Stemgedrag 2021 DD Equity Fund

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\$ 000

Amsterdam, Juli 2021



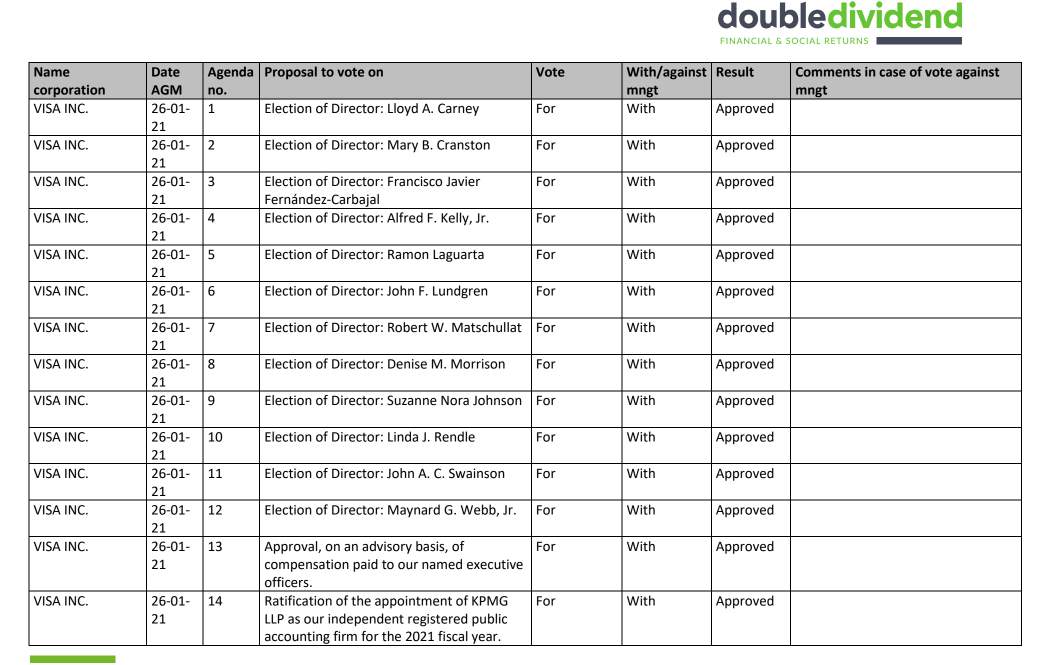
Vergaderingen van ondernemingen in DD Equity Fund in 2021

(alle agendapunten zijn in het Engels)

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
INTUIT INC.	21-01- 21	1	Election of Director: Eve Burton	For	With	Approved	
INTUIT INC.	21-01- 21	2	Election of Director: Scott D. Cook	For	With	Approved	Scott D. Cook is director for a longer period than 12 years. He is one of the founders of Intuit.
INTUIT INC.	21-01- 21	3	Election of Director: Richard L. Dalzell	For	With	Approved	
INTUIT INC.	21-01- 21	4	Election of Director: Sasan K. Goodarzi	For	With	Approved	
INTUIT INC.	21-01- 21	5	Election of Director: Deborah Liu	For	With	Approved	
INTUIT INC.	21-01- 21	6	Election of Director: Tekedra Mawakana	For	With	Approved	
INTUIT INC.	21-01- 21	7	Election of Director: Suzanne Nora Johnson	Against	Against	Approved	A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough.
INTUIT INC.	21-01- 21	8	Election of Director: Dennis D. Powell	Against	Against	Approved	A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. This board member is a board member for a longer period than 12 years.



							The board member is no longer independent enough.
INTUIT INC.	21-01- 21	9	Election of Director: Brad D. Smith	For	With	Approved	
INTUIT INC.	21-01- 21	10	Election of Director: Thomas Szkutak	For	With	Approved	
INTUIT INC.	21-01- 21	11	Election of Director: Raul Vazquez	For	With	Approved	
INTUIT INC.	21-01- 21	12	Election of Director: Jeff Weiner	For	With	Approved	
INTUIT INC.	21-01- 21	13	Advisory vote to approve Intuit's executive compensation (say-on-pay).	Against	Against	Approved	Compensation is exceptional and not in line with our renumeration policy.
INTUIT INC.	21-01- 21	14	Ratification of the selection of Ernst & Young LLP as Intuit's independent registered public accounting firm for the fiscal year ending July 31, 2021.	For	With	Approved	





