO THE COMPANYS REGULATIONS GOVERNING MAKING OF ENDORSEMENTS GUARANTEES.	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	AMENDMENT TO THE COMPANYS RULES OF PROCEDURE FOR SHAREHOLDERS MEETINGS.	Management	For	For
BIZLINK HOLDING	3665	KYG114741062	17-Jun-21	ISSUANCE OF NEW COMMON SHARES FOR CASH AND OR ISSUE NEW	Management	For	For

INC			21	COMMON SHARES FOR CASH TO SPONSOR THE GDRS OFFERING.			
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	THE ELECTION OF THE DIRECTOR.:HWA TSE LIANG,SHAREHOLDER NO.1	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	THE ELECTION OF THE DIRECTOR.:INRU KUO,SHAREHOLDER NO.2	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	THE ELECTION OF THE DIRECTOR.:CHIEN HUA TENG,SHAREHOLDER NO.3	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	THE ELECTION OF THE DIRECTOR.:YANN CHIU WANG,SHAREHOLDER NO.22	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	THE ELECTION OF THE INDEPENDENT DIRECTOR.:JR WEN HUANG,SHAREHOLDER NO.Q120419XXX	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	THE ELECTION OF THE INDEPENDENT DIRECTOR.:CHIN THE HSU,SHAREHOLDER NO.C120307XXX	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	THE ELECTION OF THE INDEPENDENT DIRECTOR.:CHIA JIUN CHERNG,SHAREHOLDER NO.Q100695XXX	Management	For	For
BIZLINK HOLDING INC	3665	KYG114741062	17-Jun-21	PROPOSAL FOR THE CANCELLATION OF THE PROHIBITION ON DIRECTORS OR THEIR REPRESENTATIVES FROM PARTICIPATION IN COMPETING BUSINESSES.	Management	For	For
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	PLEASE NOTE THAT THE COMPANY NOTICE AND PROXY FORM ARE AVAILABLE BY CLICKING-ON THE URL LINKS:- https://www1.hkexnews.hk/listedco/listconews/sehk/2021/0422/2021042200979.pdf - AND- https://www1.hkexnews.hk/listedco/listconews/sehk/2021/0422/2021042200949.pdf	Non-Voting		
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING	Non-Voting		
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	TO CONSIDER AND RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2020	Management	For	For
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	TO DECLARE A FINAL DIVIDEND OF HKD 0.58 PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2020	Management	For	For
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	TO RE-ELECT MR. LI GUOQIANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	Management	For	For
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	TO RE-ELECT MR. DU QINGSHAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	Management	For	For
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	TO RE-ELECT MR. SHEN JINJUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	Management	For	For
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	TO RE-ELECT MR. CHIN SIU WA ALFRED AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	Management	For	For
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE RESPECTIVE DIRECTORS' REMUNERATION	Management	For	For
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	TO RE-APPOINT MESSRS. ERNST & YOUNG AS AUDITORS OF THE COMPANY AND TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	Management	For	For
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	TO GIVE A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO BUY BACK SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	Management	For	For
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	TO GIVE A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	Management	For	For
ZHONGSHENG GROUP HOLDINGS LTD	881	KYG9894K1085	18-Jun-21	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY BY THE AGGREGATE NUMBER OF THE SHARES BOUGHT BACK BY THE COMPANY	Management	For	For
POYA INTERNATIONAL CO LTD	5904	TW0005904007	22-Jun-21	ADOPTION OF THE 2020 BUSINESS REPORT AND FINANCIAL STATEMENTS.	Management	For	For
POYA INTERNATIONAL CO LTD	5904	TW0005904007	22-Jun-21	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2020 PROFITS.PROPOSED CASH DIVIDEND :TWD 18.7 PER SHARE.	Management	For	For
POYA INTERNATIONAL CO LTD	5904	TW0005904007	22-Jun-21	PROPOSAL FOR A NEW SHARE ISSUE THROUGH CAPITALIZATION OF EARNINGS.PROPOSED STOCK DIVIDEND :30 SHARES PER 1000 SHARES.	Management	For	For
POYA INTERNATIONAL CO LTD	5904	TW0005904007	22-Jun-21	AMENDMENTS TO THE COMPANYS RULES OF PROCEDURE FOR SHAREHOLDERS MEETINGS.	Management	For	For
POYA INTERNATIONAL CO LTD	5904	TW0005904007	22-Jun-21	MENDMENTS TO THE COMPANYS PROCEDURES FOR ELECTIONS OF DIRECTORS.	Management	For	For
SANWA HOLDINGS CORPORATION	5929	JP3344400001	22-Jun-21	Please reference meeting materials.	Non-Voting		

