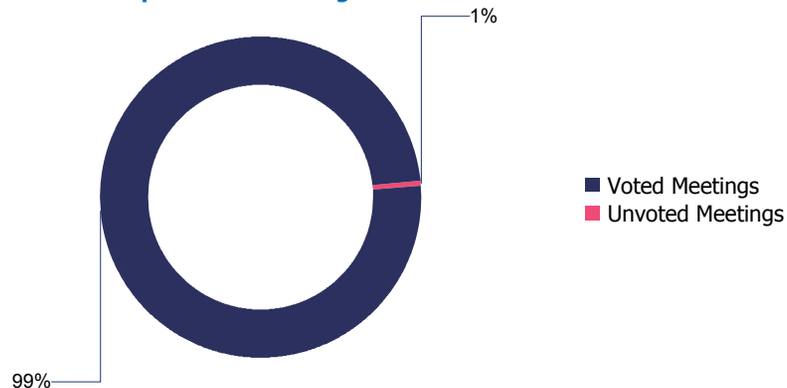


Meeting Overview

Category	Number
Votable Meetings	5,472
Meetings Voted	5,442
Proxy Contests Voted	9
Meetings with Against Management Votes	2,402
Meetings with Against ISS Votes	545

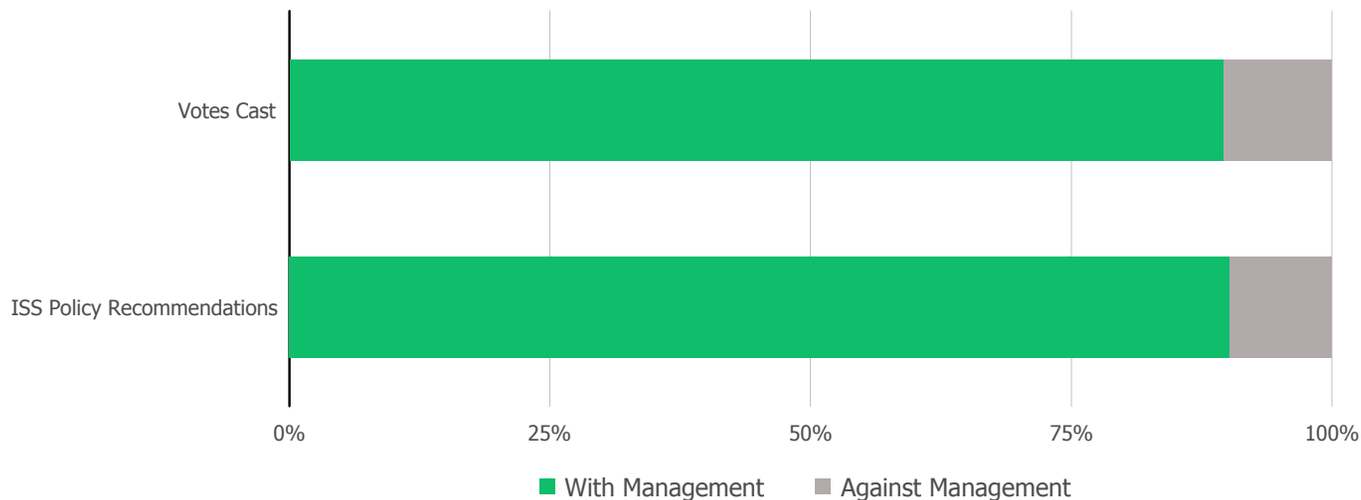
Comparison of Meetings Voted



With 5,472 meetings available to vote during the period, 5,442 were voted, equating to approximately 99% of the votable meetings with close to 1% unvoted.

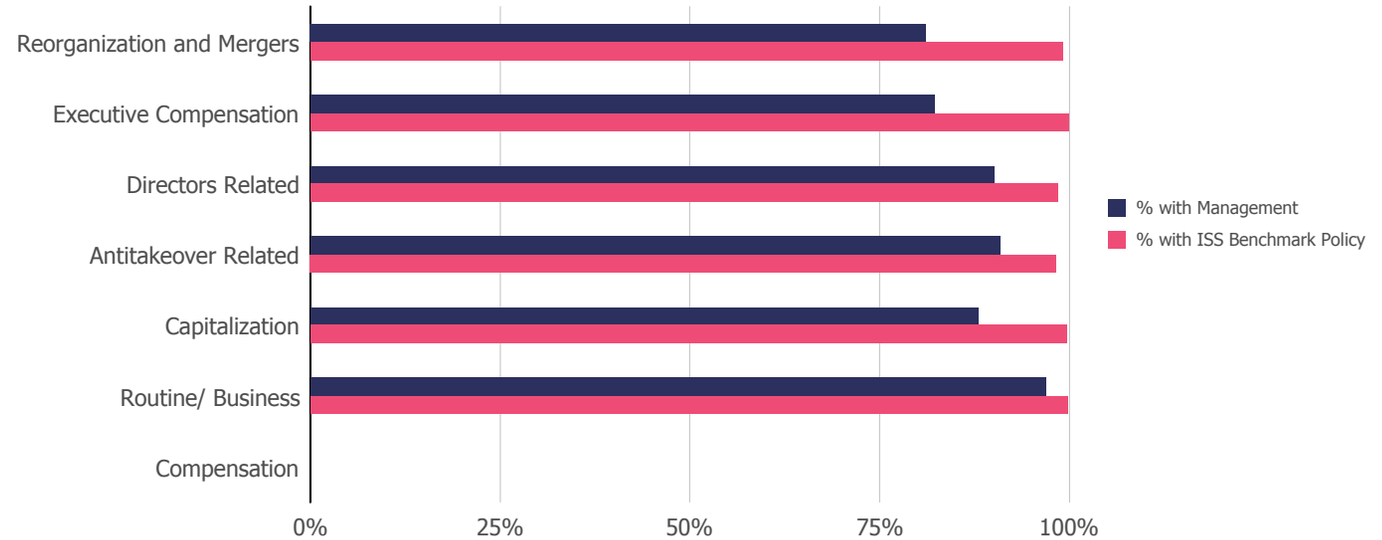
Alignment with Management

- > Comparing vote cast alignment with management recommendations highlights similarities and differences between your governance philosophies and the investee's approach to key corporate governance issues.
- > The votes cast on ballots during the reporting period are aligned with management recommendations in 90% of cases, while the ISS Benchmark Policy recommendations are at 90% alignment with management recommendations.



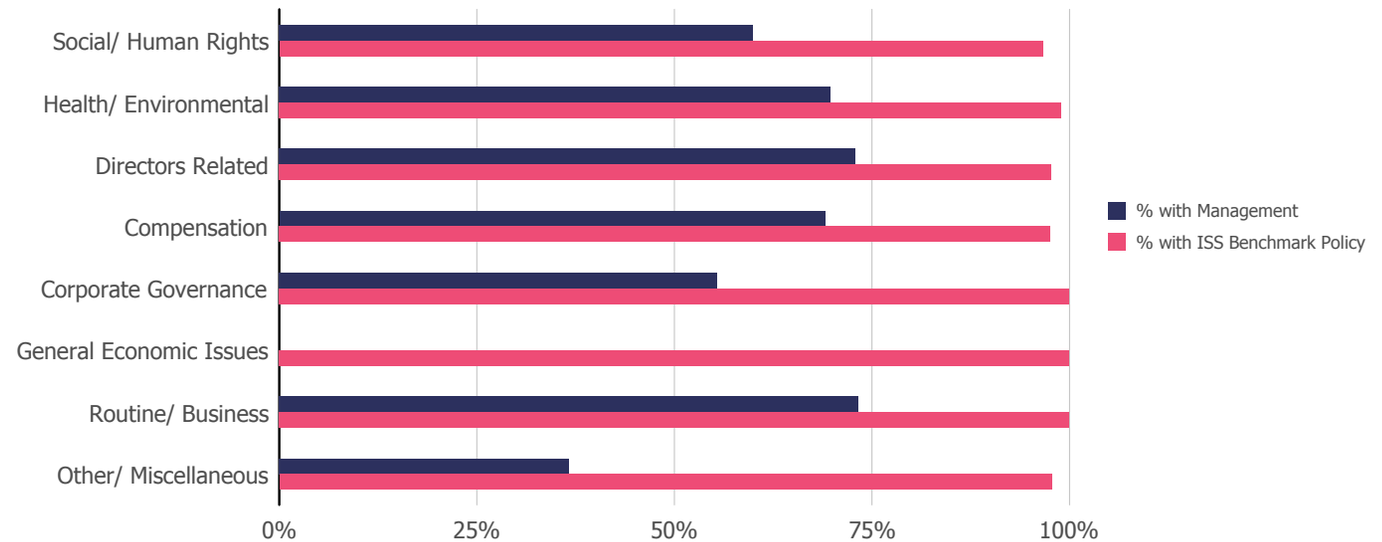
Votes Cast on Management Proposal Categories

- › Comparing votes cast to management and ISS Benchmark Policy recommendations across the major proposal categories provides insight into the positioning of votes on proposals submitted by management against these benchmarks.
- › Votes cast during the reporting period were least in line with management on Directors Related II matters, where only 0% of votes followed management recommendations.
- › Across categories, votes cast on management proposals show the closest alignment to the ISS Benchmark Policy guidelines.