VISA INC.	26-01- 21	15	Approval of the Visa Inc. 2007 Equity Incentive Compensation Plan, as amended and restated.	For	With	Approved	
VISA INC.	26-01- 21	16	Approval of an amendment to our Certificate of Incorporation to enable the adoption of a special meeting right for Class A common stockholders.	Against	Against	Approved	One share one vote principal
VISA INC.	26-01- 21	17	To vote on a stockholder proposal requesting stockholders' right to act by written consent, if properly presented.	Against	With	Rejected	
VISA INC.	26-01- 21	18	To vote on a stockholder proposal to amend our principles of executive compensation program, if properly presented.	Against	With	Rejected	



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
BAIDU, INC.	01-03- 21	1	Change of Authorised Share Capital by One- to-Eighty Subdivision of Shares: By an Ordinary Resolution that each share classified as Class A ordinary shares, Class B ordinary shares and preferred shares of a par value of US\$0.00005 each in the share capital of the Company (including authorised issued and unissued class A ordinary shares, class B ordinary shares and preferred shares) be sub-divided into 80 shares of a par value of US\$0.00000625 each (the "Subdivision"), such that, following(due to space limits, see proxy material for full proposal).		With	Approved	

Agenda Proposal to vote on Vote With/against Result Comments in case of vote against Name Date corporation AGM mngt no. mngt 1 APPLIED 11-03-Election of Director: Rani Borkar For With Approved MATERIALS, INC. 21 11-03-2 Election of Director: Judy Bruner APPLIED With Approved For MATERIALS, INC. 21 11-03-3 Election of Director: Xun (Eric) Chen Approved APPLIED For With MATERIALS, INC. 21 APPLIED 11-03-A (board) member may be 4 Election of Director: Aart J. de Geus Against Against Approved reappointed for a term of not more MATERIALS, INC. 21 than four years at a time. Max 3 times. Except well motivated. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough. APPLIED 11-03-Election of Director: Gary E. Dickerson 5 For With Approved MATERIALS, INC. 21 6 APPLIED 11-03-Election of Director: Thomas J. Jannotti Against Against Approved A (board) member may be MATERIALS, INC. reappointed for a term of not more 21 than four years at a time. Max 3 times. Except well motivated. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough. APPLIED 11-03-7 Election of Director: Alexander A. Karsner Approved A (board) member may be Against Against reappointed for a term of not more MATERIALS, INC. 21 than four years at a time. Max 3 times. Except well motivated. This board member is a board member for a longer period than 12 years.

doubledividend

FINANCIAL & SOCIAL RETURNS



							The board member is no longer independent enough.
APPLIED MATERIALS, INC.	11-03- 21	8	Election of Director: Adrianna C. Ma	For	With	Approved	
APPLIED MATERIALS, INC.	11-03- 21	9	Election of Director: Yvonne McGill	For	With	Approved	
APPLIED MATERIALS, INC.	11-03- 21	10	Election of Director: Scott A. McGregor	For	With	Approved	
APPLIED MATERIALS, INC.	11-03- 21	11	Approval, on an advisory basis, of the compensation of Applied Materials' named executive officers for fiscal year 2020.	For	With	Approved	
APPLIED MATERIALS, INC.	11-03- 21	12	Ratification of the appointment of KPMG LLP as Applied Materials' independent registered public accounting firm for fiscal year 2021.	For	With	Approved	
APPLIED MATERIALS, INC.	11-03- 21	13	Approval of the amended and restated Employee Stock Incentive Plan.	For	With	Approved	
APPLIED MATERIALS, INC.	11-03- 21	14	Approval of the Omnibus Employees' Stock Purchase Plan.	For	With	Approved	
APPLIED MATERIALS, INC.	11-03- 21	15	Shareholder proposal to adopt a policy, and amend our governing documents as necessary, to require the Chairman of the Board to be independent whenever possible including the next Chairman of the Board transition.	Against	With	Rejected	
APPLIED MATERIALS, INC.	11-03- 21	16	Shareholder proposal to improve the executive compensation program and policy to include CEO pay ratio and other factors.	Against	With	Rejected	



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
SAMSUNG SDI	17-03-	1	APPROVAL OF FINANCIAL STATEMENTS (FY	For	With	Approved	
CO. LTD	21		2020)				
SAMSUNG SDI	17-03-	2	ELECTION OF DIRECTOR: APPOINTMENT OF	For	With	Approved	
CO. LTD	21		EXECUTIVE DIRECTOR, HYUK CHANG				
SAMSUNG SDI	17-03-	3	ELECTION OF DIRECTOR: APPOINTMENT OF	For	With	Approved	
CO. LTD	21		EXECUTIVE DIRECTOR, JONG SUNG KIM				
SAMSUNG SDI	17-03-	4	APPROVAL OF DIRECTOR REMUNERATION	For	With	Approved	
CO. LTD	21		LIMIT (FY 2021)				