SANWA HOLDINGS CORPORATION	5929	JP3344400001	22-Jun-21	Approve Appropriation of Surplus	Management	For	For
SANWA HOLDINGS CORPORATION	5929	JP3344400001	22-Jun-21	Appoint a Director who is not Audit and Supervisory Committee Member Takayama, Toshitaka	Management	For	For
SANWA HOLDINGS CORPORATION	5929	JP3344400001	22-Jun-21	Appoint a Director who is not Audit and Supervisory Committee Member Takayama, Yasushi	Management	For	For
SANWA HOLDINGS CORPORATION	5929	JP3344400001	22-Jun-21	Appoint a Director who is not Audit and Supervisory Committee Member Fujisawa, Hiroatsu	Management	For	For
SANWA HOLDINGS CORPORATION	5929	JP3344400001	22-Jun-21	Appoint a Director who is not Audit and Supervisory Committee Member Yamazaki, Hiroyuki	Management	For	For
SANWA HOLDINGS CORPORATION	5929	JP3344400001	22-Jun-21	Appoint a Director who is not Audit and Supervisory Committee Member Takayama, Meiji	Management	For	For
SANWA HOLDINGS CORPORATION	5929	JP3344400001	22-Jun-21	Appoint a Director who is not Audit and Supervisory Committee Member Yokota, Masanaka	Management	For	For
SANWA HOLDINGS CORPORATION	5929	JP3344400001	22-Jun-21	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Outside Directors and Directors who are Audit and Supervisory Committee Members) and Approve Details of the Compensation to be received by Directors	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	APPROVE REMUNERATION REPORT	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	APPROVE FINAL DIVIDEND	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	ELECT ROBYN PERRISS AS DIRECTOR	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	RE-ELECT PETER HARRIS AS DIRECTOR	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	RE-ELECT PENNY LADKIN-BRAND AS DIRECTOR	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	REAPPOINT DELOITTE LLP AS AUDITORS	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	AUTHORISE ISSUE OF EQUITY	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	AMEND LONG-TERM INCENTIVE PLAN	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	Management	For	For
NEXT FIFTEEN COMMUNICATIONS GROUP PLC	NFC	GB0030026057	24-Jun-21	ADOPT NEW ARTICLES OF ASSOCIATION	Management	For	For
SERCOMM CORPORATION	5388	TW0005388003	24-Jun-21	ADOPTION OF THE 2020 BUSINESS REPORT AND FINANCIAL STATEMENTS.	Management	For	For
SERCOMM CORPORATION	5388	TW0005388003	24-Jun-21	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2020 PROFITS. PROPOSED CASH DIVIDEND: TWD 2.6 PER SHARE.	Management	For	For
SERCOMM CORPORATION	5388	TW0005388003	24-Jun-21	AMENDMENT TO THE ARTICLES OF INCORPORATION.	Management	For	For
SERCOMM CORPORATION	5388	TW0005388003	24-Jun-21	THE ISSUANCE OF NEW COMMON SHARES FOR CASH OR OVERSEAS/DOMESTIC CONVERTIBLE BONDS IN PRIVATE PLACEMENT.	Management	For	For
SERCOMM CORPORATION	5388	TW0005388003	24-Jun-21	27 MAY 2021: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE-TEXT OF RESOLUTION 4. 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		
THINKING ELECTRONIC INDUSTRIAL CO LTD	2428	TW0002428000	25-Jun-21	TO RECOGNIZE BUSINESS REPORT AND FINANCIAL STATEMENTS 2020	Management	For	For
THINKING ELECTRONIC INDUSTRIAL CO LTD	2428	TW0002428000	25-Jun-21	TO RECOGNIZE MOTION FOR EARNINGS DISTRIBUTION 2020. PROPOSED RETAINED EARNING: TWD 5.5 PER SHARE	Management	For	For

THINKING ELECTRONIC INDUSTRIAL CO LTD	2428	TW0002428000	25-Jun-21	TO DISCUSS AMENDMENT TO THE COMPANY'S ARTICLES OF INCORPORATION	Management For For
MIDEA GROUP CO LTD	333	CNE100001QQ5	25-Jun-21	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2018 RESTRICTED STOCK INCENTIVE PLAN	Management For For
MIDEA GROUP CO LTD	333	CNE100001QQ5	25-Jun-21	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2019 RESTRICTED STOCK INCENTIVE PLAN	Management For For
MIDEA GROUP CO LTD	333	CNE100001QQ5	25-Jun-21	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2020 RESTRICTED STOCK INCENTIVE PLAN	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 597035 DUE TO RECEIPT OF-ADDITIONAL RESOLUTIONS 12 AND 13. ALL VOTES RECEIVED ON THE PREVIOUS MEETING-WILL BE DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON THIS MEETING NOTICE ON THE NEW JOB. IF HOWEVER VOTE DEADLINE-EXTENSIONS ARE NOT GRANTED IN THE MARKET, THIS MEETING WILL BE CLOSED AND-YOUR VOTE INTENTIONS ON THE ORIGINAL MEETING WILL BE APPLICABLE. PLEASE-ENSURE VOTING IS SUBMITTED PRIOR TO CUTOFF ON THE ORIGINAL MEETING, AND AS- SOON AS POSSIBLE ON THIS NEW AMENDED MEETING. THANK YOU	Non-Voting
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	2020 WORK REPORT OF THE BOARD OF DIRECTORS	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	2020 WORK REPORT OF THE SUPERVISORY COMMITTEE	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	2020 FINANCIAL REPORTS	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	2020 ANNUAL REPORT AND ITS SUMMARY	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	2020 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN IS AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY30.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	2021 APPOINTMENT OF AUDIT FIRM	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	LAUNCHING FOREIGN EXCHANGE DERIVATIVES TRANSACTIONS IN 2021	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	USE OF PROPRIETARY IDLE FUNDS FOR INVESTMENT AND FINANCIAL MANAGEMENT	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	ESTIMATION OF CONTINUING CONNECTED TRANSACTIONS	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION, THE RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS, AND RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE SUPERVISORY COMMITTEE	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	THE FIRST PHASE EMPLOYEE STOCK OWNERSHIP PLAN (DRAFT)	Management For For
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	651	CNE0000001D4	30-Jun-21	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE FIRST PHASE EMPLOYEE STOCK OWNERSHIP PLAN	Management For For

SIGNATURES

Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Pear Tree Funds

(Registrant)

By: /s/ Willard L. Umphrey
Willard L. Umphrey, President

Date: August 20, 2021