Votes Cast on Shareholder Proposal Categories

- › Votes cast on shareholder proposals, in opposition to management, reflect support for proposals submitted by shareholders.
- › During the reporting period, has shown the highest level of support for shareholder proposals related to General Economic Issues, at 100% and the lowest level of support for shareholder proposals related to Routine/ Business, with 28% of proposals supported in this category.
- › Across categories, votes cast on shareholder proposals show the closest alignment to the ISS Benchmark Policy guidelines.



Sector	% Meetings Voted	% of Companies with ISS Governance QualityScore of 8, 9 or 10 ¹	% of Votes Cast Against Management	% of Votes Cast Against ISS Benchmark Policy
Communication Services	100%	38%	17%	2%
Consumer Discretionary	100%	24%	11%	2%
Consumer Staples	99%	26%	10%	1%
Energy	99%	17%	8%	1%
Financials	100%	17%	8%	1%
Health Care	100%	35%	17%	3%
Industrials	100%	21%	10%	2%
Information Technology	99%	27%	14%	3%
Materials	99%	14%	9%	1%
Real Estate	100%	22%	11%	1%
Utilities	100%	14%	9%	1%
TOTALS	99%	24%	11%	2%

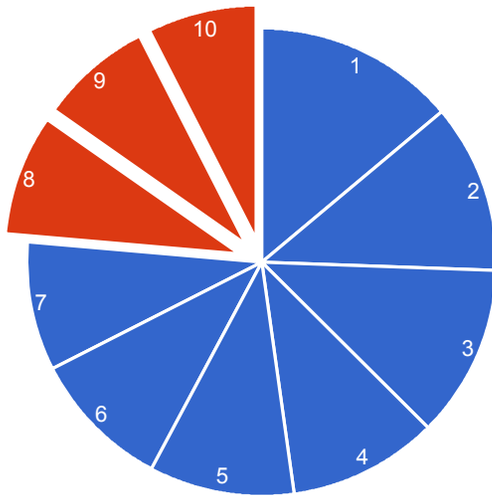
Region	% Meetings Voted	% of Companies with ISS Governance QualityScore of 8, 9 or 10 ¹	% of Votes Cast Against Management	% of Votes Cast Against ISS Benchmark Policy
Africa	100%	23%	7%	1%
Americas	100%	24%	12%	2%
Antarctica	N/A	N/A	N/A	N/A
Asia	100%	26%	13%	2%
Europe	97%	18%	7%	1%
North America	N/A	N/A	N/A	N/A
Oceania	100%	12%	9%	1%
Unknown	N/A	N/A	N/A	N/A
TOTALS	99%	24%	11%	2%

¹Percentages based on the universe of holdings within the ISS Governance QualityScore coverage universe.

Largest Portfolio Positions with High Governance Risk

The table below highlights the top 15 largest positions for those companies deemed high-risk, as indicated by an ISS Governance QualityScore between 8 and 10. Companies are only shown if they held a meeting during the reporting period.

Portfolio Risk by ISS Governance QualityScore



24%² of the companies within your portfolio that held meetings during the reporting period are high risk, falling within the ISS Governance QualityScore range of **10** through **8**.

Company	Ticker	Estimated Position Value (USD) ¹	ISS Governance QualityScore	Board Structure	Compensation/Remuneration	Shareholder Rights & Takeover Defenses	Audit & Risk Oversight
Alphabet Inc.	GOOGL	2.8 B	10	3	10	10	9
Amazon.com, Inc.	AMZN	1.8 B	9	7	10	2	5
China Life Insurance Company Limited	2628	597.4 M	8	6	3	9	1
Facebook, Inc.	FB	539.2 M	10	9	10	10	10
Li Ning Company Limited	2331	489.4 M	9	5	9	8	2
Berkshire Hathaway Inc.	BRK.B	471.8 M	10	10	9	10	10
Tencent Holdings Limited	700	457.0 M	9	8	10	2	10
Tencent Holdings Limited	700	457.0 M	9	8	10	2	10
Tradeweb Markets Inc.	TW	426.3 M	10	10	4	10	5
Chipotle Mexican Grill, Inc.	CMG	366.4 M	9	4	10	6	9
Generac Holdings Inc.	GNRC	308.5 M	9	9	6	10	6
Reynolds Consumer Products Inc.	REYN	304.4 M	9	10	8	7	6
Expedia Group, Inc.	EXPE	295.9 M	10	10	10	10	10
Jacobs Engineering Group Inc.	J	290.2 M	8	2	8	9	7
Aptiv PLC	APTV	249.4 M	9	2	10	8	4

ISS Governance QualityScore is a data driven scoring and screening solution designed to identify governance risk within companies. ISS Governance QualityScore is derived from publicly disclosed data on the company's governance practices. Scores indicate decile rank relevant to index or region. For more information on ISS Governance QualityScore, visit <https://www.issgovernance.com/solutions/iss-analytics/qualityscore/>.

¹Estimated values are based on shares held on record date for the company's most recently held meeting during the reporting period. Please contact your ISS Client Service Team with any questions related to how this value is calculated.

²Percentages based on the universe of holdings within the ISS Governance QualityScore coverage universe.

Contested Meetings Overview

Company	Ticker	ISS Governance QualityScore	Meeting Date	Position Value (USD)*	ISS Recommended Slate	Slate Voted	Key Takeaways
Exxon Mobil Corporation	XOM	5	26-May-2021	83.0 M	Dissident	Dissident	<ul style="list-style-type: none"> > Engine No. 1 (which owns 0.02 percent of shares outstanding) has nominated four directors to the 12-member board. > This proxy contest is the first at a large-cap company in the United States in which the quantitative case for change is explicitly constructed around considerations relating to an energy transition (a topic that has become increasingly important for companies across the spectrum). Since the dissident launched its campaign in December, XOM has added three directors. Although XOM has a reputation for maintaining a distant relationship with shareholders, two of these directors were added after engaging with a large investor. Despite these additions, the dissident's campaign is being publicly supported by several institutional investors, including CalPERS, CalSTRS, Church of England, the New York Common Retirement Fund, and Legal & General. > The dissident has made a case for change on the basis of XOM's operational performance. Separately, the dissident has also made a case for change on the basis of the XOM's preparedness for an energy transition. Adding dissident nominees Goff and Hietala will address the need for independent industry expertise, which would assist in rectifying operational concerns; Hietala's experience, along with the addition of dissident nominee Karsner, would also elevate the board's ability to assess the energy transition. > Cautionary support is warranted for the say-on-pay proposal given the heavy reliance on compensation committee discretion in making incentive pay determinations. > Support for the proposal (Item 6) requesting an audited report on the financial impacts of a significant reduction in fossil fuel demand, as envisioned in the IEA Net Zero 2050 scenario, is warranted given recent regulatory and market developments, and that the company lags its peers in targets and is involved in multiple related controversies. > Support for the shareholder resolutions on political contributions (Item 8), lobbying disclosure (Item 9), and corporate lobbying aligned with the Paris Agreement (Item 10) are warranted, as increased disclosure of the company's trade association and tax-exempt organization memberships and payments would aid shareholders in assessing the company's management of risks and benefits related to its political activities.
Box, Inc.	BOX	4	09-Sep-2021	17.2 M	Management	Management	Starboard Value LP, an 8.4 percent shareholder that appointed two directors to the board as part of a settlement last year, is presently nominating three directors to the ten-member board, including one of

its partners, Peter Feld. The dissident argues that despite the March 2020 settlement, growth has continued to slow and the company remains unprofitable. Further, the dissident is critical of the company's two 2021 capital raises. If Starboard's campaign is successful, its candidates would replace the three Class I incumbent directors standing for election at this year's AGM, including co-founder and CEO Aaron Levie. However, the dissident has publicly stated that if Levie is removed from the board as a result of this campaign, the board would be expanded to 11 directors and Levie would be reappointed to the board. Given that the 2020 settlement directors were given prominent roles on the board, seem highly supportive of the board's position, and that operational improvements are beginning to show, the current board appears to deserve the benefit of another year to continue to oversee the ongoing turnaround; however, shareholders should watch for any signs that the operational progress is short-lived, in which case the dissident's request for additional seats will carry significantly more weight at next year's annual meeting. Further, lingering governance issues, including the fact that the classified board structure has not been removed nor is it subject to a sunset requirement, have informed our decision not to override the policy-based recommendation to withhold votes from long-tenured incumbent Dana Evan.