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
NOVO NORDISK	25-03-	2	PRESENTATION AND ADOPTION OF THE	For	With	Approved	
A/S	21		AUDITED ANNUAL REPORT 2020				
NOVO NORDISK	25-03-	3	RESOLUTION TO DISTRIBUTE THE PROFIT	For	For	Approved	
A/S	21		ACCORDING TO THE ADOPTED ANNUAL				
			REPORT 2020				
NOVO NORDISK	25-03-	4	PRESENTATION AND ADVISORY VOTE ON	For	With	Approved	
A/S	21		THE REMUNERATION REPORT 2020				
NOVO NORDISK	25-03-	5	APPROVAL OF THE REMUNERATION OF THE	For	With	Approved	
A/S	21		BOARD OF DIRECTORS: APPROVAL OF THE				
			REMUNERATION OF THE BOARD OF				
			DIRECTORS FOR 2020				
NOVO NORDISK	25-03-	6	APPROVAL OF THE REMUNERATION OF THE	For	With	Approved	
A/S	21		BOARD OF DIRECTORS: APPROVAL OF THE				
			REMUNERATION LEVEL FOR 2021				
NOVO NORDISK	25-03-	7	ELECTION OF HELGE LUND AS CHAIR	For	With	Approved	
A/S	21						
NOVO NORDISK	25-03-	8	ELECTION OF JEPPE CHRISTIANSEN AS VICE-	For	With	Approved	
A/S	21		CHAIR				
NOVO NORDISK	25-03-	9	ELECTION OF OTHER MEMBER TO THE	For	With	Approved	
A/S	21		BOARD OF DIRECTORS: LAURENCE				
			DEBROUX				
NOVO NORDISK	25-03-	10	ELECTION OF OTHER MEMBER TO THE	For	With	Approved	
A/S	21		BOARD OF DIRECTORS: ANDREAS FIBIG				
NOVO NORDISK	25-03-	11	ELECTION OF OTHER MEMBER TO THE	For	With	Approved	
A/S	21		BOARD OF DIRECTORS: SYLVIE GREGOIRE				
NOVO NORDISK	25-03-	12	ELECTION OF OTHER MEMBER TO THE	For	With	Approved	
A/S	21		BOARD OF DIRECTORS: KASIM KUTAY				
NOVO NORDISK	25-03-	13	ELECTION OF OTHER MEMBER TO THE	For	With	Approved	
A/S	21		BOARD OF DIRECTORS: MARTIN MACKAY				



NOVO NORDISK	25-03-	14	ELECTION OF OTHER MEMBER TO THE	For	With	Approved	
A/S	21		BOARD OF DIRECTORS: HENRIK POULSEN				
NOVO NORDISK	25-03-	15	APPOINTMENT OF AUDITOR: DELOITTE	For	With	Approved	
A/S	21		STATSAUTORISERET				
			REVISIONSPARTNERSELSKAB				
NOVO NORDISK	25-03-	16	REDUCTION OF THE COMPANY'S B SHARE	For	With	Approved	
A/S	21		CAPITAL BY NOMINALLY DKK 8,000,000 BY				
			CANCELLATION OF B SHARES				
NOVO NORDISK	25-03-	17	AUTHORISATION TO THE BOARD OF	For	With	Approved	
A/S	21		DIRECTORS TO ALLOW THE COMPANY TO				
			REPURCHASE OWN SHARES				
NOVO NORDISK	25-03-	18	AUTHORISATION TO THE BOARD OF	For	With	Approved	
A/S	21		DIRECTORS TO INCREASE THE COMPANY'S				
			SHARE CAPITAL: CANCELLATION OF				
			ARTICLE 5.3 OF THE ARTICLES OF				
			ASSOCIATION				
NOVO NORDISK	25-03-	19	AUTHORISATION TO THE BOARD OF	For	With	Approved	
A/S	21		DIRECTORS TO INCREASE THE COMPANY'S				
			SHARE CAPITAL: EXTENSION OF				
			AUTHORISATION TO THE BOARD OF				
			DIRECTORS TO INCREASE THE COMPANY'S				
			SHARE CAPITA				
NOVO NORDISK	25-03-	20	INDEMNIFICATION OF THE BOARD OF	For	With	Approved	
A/S	21		DIRECTORS AND EXECUTIVE				
			MANAGEMENT: INDEMNIFICATION OF				
			MEMBERS OF THE BOARD OF DIRECTORS				
NOVO NORDISK	25-03-	21	INDEMNIFICATION OF THE BOARD OF	For	With	Approved	
A/S	21		DIRECTORS AND EXECUTIVE				
			MANAGEMENT: INDEMNIFICATION OF				
			MEMBERS OF EXECUTIVE MANAGEMENT				
NOVO NORDISK	25-03-	22	AMENDMENTS TO THE REMUNERATION	For	With	Approved	
A/S	21		POLICY				



NOVO NORDISK	25-03-	23	AMENDMENT OF THE ARTICLES OF	For	With	Approved	
A/S	21		ASSOCIATION: VIRTUAL GENERAL				
			MEETINGS				
NOVO NORDISK	25-03-	24	AMENDMENT OF THE ARTICLES OF	For	With	Approved	
A/S	21		ASSOCIATION: LANGUAGE IN DOCUMENTS				
			PREPARED FOR GENERAL MEETINGS				
NOVO NORDISK	25-03-	25	AMENDMENT OF THE ARTICLES OF	For	With	Approved	
A/S	21		ASSOCIATION: DIFFERENTIATION OF VOTES				
NOVO NORDISK	25-03-	26	PLEASE NOTE THAT THIS RESOLUTION IS A	For	For	Rejected	
A/S	21		SHAREHOLDER PROPOSAL: PROPOSAL				
			FROM THE SHAREHOLDER KRITISKE				
			AKTIONAERER ON MAKING A PLAN FOR				
			CHANGED OWNERSHIP				



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
PING AN INSURANCE	25-03- 21	2	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE	For	With	Approved	
(GROUP) COMPANY OF CHINA LTD			COMPANY FOR THE YEAR 2020				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-03- 21	3	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE YEAR 2020	For	With	Approved	
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-03- 21	4	TO CONSIDER AND APPROVE THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR 2020 AND ITS SUMMARY	For	With	Approved	
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-03- 21	5	TO CONSIDER AND APPROVE THE REPORT OF FINAL ACCOUNTS OF THE COMPANY FOR THE YEAR 2020 INCLUDING THE AUDIT REPORT AND AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR 2020	For	With	Approved	
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-03- 21	6	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR THE YEAR 2020 AND THE PROPOSED DISTRIBUTION OF FINAL DIVIDENDS	For	With	Approved	
PING AN INSURANCE (GROUP)	25-03- 21	7	TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE APPOINTMENT OF AUDITORS OF THE COMPANY FOR THE YEAR 2021,	For	With	Approved	



COMPANY OF			APPOINTING ERNST & YOUNG HUA MING				
CHINA LTD			LLP AS THE PRC AUDITOR OF THE				
			COMPANY AND ERNST & YOUNG AS THE				
			INTERNATIONAL AUDITOR OF THE				
			COMPANY TO HOLD OFFICE UNTIL THE				
			CONCLUSION OF THE NEXT ANNUAL				
			GENERAL MEETING OF THE COMPANY AND				
			TO FIX THEIR REMUNERATION				
PING AN	25-03-	8	TO CONSIDER AND APPROVE THE	For	With	Approved	
INSURANCE	21		PERFORMANCE EVALUATION REPORT OF				
(GROUP)			THE INDEPENDENT NON-EXECUTIVE				
COMPANY OF			DIRECTORS FOR THE YEAR 2020				
CHINA LTD							
PING AN	25-03-	9	TO CONSIDER AND APPROVE THE RE-	For	With	Approved	
INSURANCE	21		ELECTION OF MR. MA MINGZHE AS AN				
(GROUP)			EXECUTIVE DIRECTOR TO HOLD OFFICE				
COMPANY OF			UNTIL THE EXPIRY OF THE TERM OF THE				
CHINA LTD			12TH SESSION OF THE BOARD				
PING AN	25-03-	10	TO CONSIDER AND APPROVE THE RE-	For	With	Approved	
INSURANCE	21		ELECTION OF MR. XIE YONGLIN AS AN				
(GROUP)			EXECUTIVE DIRECTOR TO HOLD OFFICE				
COMPANY OF			UNTIL THE EXPIRY OF THE TERM OF THE				
CHINA LTD			12TH SESSION OF THE BOARD				
PING AN	25-03-	11	TO CONSIDER AND APPROVE THE RE-	For	With	Approved	
INSURANCE	21		ELECTION OF MS. TAN SIN YIN AS AN				
(GROUP)			EXECUTIVE DIRECTOR TO HOLD OFFICE				
COMPANY OF			UNTIL THE EXPIRY OF THE TERM OF THE				
CHINA LTD			12TH SESSION OF THE BOARD				
PING AN	25-03-	12	TO CONSIDER AND APPROVE THE RE-	For	With	Approved	
INSURANCE	21		ELECTION OF MR. YAO JASON BO AS AN				
(GROUP)			EXECUTIVE DIRECTOR TO HOLD OFFICE				