Monmouth Real Estate Investment Corporation	MNR	7	31-Aug-2021	10.1 M	Dissident	Dissident
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The board seeks shareholder approval to be acquired by Equity Commonwealth (EQC). Under the terms of the agreement, MNR shareholders will receive 0.67 EQC shares per MNR share, which was valued at approximately \$19.40 per share, or \$1.8 billion in aggregate, at announcement. Since announcement of the transaction in May, the market value of EQC's merger consideration has declined to \$17.25 per share as of Aug. 4. The transaction is opposed by Blackwells Capital, a 4.2 percent shareholder that submitted unsolicited bids for the company beginning in December 2020, and Starwood Capital, a competing bidder that participated in the company's sales process and subsequently submitted two unsolicited cash bids in July 2021. Starwood's most recent bid, \$18.88 in cash per share, is above the market value of EQC's merger consideration and Starwood has stated that it is committed to entering into an acquisition agreement should MNR shareholders not approve the EQC transaction. In light of the decline in the value of the consideration and potential execution risk that could limit shareholders' future returns, particularly relative to the value and certainty of the higher competing cash proposal, support for the transaction is not warranted. Support for the golden parachute proposal is not warranted. Although cash severance is double trigger and reasonably based, equity awards are effectively double trigger, and no excise tax gross-ups are payable, the Executive Chairman is entitled to excessive cash- and equity-based transaction bonuses, which are collectively valued at over eight times his salary.

TEGNA Inc.	TGNA	1	07-May-2021	606,452.0	Management	Management
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> Standard General L.P., a 7.0 percent shareholder that ran a contest to elect a minority slate at the 2020 AGM, seeks to replace three of Tegna's 12 directors.

> The company's 2020 operational performance included record revenues and EBITDA, and the company recently increased its dividend

and approved a share buyback program, all while expecting a tangible reduction in its net leverage ratio by the end of 2021.

> The dissident attributes a substantial portion of the company's post-2019 accomplishments to the dissident's own shareholder activism, and maintains that its nominees should be elected to the board to spur further operational improvements. In addition, the dissident seeks to better align CEO pay and performance, and thoroughly investigate a 2014 incident where CEO Dave Lougee mistook a fellow participant at an industry event, an African American man, for a hotel valet.

> Regarding CEO compensation and the investigation of the 2014 Lougee incident, the dissident has rightly focused shareholder attention on areas of possible concern in the medium term. Nonetheless, neither the board's handling of CEO pay nor the Lougee incident raise fundamental questions necessitating a change at the board level. Accordingly, a vote for the company's nominees is warranted.

> Cautionary support for the say-on-pay proposal is warranted. There are ongoing concerns regarding the reliance on discretion in determining CEO pay and the lack of forward-looking LTI goal disclosure. However, these concerns have not resulted in a pay-for-performance misalignment for the year in review. Shareholders are advised to closely monitor award determinations and pay outcomes going forward.

Delek US Holdings, Inc.	DK	3	06-May-2021	556,832.4	Management	Management
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> CVR Energy, Inc. (CVI), a 14.9 percent shareholder that is majority-owned by Carl Icahn, has nominated three directors to the eight-member board.

> The dissident entered the stock in early 2020, filing its initial 13D near the market low in the immediate aftermath of the onset of the COVID-19 pandemic. The dissident initially expressed interest in exploring a transaction, before going silent for nearly 10 months. When the dissident reengaged in January 2021, it denied having any residual interest in pursuing a transaction. The dissident instead sought changes to strategy and operations designed to unlock the sum-of-the-parts discounts at which DK trades, and highlighted conflicts of interest arising from the CEO's compensation and incentive structure.

> The changes sought by the dissident are not necessarily illogical or without precedent, but the same can be said about the present strategy. The dissident has not made a compelling case for abandoning the present strategy in favor of its own – DK has outperformed over the long-term and has posted directionally-positive results since late 2020, no evidence has been offered to suggest that the present strategy cannot or will not eventually alleviate the sum-of-the-parts discount, and the available facts do not appear to substantiate the allegations made by the dissident relating to conflicts of interest. As such, support for all management nominees is warranted.

NextGen Healthcare, Inc.	NXGN	3	13-Oct-2021	241,463.3	Management	Management	<p>> Based on an evaluation of estimated cost, plan features, and grant practices, support for the equity plan proposal is not warranted.</p> <p>The Razin Group, a 15.2 percent shareholder that includes two incumbent directors, one of which is NextGen founder and former CEO Sheldon Razin, has nominated four director candidates to the nine-member board. Although the company's performance during the tenure of the current chair has been sub-optimal, this appears partially attributable to industry headwinds and past strategic decisions, some of which were supported by the dissident. The recent leadership changes appear sufficient, such that shareholders are recommended to support all directors on the management card. The board is seeking shareholder approval for a host of governance changes at this annual meeting (Item 2). While some of these proposals are reasonable in nature, certain bylaw amendments are meant to confer strategic advantage to the board in this contest. Although the dissident campaign does not warrant support, the requests to increase the threshold of shareholders' right to call a special meeting and to grant directors the sole authority to set the board size and fill vacancies do not warrant support, as they could have a negative long-term impact on shareholder rights. The outgoing CEO received problematic severance payments and equity acceleration in connection with his resignation. Based on an evaluation of estimated cost, plan features, and grant practices, support for the equity plan proposal is not warranted.</p>
Extended Stay America, Inc.	STAY		11-Jun-2021		Management	Management	<p>The board seeks shareholder approval to be acquired by a 50/50 joint venture between funds managed by Blackstone Real Estate Partners (Blackstone) and Starwood Capital Group (Starwood Capital). Under the terms of the agreement, STAY shareholders will receive \$19.50 in cash per paired share, or \$3.5 billion in aggregate. Each STAY paired share consists of a common share of the company (ESA) along with a class B share of its REIT subsidiary, ESH Hospitality Inc. (ESH). ESA and ESH share a management team, and three directors, including CEO Bruce Haase and Chairman Douglas Geoga, serve on both boards. When the sale of the paired entities to Blackstone and Starwood Capital was announced, before STAY had filed its proxy statement, six shareholders with a combined ownership of 14.2 percent separately voiced their disappointment with the premium, implied valuation, and timing of the transaction. Once filed, the proxy statement appears to have exacerbated these concerns, as it revealed the lack of a robust process, concerns about valuation and timing raised by two members of the ESH board, and management projections that appear overly conservative relative to the CEO's commentary on the 4Q20 call just two weeks prior to the deal announcement. One of these dissenting shareholders, Tarsadia Capital, a holder of approximately 3.9 percent of STAY shares, issued a press release on March 22, 2021 expressing its view that shareholders should reject the proposed take-private and disclosing that it had privately nominated three directors to the ESA board before the transaction was announced. On May 7, 2021, Tarsadia filed a definitive proxy statement soliciting votes against the transaction. Given the potential upside from the sector-wide recovery and</p>

company-specific catalysts, the current deal terms do not appear to offer a sufficiently compelling value relative to the standalone scenario. A host of issues related to the timing of the deal and the sales process also seem to validate, rather than mitigate, investor skepticism regarding the adequacy of the consideration. As such, shareholders are recommended to vote against the transaction under the current terms. Support for the golden parachute proposal is not warranted. Although cash severance is double trigger and reasonably based, recent agreements provide NEOs with excise tax gross-ups. Further, the majority of equity awards will accelerate in connection with the closing.

FBL Financial Group, Inc.	FFG	21-May-2021	Management	Management	The board seeks shareholder approval to sell the remaining 38.7 percent stake of FBL Financial Group that Farm Bureau Property & Casualty Insurance Company (FBPCIC) and Iowa Farm Bureau Federation (IFBF) do not already own to FBPCIC. Under the terms of the agreement, unaffiliated FFG shareholders will receive \$56.00 in cash per share, or \$527.9 million in aggregate. Capital Returns Management (CRM), a holder of 0.5 percent of FFG Class A shares, has filed a proxy statement soliciting votes against the transaction, citing concerns with the process and valuation. Given the suboptimal process, unconvincing valuation, and low downside risk of non-approval, the standalone scenario appears to be a more attractive alternative to the offer. As such, shareholders are recommended to vote against the proposed transaction under current terms. Support for the golden parachute proposal is warranted. Cash severance is double trigger and reasonably based, and unvested equity will not accelerate in connection with the change in control. In addition, no excise tax gross-ups are expected.
Nuveen Global High Income Fund	JGH	06-Apr-2021	Management	Management	Saba Capital Management, L.P., a 9.9 percent shareholder, has nominated two trustees (Thomas McGlade and Abul Rahman) to the ten-member board. The dissident's view that Saba's nominees would bring positive change to the fund may or may not be correct; however, the dissident did not disclose any analysis or evidence that would support its case. ISS' analytic framework places the onus on the dissident to clearly articulate the case for change through publicly available documentation. Considering the fund's slightly higher total expense ratio compared to its closed-end peers; the fund's mixed performance compared to peers and benchmark index across all time periods through inception; and the fact that the fund's distribution rate and price relative to NAV have not been significantly inferior to its peer group, Saba has not demonstrated that board-level change is warranted at this time. WITHHOLD votes are warranted for incumbent nominating and governance committee members Jack Evans and Albin Moschner, as the board unilaterally amended the vote standard for replacing trustees in contested elections and adopted a control share acquisition provision without providing a compelling rationale and giving shareholders a vote on these matters.

*Values are based on shares held on record date for the company's meeting held during the reporting period. Please contact your ISS Client Service Team with any questions related to how this value is calculated.

Contested Meetings & Largest Portfolio Positions with High Governance Risk Meeting Details

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	1a	Elect Director Steven J. Demetriou	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	1b	Elect Director Christopher M.T. Thompson	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	1c	Elect Director Vincent K. Brooks	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	1d	Elect Director Robert C. Davidson, Jr.	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	1e	Elect Director Ralph E. (Ed) Eberhart	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	1f	Elect Director Manny Fernandez	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	1g	Elect Director Georgette D. Kiser	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	1h	Elect Director Linda Fayne Levinson	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	1i	Elect Director Barbara L. Loughran	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	1j	Elect Director Robert A. McNamara	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	1k	Elect Director Peter J. Robertson	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For		For	
Jacobs Engineering Group Inc.	J	1492792	26-Jan-2021	3	Ratify Ernst & Young LLP as Auditors	For		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Nuveen Global High Income Fund	JGH	1504589	06-Apr-2021	1.1	Elect Director Jack B. Evans	For		For	<p>Rationale: We normally would be inclined to support the recommendation from ISS, as a WITHHOLD vote would endorse good governance and express displeasure with recent bylaw amendments. However:</p> <ul style="list-style-type: none"> We believe that in this specific case that the greater risk to the fund and to shareholders would be the dissident slate of trustees nominated by hedge fund Saba Capital. Saba has a mixed record of taking over funds for their own purposes rather than for the benefit of shareholders. We believe supporting the existing group of Trustees in the face of this challenge by Saba is in the best interest of shareholders. We have a strong relationship with Nuveen with open communication. We believe direct discussion surrounding any governance concerns is a better path for shareholder protection rather than withholding votes for trustees. Overall we believe this is a well-run fund and that continuation under current management is in the best interest of shareholders.

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Nuveen Global High Income Fund	JGH	1504589	06-Apr-2021	1.2	Elect Director Albin F. Moschner	For		For	Rationale: We normally would be inclined to support the recommendation from ISS, as a WITHHOLD vote would endorse good governance and express displeasure with recent bylaw amendments. However: <ul style="list-style-type: none"> We believe that in this specific case that the greater risk to the fund and to shareholders would be the dissident slate of trustees nominated by hedge fund Saba Capital. Saba has a mixed record of taking over funds for their own purposes rather than for the benefit of shareholders. We believe supporting the existing group of Trustees in the face of this challenge by Saba is in the best interest of shareholders. We have a strong relationship with Nuveen with open communication. We believe direct discussion surrounding any governance concerns is a better path for shareholder protection rather than withholding votes for trustees. Overall we believe this is a well-run fund and that continuation under current management is in the best interest of shareholders.
Nuveen Global High Income Fund	JGH	1504589	06-Apr-2021	1.3	Elect Director Matthew Thornton, III	For		For	
Nuveen Global High Income Fund	JGH	1504589	06-Apr-2021	1.1	Elect Director Thomas H. McGlade	For		Do Not Vote	
Nuveen Global High Income Fund	JGH	1504589	06-Apr-2021	1.2	Elect Director Abul Rahman	For		Do Not Vote	
Aptiv PLC	APTV	1516894	30-Apr-2021	1a	Elect Director Kevin P. Clark	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	1b	Elect Director Richard L. Clemmer	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	1c	Elect Director Nancy E. Cooper	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	1d	Elect Director Nicholas M. Donofrio	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	1e	Elect Director Rajiv L. Gupta	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	1f	Elect Director Joseph L. Hooley	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	1g	Elect Director Merit E. Janow	For		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Aptiv PLC	APTV	1516894	30-Apr-2021	1h	Elect Director Sean O. Mahoney	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	1i	Elect Director Paul M. Meister	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	1j	Elect Director Robert K. Ortberg	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	1k	Elect Director Colin J. Parris	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	1l	Elect Director Ana G. Pinczuk	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For		For	
Aptiv PLC	APTV	1516894	30-Apr-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		Against	
Aptiv PLC	APTV	1516894	30-Apr-2021	1a	Elect Director Kevin P. Clark	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	1b	Elect Director Richard L. Clemmer	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	1c	Elect Director Nancy E. Cooper	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	1d	Elect Director Nicholas M. Donofrio	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	1e	Elect Director Rajiv L. Gupta	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	1f	Elect Director Joseph L. Hooley	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	1g	Elect Director Merit E. Janow	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	1h	Elect Director Sean O. Mahoney	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	1i	Elect Director Paul M. Meister	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	1j	Elect Director Robert K. Ortberg	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	1k	Elect Director Colin J. Parris	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	1l	Elect Director Ana G. Pinczuk	For			

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Aptiv PLC	APTV	1516894	30-Apr-2021	2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For			
Aptiv PLC	APTV	1516894	30-Apr-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For			
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.1	Elect Director Warren E. Buffett	For		For	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.2	Elect Director Charles T. Munger	For		For	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.3	Elect Director Gregory E. Abel	For		For	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.4	Elect Director Howard G. Buffett	For		For	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.5	Elect Director Stephen B. Burke	For		For	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.6	Elect Director Kenneth I. Chenault	For		For	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.7	Elect Director Susan L. Decker	For		Withhold	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.8	Elect Director David S. Gottesman	For		Withhold	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.9	Elect Director Charlotte Guyman	For		For	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.10	Elect Director Ajit Jain	For		For	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.11	Elect Director Thomas S. Murphy	For		For	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.12	Elect Director Ronald L. Olson	For		For	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.13	Elect Director Walter Scott, Jr.	For		Withhold	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	1.14	Elect Director Meryl B. Witmer	For		Withhold	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	2	Report on Climate-Related Risks and Opportunities	Against		For	
Berkshire Hathaway Inc.	BRK.B	1516627	01-May-2021	3	Publish Annually a Report Assessing Diversity and Inclusion Efforts	Against		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1.1	Elect Director Ezra Uzi Yemin	For		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1.2	Elect Director William J. Finnerty	For		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1.3	Elect Director Richard J. Marcogliese	For		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1.4	Elect Director Gary M. Sullivan, Jr.	For		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1.5	Elect Director Vicky Sutil	For		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1.6	Elect Director Laurie Z. Tolson	For		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1.7	Elect Director David Wiessman	For		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1.8	Elect Director Shlomo Zohar	For		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	3	Ratify Ernst & Young LLP as Auditors	For		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	4	Amend Omnibus Stock Plan	For		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	5	Approve Qualified Employee Stock Purchase Plan	For		For	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1A	Elect Directors Randall D. Balhorn	For		Do Not Vote	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1B	Elect Director George J. Damiris	For		Do Not Vote	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1C	Elect Director Robert Edward Kent, Jr.	For		Do Not Vote	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1D	Management Nominee Ezra Uzi Yemin	For		Do Not Vote	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1E	Management Nominee Richard J. Marcogliese	For		Do Not Vote	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1F	Management Nominee Gary M. Sullivan, Jr.	For		Do Not Vote	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1G	Management Nominee Vicky Sutil	For		Do Not Vote	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	1H	Management Nominee Laurie Z. Tolson	For		Do Not Vote	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	2	Advisory Vote to Ratify Named Executive Officers' Compensation	Against		Do Not Vote	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Delek US Holdings, Inc.	DK	1521838	06-May-2021	3	Ratify Ernst & Young LLP as Auditors	For		Do Not Vote	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	4	Amend Omnibus Stock Plan	Abstain		Do Not Vote	
Delek US Holdings, Inc.	DK	1521838	06-May-2021	5	Approve Qualified Employee Stock Purchase Plan	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.1	Elect Director Gina L. Bianchini	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.2	Elect Director Howard D. Elias	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.3	Elect Director Stuart J. Epstein	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.4	Elect Director Lidia Fonseca	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.5	Elect Director Karen H. Grimes	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.6	Elect Director David T. Lougee	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.7	Elect Director Scott K. McCune	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.8	Elect Director Henry W. McGee	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.9	Elect Director Susan Ness	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.10	Elect Director Bruce P. Nolop	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.11	Elect Director Neal Shapiro	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.12	Elect Director Melinda C. Witmer	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	2	Ratify PricewaterhouseCoopers LLP as Auditors	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	4	Eliminate Supermajority Voting Provisions	For		For	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.1	Elect Director Colleen B. Brown	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.2	Elect Director Carlos P. Salas	For		Do Not Vote	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
TEGNA Inc.	TGNA	1522683	07-May-2021	1.3	Elect Director Elizabeth A. Tumulty	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.4	Management Nominee Gina L. Bianchini	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.5	Management Nominee Stuart J. Epstein	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.6	Management Nominee Lidia Fonseca	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.7	Management Nominee Karen H. Grimes	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.8	Management Nominee Scott K. McCune	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.9	Management Nominee Henry W. McGee	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.10	Management Nominee Susan Ness	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.11	Management Nominee Bruce P. Nolop	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	1.12	Management Nominee Melinda C. Witmer	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	2	Ratify PricewaterhouseCoopers LLP as Auditors	For		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	Against		Do Not Vote	
TEGNA Inc.	TGNA	1522683	07-May-2021	4	Eliminate Supermajority Voting Provisions	For		Do Not Vote	
Tradeweb Markets Inc.	TW	1524130	11-May-2021	1.1	Elect Director Paula Madoff	For		Withhold	
Tradeweb Markets Inc.	TW	1524130	11-May-2021	1.2	Elect Director Thomas Pluta	For		Withhold	
Tradeweb Markets Inc.	TW	1524130	11-May-2021	1.3	Elect Director Brian West	For		Withhold	
Tradeweb Markets Inc.	TW	1524130	11-May-2021	2	Ratify Deloitte & Touche LLP as Auditors	For		For	
Tradeweb Markets Inc.	TW	1524130	11-May-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		Against	
Tradeweb Markets Inc.	TW	1524130	11-May-2021	4	Advisory Vote on Say on Pay Frequency	Three Years		One Year	
Tradeweb Markets Inc.	TW	1524130	11-May-2021	1.1	Elect Director Paula Madoff	For		Withhold	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Tradeweb Markets Inc.	TW	1524130	11-May-2021	1.2	Elect Director Thomas Pluta	For		Withhold	
Tradeweb Markets Inc.	TW	1524130	11-May-2021	1.3	Elect Director Brian West	For		Withhold	
Tradeweb Markets Inc.	TW	1524130	11-May-2021	2	Ratify Deloitte & Touche LLP as Auditors	For		For	
Tradeweb Markets Inc.	TW	1524130	11-May-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		For	
Tradeweb Markets Inc.	TW	1524130	11-May-2021	4	Advisory Vote on Say on Pay Frequency	Three Years		One Year	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.1	Elect Director Albert S. Baldocchi	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.2	Elect Director Matthew A. Carey	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.3	Elect Director Gregg L. Engles	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.4	Elect Director Patricia Fili-Krushel	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.5	Elect Director Neil W. Flanzraich	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.6	Elect Director Mauricio Gutierrez	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.7	Elect Director Robin Hickenlooper	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.8	Elect Director Scott Maw	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.9	Elect Director Ali Namvar	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.10	Elect Director Brian Niccol	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.11	Elect Director Mary Winston	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For		Against	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	3	Ratify Ernst & Young LLP as Auditors	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	4	Provide Right to Act by Written Consent	Against		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.1	Elect Director Albert S. Baldocchi	For		Withhold	