COMPANY OF CHINA LTD			UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD				
PING AN	25-03-	13	TO CONSIDER AND APPROVE THE RE-	For	With	Approved	
INSURANCE	21		ELECTION OF MS. CAI FANGFANG AS AN				
(GROUP)			EXECUTIVE DIRECTOR TO HOLD OFFICE				
COMPANY OF			UNTIL THE EXPIRY OF THE TERM OF THE				
CHINA LTD			12TH SESSION OF THE BOARD				
PING AN	25-03-	14	TO CONSIDER AND APPROVE THE RE-	For	With	Approved	
INSURANCE	21		ELECTION OF MR. SOOPAKIJ				
(GROUP)			CHEARAVANONT AS A NON-EXECUTIVE				
COMPANY OF			DIRECTOR TO HOLD OFFICE UNTIL THE				
CHINA LTD			EXPIRY OF THE TERM OF THE 12TH SESSION				
			OF THE BOARD				
PING AN	25-03-	15	TO CONSIDER AND APPROVE THE RE-	Against	Against	Approved	A (board) member may be
INSURANCE	21		ELECTION OF MR. YANG XIAOPING AS A				reappointed for a term of not more
(GROUP)			NONEXECUTIVE DIRECTOR TO HOLD OFFICE				than four years at a time. Max 3
COMPANY OF			UNTIL THE EXPIRY OF THE TERM OF THE				times. Except well motivated. This
CHINA LTD			12TH SESSION OF THE BOARD				board member is a board member
							for a longer period than 12 years. The board member is no longer
							independent enough.
PING AN	25-03-	16	TO CONSIDER AND APPROVE THE RE-	For	With	Approved	
INSURANCE	21		ELECTION OF MR. WANG YONGJIAN AS A			, pp. ored	
(GROUP)			NONEXECUTIVE DIRECTOR TO HOLD OFFICE				
COMPANY OF			UNTIL THE EXPIRY OF THE TERM OF THE				
CHINA LTD			12TH SESSION OF THE BOARD				
PING AN	25-03-	17	TO CONSIDER AND APPROVE THE ELECTION	Against	Against	Approved	A (board) member may be
INSURANCE	21		OF MR. HUANG WEI AS A NON-EXECUTIVE				reappointed for a term of not more
(GROUP)			DIRECTOR TO HOLD OFFICE UNTIL THE				than four years at a time. Max 3
COMPANY OF			EXPIRY OF THE TERM OF THE 12TH SESSION				times. Except well motivated. This
CHINA LTD			OF THE BOARD				board member is a board member
							for a longer period than 12 years.



							The board member is no longer independent enough.
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-03- 21	18	TO CONSIDER AND APPROVE THE RE- ELECTION OF MR. OUYANG HUI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	With	Approved	
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-03- 21	19	TO CONSIDER AND APPROVE THE RE- ELECTION OF MR. NG SING YIP AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	With	Approved	
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-03- 21	20	TO CONSIDER AND APPROVE THE RE- ELECTION OF MR. CHU YIYUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	With	Approved	
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-03- 21	21	TO CONSIDER AND APPROVE THE RE- ELECTION OF MR. LIU HONG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	With	Approved	
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-03- 21	22	TO CONSIDER AND APPROVE THE ELECTION OF MR. JIN LI AS AN INDEPENDENT NON- EXECUTIVE DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	With	Approved	