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Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.2	Elect Director Matthew A. Carey	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.3	Elect Director Gregg L. Engles	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.4	Elect Director Patricia Fili-Krushel	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.5	Elect Director Neil W. Flanzraich	For		Withhold	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.6	Elect Director Mauricio Gutierrez	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.7	Elect Director Robin Hickenlooper	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.8	Elect Director Scott Maw	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.9	Elect Director Ali Namvar	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.10	Elect Director Brian Niccol	For		Withhold	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.11	Elect Director Mary Winston	For		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For		Against	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	3	Ratify Ernst & Young LLP as Auditors	For		Against	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	4	Provide Right to Act by Written Consent	Against		For	
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.1	Elect Director Albert S. Baldocchi	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.2	Elect Director Matthew A. Carey	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.3	Elect Director Gregg L. Engles	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.4	Elect Director Patricia Fili-Krushel	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.5	Elect Director Neil W. Flanzraich	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.6	Elect Director Mauricio Gutierrez	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.7	Elect Director Robin Hickenlooper	For			

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.8	Elect Director Scott Maw	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.9	Elect Director Ali Namvar	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.10	Elect Director Brian Niccol	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	1.11	Elect Director Mary Winston	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	2	Advisory Vote to Ratify Named Executive Officers' Compensation	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	3	Ratify Ernst & Young LLP as Auditors	For			
Chipotle Mexican Grill, Inc.	CMG	1527268	18-May-2021	4	Provide Right to Act by Written Consent	Against			
Tencent Holdings Limited	700	1529089	20-May-2021	1	Accept Financial Statements and Statutory Reports	For		For	
Tencent Holdings Limited	700	1529089	20-May-2021	2	Approve Final Dividend	For		For	
Tencent Holdings Limited	700	1529089	20-May-2021	3a	Elect Yang Siu Shun as Director	For		For	
Tencent Holdings Limited	700	1529089	20-May-2021	3b	Authorize Board to Fix Remuneration of Directors	For		For	
Tencent Holdings Limited	700	1529089	20-May-2021	4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	For		For	
Tencent Holdings Limited	700	1529089	20-May-2021	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For		Against	
Tencent Holdings Limited	700	1529089	20-May-2021	6	Authorize Repurchase of Issued Share Capital	For		For	
Tencent Holdings Limited	700	1529089	20-May-2021	7	Authorize Reissuance of Repurchased Shares	For		Against	
Tencent Holdings Limited	700	1536900	20-May-2021	1	Adopt Share Option Plan of China Literature Limited	For		Against	
FBL Financial Group, Inc.	FFG	1518094	21-May-2021	1	Approve Merger Agreement	For		For	
FBL Financial Group, Inc.	FFG	1518094	21-May-2021	2	Advisory Vote on Golden Parachutes	For		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
FBL Financial Group, Inc.	FFG	1518094	21-May-2021	3	Adjourn Meeting	For		For	
FBL Financial Group, Inc.	FFG	1518094	21-May-2021	1	Approve Merger Agreement	Against		Do Not Vote	
FBL Financial Group, Inc.	FFG	1518094	21-May-2021	2	Advisory Vote on Golden Parachutes	Against		Do Not Vote	
FBL Financial Group, Inc.	FFG	1518094	21-May-2021	3	Adjourn Meeting	Against		Do Not Vote	
Reynolds Consumer Products Inc.	REYN	1530875	25-May-2021	1a	Elect Director Thomas Degnan	For		Withhold	
Reynolds Consumer Products Inc.	REYN	1530875	25-May-2021	1b	Elect Director Helen Golding	For		Withhold	
Reynolds Consumer Products Inc.	REYN	1530875	25-May-2021	1c	Elect Director Allen Hugli	For		Withhold	
Reynolds Consumer Products Inc.	REYN	1530875	25-May-2021	2	Ratify PricewaterhouseCoopers LLP as Auditors	For		For	
Reynolds Consumer Products Inc.	REYN	1530875	25-May-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		For	
Reynolds Consumer Products Inc.	REYN	1530875	25-May-2021	4	Advisory Vote on Say on Pay Frequency	One Year		One Year	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1a	Elect Director Jeffrey P. Bezos	For		Against	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1b	Elect Director Keith B. Alexander	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1c	Elect Director Jamie S. Gorelick	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1d	Elect Director Daniel P. Huttenlocher	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1e	Elect Director Judith A. McGrath	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1f	Elect Director Indra K. Nooyi	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1g	Elect Director Jonathan J. Rubinstein	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1h	Elect Director Thomas O. Ryder	For		Against	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1i	Elect Director Patricia Q. Stonesifer	For		Against	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1j	Elect Director Wendell P. Weeks	For		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Amazon.com, Inc.	AMZN	1532658	26-May-2021	2	Ratify Ernst & Young LLP as Auditor	For		Against	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		Against	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	4	Report on Customers' Use of its Surveillance and Computer Vision Products Capabilities or Cloud Products Contribute to Human Rights Violations	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	5	Require Independent Board Chair	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	6	Report on Gender/Racial Pay Gap	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	7	Report on Promotion Data	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	8	Report on the Impacts of Plastic Packaging	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	9	Oversee and Report on a Civil Rights, Equity, Diversity and Inclusion Audit	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	10	Adopt a Policy to Include Hourly Employees as Director Candidates	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	11	Report on Board Oversight of Risks Related to Anti-Competitive Practices	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	12	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	13	Report on Lobbying Payments and Policy	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	14	Report on Potential Human Rights Impacts of Customers' Use of Rekognition	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1a	Elect Director Jeffrey P. Bezos	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1b	Elect Director Keith B. Alexander	For		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1c	Elect Director Jamie S. Gorelick	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1d	Elect Director Daniel P. Huttenlocher	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1e	Elect Director Judith A. McGrath	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1f	Elect Director Indra K. Nooyi	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1g	Elect Director Jonathan J. Rubinstein	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1h	Elect Director Thomas O. Ryder	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1i	Elect Director Patricia Q. Stonesifer	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1j	Elect Director Wendell P. Weeks	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	2	Ratify Ernst & Young LLP as Auditor	For		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		Against	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	4	Report on Customers' Use of its Surveillance and Computer Vision Products Capabilities or Cloud Products Contribute to Human Rights Violations	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	5	Require Independent Board Chair	Against		Against	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	6	Report on Gender/Racial Pay Gap	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	7	Report on Promotion Data	Against		Against	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	8	Report on the Impacts of Plastic Packaging	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	9	Oversee and Report on a Civil Rights, Equity, Diversity and Inclusion Audit	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	10	Adopt a Policy to Include Hourly Employees as Director Candidates	Against		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Amazon.com, Inc.	AMZN	1532658	26-May-2021	11	Report on Board Oversight of Risks Related to Anti-Competitive Practices	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	12	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	13	Report on Lobbying Payments and Policy	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	14	Report on Potential Human Rights Impacts of Customers' Use of Rekognition	Against		For	
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1a	Elect Director Jeffrey P. Bezos	For			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1b	Elect Director Keith B. Alexander	For			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1c	Elect Director Jamie S. Gorelick	For			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1d	Elect Director Daniel P. Huttenlocher	For			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1e	Elect Director Judith A. McGrath	For			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1f	Elect Director Indra K. Nooyi	For			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1g	Elect Director Jonathan J. Rubinstein	For			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1h	Elect Director Thomas O. Ryder	For			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1i	Elect Director Patricia Q. Stonesifer	For			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	1j	Elect Director Wendell P. Weeks	For			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	2	Ratify Ernst & Young LLP as Auditor	For			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For			

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Amazon.com, Inc.	AMZN	1532658	26-May-2021	4	Report on Customers' Use of its Surveillance and Computer Vision Products Capabilities or Cloud Products Contribute to Human Rights Violations	Against			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	5	Require Independent Board Chair	Against			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	6	Report on Gender/Racial Pay Gap	Against			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	7	Report on Promotion Data	Against			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	8	Report on the Impacts of Plastic Packaging	Against			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	9	Oversee and Report on a Civil Rights, Equity, Diversity and Inclusion Audit	Against			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	10	Adopt a Policy to Include Hourly Employees as Director Candidates	Against			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	11	Report on Board Oversight of Risks Related to Anti-Competitive Practices	Against			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	12	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	13	Report on Lobbying Payments and Policy	Against			
Amazon.com, Inc.	AMZN	1532658	26-May-2021	14	Report on Potential Human Rights Impacts of Customers' Use of Rekognition	Against			
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.1	Elect Director Michael J. Angelakis	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.2	Elect Director Susan K. Avery	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.3	Elect Director Angela F. Braly	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.4	Elect Director Ursula M. Burns	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.5	Elect Director Kenneth C. Frazier	For		Do Not Vote	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.6	Elect Director Joseph L. Hooley	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.7	Elect Director Steven A. Kandarian	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.8	Elect Director Douglas R. Oberhelman	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.9	Elect Director Samuel J. Palmisano	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.10	Elect Director Jeffrey W. Ubben	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.11	Elect Director Darren W. Woods	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.12	Elect Director Wan Zulkiflee	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	2	Ratify PricewaterhouseCoopers LLP as Auditors	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	4	Require Independent Board Chair	Against		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	Against		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	6	Issue Audited Report on Financial Impacts of IEA's Net Zero 2050 Scenario	Against		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	7	Report on Costs and Benefits of Environmental-Related Expenditures	Against		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	8	Report on Political Contributions	Against		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	9	Report on Lobbying Payments and Policy	Against		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	10	Report on Corporate Climate Lobbying Aligned with Paris Agreement	Against		Do Not Vote	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.1	Elect Director Gregory J. Goff	For		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.2	Elect Director Kaisa Hietala	For		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.3	Elect Director Alexander A. Karsner	For		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.4	Elect Director Anders Runevad	For		Withhold	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.5	Management Nominee Michael J. Angelakis	For		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.6	Management Nominee Susan K. Avery	For		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.7	Management Nominee Angela F. Braly	For		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.8	Management Nominee Ursula M. Burns	For		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.9	Management Nominee Kenneth C. Frazier	For		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.10	Management Nominee Joseph L. Hooley	For		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.11	Management Nominee Jeffrey W. Ubben	For		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	1.12	Management Nominee Darren W. Woods	For		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	2	Ratify PricewaterhouseCoopers LLP as Auditors	For		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	Against		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	4	Require Independent Board Chair	None		Against	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	None		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	6	Issue Audited Report on Financial Impacts of IEA's Net Zero 2050 Scenario	None		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	7	Report on Costs and Benefits of Environmental-Related Expenditures	None		Against	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	8	Report on Political Contributions	None		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Exxon Mobil Corporation	XOM	1517600	26-May-2021	9	Report on Lobbying Payments and Policy	None		For	
Exxon Mobil Corporation	XOM	1517600	26-May-2021	10	Report on Corporate Climate Lobbying Aligned with Paris Agreement	None		For	
Facebook, Inc.	FB	1530093	26-May-2021	1.1	Elect Director Peggy Alford	For		For	
Facebook, Inc.	FB	1530093	26-May-2021	1.2	Elect Director Marc L. Andreessen	For		Withhold	
Facebook, Inc.	FB	1530093	26-May-2021	1.3	Elect Director Andrew W. Houston	For		Withhold	
Facebook, Inc.	FB	1530093	26-May-2021	1.4	Elect Director Nancy Killefer	For		For	
Facebook, Inc.	FB	1530093	26-May-2021	1.5	Elect Director Robert M. Kimmitt	For		For	
Facebook, Inc.	FB	1530093	26-May-2021	1.6	Elect Director Sheryl K. Sandberg	For		For	
Facebook, Inc.	FB	1530093	26-May-2021	1.7	Elect Director Peter A. Thiel	For		Withhold	
Facebook, Inc.	FB	1530093	26-May-2021	1.8	Elect Director Tracey T. Travis	For		For	
Facebook, Inc.	FB	1530093	26-May-2021	1.9	Elect Director Mark Zuckerberg	For		For	
Facebook, Inc.	FB	1530093	26-May-2021	2	Ratify Ernst & Young LLP as Auditors	For		For	
Facebook, Inc.	FB	1530093	26-May-2021	3	Amend Non-Employee Director Compensation Policy	For		Against	
Facebook, Inc.	FB	1530093	26-May-2021	4	Approve Recapitalization Plan for all Stock to Have One-vote per Share	Against		For	
Facebook, Inc.	FB	1530093	26-May-2021	5	Require Independent Board Chair	Against		For	
Facebook, Inc.	FB	1530093	26-May-2021	6	Report on Online Child Sexual Exploitation	Against		For	
Facebook, Inc.	FB	1530093	26-May-2021	7	Require Independent Director Nominee with Human and/or Civil Rights Experience	Against		Against	
Facebook, Inc.	FB	1530093	26-May-2021	8	Report on Platform Misuse	Against		For	
Facebook, Inc.	FB	1530093	26-May-2021	9	Amend Certificate of Incorporation to Become a Public Benefit Corporation	Against		Against	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Facebook, Inc.	FB	1530093	26-May-2021	1.1	Elect Director Peggy Alford	For		For	
Facebook, Inc.	FB	1530093	26-May-2021	1.2	Elect Director Marc L. Andreessen	For		Withhold	
Facebook, Inc.	FB	1530093	26-May-2021	1.3	Elect Director Andrew W. Houston	For		Withhold	
Facebook, Inc.	FB	1530093	26-May-2021	1.4	Elect Director Nancy Killefer	For		For	
Facebook, Inc.	FB	1530093	26-May-2021	1.5	Elect Director Robert M. Kimmitt	For		Withhold	
Facebook, Inc.	FB	1530093	26-May-2021	1.6	Elect Director Sheryl K. Sandberg	For		Withhold	
Facebook, Inc.	FB	1530093	26-May-2021	1.7	Elect Director Peter A. Thiel	For		Withhold	
Facebook, Inc.	FB	1530093	26-May-2021	1.8	Elect Director Tracey T. Travis	For		For	
Facebook, Inc.	FB	1530093	26-May-2021	1.9	Elect Director Mark Zuckerberg	For		Withhold	
Facebook, Inc.	FB	1530093	26-May-2021	2	Ratify Ernst & Young LLP as Auditors	For		Against	
Facebook, Inc.	FB	1530093	26-May-2021	3	Amend Non-Employee Director Compensation Policy	For		Against	
Facebook, Inc.	FB	1530093	26-May-2021	4	Approve Recapitalization Plan for all Stock to Have One-vote per Share	Against		For	
Facebook, Inc.	FB	1530093	26-May-2021	5	Require Independent Board Chair	Against		For	
Facebook, Inc.	FB	1530093	26-May-2021	6	Report on Online Child Sexual Exploitation	Against		For	
Facebook, Inc.	FB	1530093	26-May-2021	7	Require Independent Director Nominee with Human and/or Civil Rights Experience	Against		For	
Facebook, Inc.	FB	1530093	26-May-2021	8	Report on Platform Misuse	Against		For	
Facebook, Inc.	FB	1530093	26-May-2021	9	Amend Certificate of Incorporation to Become a Public Benefit Corporation	Against		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1a	Elect Director Larry Page	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1b	Elect Director Sergey Brin	For		Against	

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Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1c	Elect Director Sundar Pichai	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1d	Elect Director John L. Hennessy	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1e	Elect Director Frances H. Arnold	For		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1f	Elect Director L. John Doerr	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1g	Elect Director Roger W. Ferguson, Jr.	For		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1h	Elect Director Ann Mather	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1i	Elect Director Alan R. Mulally	For		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1j	Elect Director K. Ram Shriram	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1k	Elect Director Robin L. Washington	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	2	Ratify Ernst & Young LLP as Auditors	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	3	Approve Omnibus Stock Plan	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	4	Approve Recapitalization Plan for all Stock to Have One-vote per Share	Against		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	5	Require Independent Director Nominee with Human and/or Civil Rights Experience	Against		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	6	Assess Feasibility of Including Sustainability as a Performance Measure for Senior Executive Compensation	Against		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	7	Report on Takedown Requests	Against		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	8	Report on Whistleblower Policies and Practices	Against		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	9	Report on Charitable Contributions	Against		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	10	Report on Risks Related to Anticompetitive Practices	Against		For	

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Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	11	Amend Certificate of Incorporation to Become a Public Benefit Corporation	Against		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1a	Elect Director Larry Page	For		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1b	Elect Director Sergey Brin	For		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1c	Elect Director Sundar Pichai	For		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1d	Elect Director John L. Hennessy	For		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1e	Elect Director Frances H. Arnold	For		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1f	Elect Director L. John Doerr	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1g	Elect Director Roger W. Ferguson, Jr.	For		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1h	Elect Director Ann Mather	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1i	Elect Director Alan R. Mulally	For		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1j	Elect Director K. Ram Shriram	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1k	Elect Director Robin L. Washington	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	2	Ratify Ernst & Young LLP as Auditors	For		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	3	Approve Omnibus Stock Plan	For		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	4	Approve Recapitalization Plan for all Stock to Have One-vote per Share	Against		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	5	Require Independent Director Nominee with Human and/or Civil Rights Experience	Against		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	6	Assess Feasibility of Including Sustainability as a Performance Measure for Senior Executive Compensation	Against		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	7	Report on Takedown Requests	Against		For	

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Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	8	Report on Whistleblower Policies and Practices	Against		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	9	Report on Charitable Contributions	Against		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	10	Report on Risks Related to Anticompetitive Practices	Against		For	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	11	Amend Certificate of Incorporation to Become a Public Benefit Corporation	Against		Against	
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1a	Elect Director Larry Page	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1b	Elect Director Sergey Brin	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1c	Elect Director Sundar Pichai	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1d	Elect Director John L. Hennessy	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1e	Elect Director Frances H. Arnold	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1f	Elect Director L. John Doerr	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1g	Elect Director Roger W. Ferguson, Jr.	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1h	Elect Director Ann Mather	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1i	Elect Director Alan R. Mulally	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1j	Elect Director K. Ram Shriram	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	1k	Elect Director Robin L. Washington	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	2	Ratify Ernst & Young LLP as Auditors	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	3	Approve Omnibus Stock Plan	For			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	4	Approve Recapitalization Plan for all Stock to Have One-vote per Share	Against			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	5	Require Independent Director Nominee with Human and/or Civil Rights Experience	Against			

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	6	Assess Feasibility of Including Sustainability as a Performance Measure for Senior Executive Compensation	Against			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	7	Report on Takedown Requests	Against			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	8	Report on Whistleblower Policies and Practices	Against			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	9	Report on Charitable Contributions	Against			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	10	Report on Risks Related to Anticompetitive Practices	Against			
Alphabet Inc.	GOOGL	1536994	02-Jun-2021	11	Amend Certificate of Incorporation to Become a Public Benefit Corporation	Against			
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1a	Elect Director Samuel Altman	For		For	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1b	Elect Director Beverly Anderson	For		For	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1c	Elect Director Susan Athey	For		For	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1d	Elect Director Chelsea Clinton	For		Withhold	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1e	Elect Director Barry Diller	For		For	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1g	Elect Director Craig Jacobson	For		Withhold	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1h	Elect Director Peter Kern	For		For	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1i	Elect Director Dara Khosrowshahi	For		For	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1j	Elect Director Patricia Menendez-Cambo	For		For	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1k	Elect Director Greg Mondre	For		For	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1m	Elect Director Alex von Furstenberg	For		For	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	1n	Elect Director Julie Whalen	For		For	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	2	Amend Qualified Employee Stock Purchase Plan	For		For	
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	3	Ratify Ernst & Young LLP as Auditors	For		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Expedia Group, Inc.	EXPE	1538325	09-Jun-2021	4	Report on Political Contributions and Expenditures	Against		For	
Extended Stay America, Inc.	STAY	1538008	11-Jun-2021	1	Approve Merger Agreement	For		For	
Extended Stay America, Inc.	STAY	1538008	11-Jun-2021	2	Advisory Vote on Golden Parachutes	For		Against	
Extended Stay America, Inc.	STAY	1538008	11-Jun-2021	3	Adjourn Meeting	For		For	
Extended Stay America, Inc.	STAY	1538008	11-Jun-2021	1	Approve Merger Agreement	Against		Do Not Vote	
Extended Stay America, Inc.	STAY	1538008	11-Jun-2021	2	Advisory Vote on Golden Parachutes	Against		Do Not Vote	
Extended Stay America, Inc.	STAY	1538008	11-Jun-2021	3	Adjourn Meeting	Against		Do Not Vote	
Li Ning Company Limited	2331	1541909	11-Jun-2021	1	Accept Financial Statements and Statutory Reports	For		For	
Li Ning Company Limited	2331	1541909	11-Jun-2021	2	Approve Final Dividend	For		For	
Li Ning Company Limited	2331	1541909	11-Jun-2021	3.1a	Elect Li Ning as Director	For		For	
Li Ning Company Limited	2331	1541909	11-Jun-2021	3.1b	Elect Li Qilin as Director	For		For	
Li Ning Company Limited	2331	1541909	11-Jun-2021	3.1c	Elect Su Jing Shyh, Samuel as Director	For		For	
Li Ning Company Limited	2331	1541909	11-Jun-2021	3.2	Authorize Board to Fix the Remuneration of Directors	For		For	
Li Ning Company Limited	2331	1541909	11-Jun-2021	4	Approve PricewaterhouseCoopers, Certified Public Accountants as Auditor and Authorize Board to Fix Their Remuneration	For		For	
Li Ning Company Limited	2331	1541909	11-Jun-2021	5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For		For	
Li Ning Company Limited	2331	1541909	11-Jun-2021	6	Authorize Repurchase of Issued Share Capital	For		For	
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	1.1	Elect Director Robert D. Dixon	For		For	

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Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	1.2	Elect Director David A. Ramon	For		For	
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	1.3	Elect Director William D. Jenkins, Jr.	For		For	
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	1.4	Elect Director Kathryn V. Roedel	For		For	
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	2	Ratify Deloitte & Touche LLP as Auditors	For		For	
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		For	
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	1.1	Elect Director Robert D. Dixon	For		For	
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	1.2	Elect Director David A. Ramon	For		Withhold	
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	1.3	Elect Director William D. Jenkins, Jr.	For		For	
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	1.4	Elect Director Kathryn V. Roedel	For		For	
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	2	Ratify Deloitte & Touche LLP as Auditors	For		Against	
Generac Holdings Inc.	GNRC	1541348	17-Jun-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	1	Approve 2020 Report of the Board of Directors	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	2	Approve 2020 Report of the Board of Supervisors	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	3	Approve 2020 Financial Report	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	4	Approve 2020 Profit Distribution Plan	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	5	Approve Remuneration of Directors and Supervisors	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	6	Elect Wang Bin as Director	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	7	Elect Su Hengxuan as Director	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	8	Elect Li Mingguang as Director	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	9	Elect Huang Xiumei as Director	For		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	10	Elect Yuan Changqing as Director	For		Against	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	11	Elect Wu Shaohua as Director	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	12	Elect Sheng Hetai as Director	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	13	Elect Wang Junhui as Director	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	14	Elect Tang Xin as Director	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	15	Elect Leung Oi-Sie Elsie as Director	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	16	Elect Lam Chi Kuen as Director	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	17	Elect Zhai Haitao as Director	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	18	Elect Jia Yuzeng as Supervisor	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	19	Elect Han Bing as Supervisor	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	20	Elect Niu Kailong as Supervisor	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	21	Approve Renewal of Liability Insurance for Directors, Supervisors and Senior Management	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	22	Approve Continued Donations to China Life Foundation	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	23	Approve PricewaterhouseCoopers Zhong Tian LLP as PRC Auditor and PricewaterhouseCoopers as Hong Kong Auditor and Authorize Board to Fix Their Remuneration	For		For	
China Life Insurance Company Limited	2628	1532552	30-Jun-2021	24	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights for H Shares	For		Against	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Monmouth Real Estate Investment Corporation	MNR	1566866	31-Aug-2021	1	Approve Merger Agreement	For		Do Not Vote	
Monmouth Real Estate Investment Corporation	MNR	1566866	31-Aug-2021	2	Advisory Vote on Golden Parachutes	For		Do Not Vote	
Monmouth Real Estate Investment Corporation	MNR	1566866	31-Aug-2021	3	Adjourn Meeting	For		Do Not Vote	
Monmouth Real Estate Investment Corporation	MNR	1566866	31-Aug-2021	1	Approve Merger Agreement	Against		Against	
Monmouth Real Estate Investment Corporation	MNR	1566866	31-Aug-2021	2	Advisory Vote on Golden Parachutes	Against		Against	
Monmouth Real Estate Investment Corporation	MNR	1566866	31-Aug-2021	3	Adjourn Meeting	Against		Against	
Monmouth Real Estate Investment Corporation	MNR	1566866	31-Aug-2021	1	Approve Merger Agreement	Against		Do Not Vote	
Monmouth Real Estate Investment Corporation	MNR	1566866	31-Aug-2021	2	Advisory Vote on Golden Parachutes	Against		Do Not Vote	
Monmouth Real Estate Investment Corporation	MNR	1566866	31-Aug-2021	3	Adjourn Meeting	Against		Do Not Vote	
Box, Inc.	BOX	1564490	09-Sep-2021	1.1	Elect Director Dana Evan	For		Withhold	
Box, Inc.	BOX	1564490	09-Sep-2021	1.2	Elect Director Peter Leav	For		For	
Box, Inc.	BOX	1564490	09-Sep-2021	1.3	Elect Director Aaron Levie	For		For	
Box, Inc.	BOX	1564490	09-Sep-2021	2	Amend Qualified Employee Stock Purchase Plan	For		For	
Box, Inc.	BOX	1564490	09-Sep-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		For	
Box, Inc.	BOX	1564490	09-Sep-2021	4	Eliminate Supermajority Vote Requirement to Amend Certain Provisions of the Charter	For		For	
Box, Inc.	BOX	1564490	09-Sep-2021	5	Ratify Ernst & Young LLP as Auditors	For		For	
Box, Inc.	BOX	1564490	09-Sep-2021	1.1	Elect Director Deborah S. Conrad	For		Do Not Vote	
Box, Inc.	BOX	1564490	09-Sep-2021	1.2	Elect Director Peter A. Feld	For		Do Not Vote	
Box, Inc.	BOX	1564490	09-Sep-2021	1.3	Elect Director Xavier D. Williams	For		Do Not Vote	
Box, Inc.	BOX	1564490	09-Sep-2021	2	Amend Qualified Employee Stock Purchase Plan	For		Do Not Vote	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Box, Inc.	BOX	1564490	09-Sep-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	Against		Do Not Vote	
Box, Inc.	BOX	1564490	09-Sep-2021	4	Eliminate Supermajority Vote Requirement to Amend Certain Provisions of the Charter	For		Do Not Vote	
Box, Inc.	BOX	1564490	09-Sep-2021	5	Ratify Ernst & Young LLP as Auditors	None		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	1	Change State of Incorporation from California to Delaware	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2A	Restrict Right to Call Special Meeting	For		Against	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2B	Authorize Board to Fill Vacancies	For		Against	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2C	Eliminate Cumulative Voting	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2D	Grant Board of Directors Sole Authority to Determine Size of the Board	For		Against	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2E	Adopt the Jurisdiction of Incorporation as the Exclusive Forum for Certain Disputes	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2F	Amend Certificate of Incorporation to Add Federal Forum Selection Provision	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2G	Provide Proxy Access Right	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		Against	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	4	Ratify PricewaterhouseCoopers LLP as Auditors	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	5	Amend Omnibus Stock Plan	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A1	Elect Director Craig A. Barbarosh	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A2	Elect Director George H. Bristol	For		For	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A3	Elect Director Julie D. Klapstein	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A4	Elect Director Jeffrey H. Margolis	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A5	Elect Director Geraldine McGinty	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A6	Elect Director Morris Panner	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A7	Elect Director Pamela S. Puryear	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A8	Elect Director Darnell Dent	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A9	Elect Director David Sides	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B1	Elect Director Craig A. Barbarosh	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B2	Elect Director George H. Bristol	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B3	Elect Director Julie D. Klapstein	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B4	Elect Director Jeffrey H. Margolis	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B5	Elect Director Geraldine McGinty	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B6	Elect Director Morris Panner	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B7	Elect Director Pamela S. Puryear	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B8	Elect Director Darnell Dent	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B9	Elect Director David Sides	For		For	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	1	Change State of Incorporation from California to Delaware	Against		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2A	Restrict Right to Call Special Meeting	Against		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2B	Authorize Board to Fill Vacancies	Against		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2C	Eliminate Cumulative Voting	Against		Do Not Vote	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2D	Grant Board of Directors Sole Authority to Determine Size of the Board	Against		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2E	Adopt the Jurisdiction of Incorporation as the Exclusive Forum for Certain Disputes	Against		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2F	Amend Certificate of Incorporation to Add Federal Forum Selection Provision	Against		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	2G	Provide Proxy Access Right	Against		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	None		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	4	Ratify PricewaterhouseCoopers LLP as Auditors	None		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	5	Amend Omnibus Stock Plan	None		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A1	Elect Director Kenneth H. Fearn, Jr.	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A2	Elect Director Sheldon Razin	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A3	Elect Director Lance E. Rosenzweig	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A4	Elect Director Ruby Sharma	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A5	Management Nominee Julie D. Klapstein	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A6	Management Nominee Geraldine McGinty	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A7	Management Nominee Pamela S. Puryear	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A8	Management Nominee Darnell Dent	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6A9	Management Nominee David Sides	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B1	Elect Director Kenneth H. Fearn, Jr.	For		Do Not Vote	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B2	Elect Director Sheldon Razin	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B3	Elect Director Lance E. Rosenzweig	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B4	Elect Director Ruby Sharma	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B5	Management Nominee Julie D. Klapstein	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B6	Management Nominee Geraldine McGinty	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B7	Management Nominee Pamela S. Puryear	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B8	Management Nominee Darnell Dent	For		Do Not Vote	
NextGen Healthcare, Inc.	NXGN	1578121	13-Oct-2021	6B9	Management Nominee David Sides	For		Do Not Vote	
China Life Insurance Company Limited	2628	1581015	16-Dec-2021	1	Amend Rules and Procedures Regarding General Meetings of Shareholders	For		For	
China Life Insurance Company Limited	2628	1581015	16-Dec-2021	2	Amend Rules and Procedures Regarding Meetings of Board of Directors	For		For	
China Life Insurance Company Limited	2628	1581015	16-Dec-2021	3	Amend Articles of Association	For		For	
China Life Insurance Company Limited	2628	1581015	16-Dec-2021	4	Approve Agreement for Entrusted Investment and Management and Operating Services with Respect to Alternative Investments with Insurance Funds, Annual Caps and Related Transactions	For		For	
Monmouth Real Estate Investment Corporation	MNR	1592236	16-Dec-2021	1.1	Elect Director Catherine B. Elflein	For		Withhold	
Monmouth Real Estate Investment Corporation	MNR	1592236	16-Dec-2021	1.2	Elect Director Eugene W. Landy	For		Withhold	
Monmouth Real Estate Investment Corporation	MNR	1592236	16-Dec-2021	1.3	Elect Director Michael P. Landy	For		Withhold	
Monmouth Real Estate Investment Corporation	MNR	1592236	16-Dec-2021	1.4	Elect Director Samuel A. Landy	For		Withhold	

Company	Ticker	Meeting ID	Meeting Date	Proposal #	Proposal Text	Management Recommendation	Policy Recommendation	Vote Instruction	Rationale
Monmouth Real Estate Investment Corporation	MNR	1592236	16-Dec-2021	2	Ratify PKF O'Connor Davies, LLP as Auditors	For		For	
Monmouth Real Estate Investment Corporation	MNR	1592236	16-Dec-2021	3	Advisory Vote to Ratify Named Executive Officers' Compensation	For		For	

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