PING AN	25-03-	23	TO CONSIDER AND APPROVE THE ELECTION	For	With	Approved	
INSURANCE	21		OF MR. NG KONG PING ALBERT AS AN				
(GROUP)			INDEPENDENT NON-EXECUTIVE DIRECTOR				
COMPANY OF			TO HOLD OFFICE UNTIL THE EXPIRY OF THE				
CHINA LTD			TERM OF THE 12TH SESSION OF THE				
			BOARD				
PING AN	25-03-	24	TO CONSIDER AND APPROVE THE RE-	For	With	Approved	
INSURANCE	21		ELECTION OF MR. GU LIJI AS AN				
(GROUP)			INDEPENDENT SUPERVISOR TO HOLD				
COMPANY OF			OFFICE UNTIL THE EXPIRY OF THE TERM OF				
CHINA LTD			THE 10TH SESSION OF THE SUPERVISORY				
			COMMITTEE				
PING AN	25-03-	25	TO CONSIDER AND APPROVE THE RE-	Against	Against	Approved	A (board) member may be
INSURANCE	21		ELECTION OF MR. HUANG BAOKUI AS AN				reappointed for a term of not more
(GROUP)			INDEPENDENT SUPERVISOR OF THE				than four years at a time. Max 3
COMPANY OF			COMPANY TO HOLD OFFICE UNTIL THE				times. Except well motivated. This
CHINA LTD			EXPIRY OF THE TERM OF THE 10TH SESSION				board member is a board member
			OF THE SUPERVISORY COMMITTEE				for a longer period than 12 years.
							The board member is no longer
							independent enough.
PING AN	25-03-	26	TO CONSIDER AND APPROVE THE RE-	For	With	Approved	
INSURANCE	21		ELECTION OF MS. ZHANG WANGJIN AS A				
(GROUP)			SHAREHOLDER REPRESENTATIVE				
COMPANY OF			SUPERVISOR OF THE COMPANY TO HOLD				
CHINA LTD			OFFICE UNTIL THE EXPIRY OF THE TERM OF				
			THE 10TH SESSION OF THE SUPERVISORY				
			COMMITTEE				
PING AN	25-03-	27	TO CONSIDER AND APPROVE THE	For	With	Approved	
INSURANCE	21		RESOLUTION REGARDING THE ISSUE OF				
(GROUP)			DEBT FINANCING INSTRUMENTS				
COMPANY OF							
CHINA LTD							



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PING AN	25-03-	28	TO CONSIDER AND APPROVE THE	For	With	Approved	
INSURANCE	21		RESOLUTION REGARDING THE PROPOSED				
(GROUP)			GRANT OF GENERAL MANDATE BY THE				
COMPANY OF			GENERAL MEETING TO THE BOARD TO				
CHINA LTD			ISSUE H SHARES, THAT IS, THE GRANT OF A				
			GENERAL MANDATE TO THE BOARD TO				
			ALLOT, ISSUE AND DEAL WITH ADDITIONAL				
			H SHARES NOT EXCEEDING 20% OF THE				
			TOTAL H SHARES OF THE COMPANY IN				
			ISSUE, REPRESENTING NO MORE THAN				
			8.15% OF THE TOTAL NUMBER OF ISSUED				
			SHARES OF THE COMPANY, AT A RELEVANT				
			PRICE REPRESENTS A DISCOUNT (IF ANY) OF				
			NO MORE THAN 10% TO THE BENCHMARK				
			PRICE (INSTEAD OF A DISCOUNT OF 20% AS				
			LIMITED UNDER THE RULES GOVERNING				
			THE LISTING OF SECURITIES ON THE STOCK				
			EXCHANGE OF HONG KONG LIMITED) AND				
			AUTHORIZE THE BOARD TO MAKE				
			CORRESPONDING AMENDMENTS TO THE				
			ARTICLES OF ASSOCIATION OF THE				
			COMPANY AS IT THINKS FIT SO AS TO				
			REFLECT THE NEW CAPITAL STRUCTURE				
			UPON THE ALLOTMENT OR ISSUANCE OF				
			SHARES				
PING AN	25-03-	29	TO CONSIDER AND APPROVE THE	For	With	Approved	
INSURANCE	21		RESOLUTION REGARDING THE				
(GROUP)			AMENDMENTS TO THE ARTICLES OF				
COMPANY OF			ASSOCIATION				
CHINA LTD							
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Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
LVMH MOET	15-04-	6	APPROVAL OF THE CORPORATE FINANCIAL			Approved	
HENNESSY LOUIS	21		STATEMENT FOR THE FINANCIAL YEAR				
VUITTON SE			ENDED 31 DECEMBER 2020				
LVMH MOET	15-04-	7	APPROVAL OF THE CONSOLIDATED	Technical		Approved	
HENNESSY LOUIS	21		FINANCIAL STATEMENT FOR THE FINANCIAL	Malfunction			
VUITTON SE			YEAR ENDED 31 DECEMBER 2020				
LVMH MOET	15-04-	8	ALLOCATION OF INCOME FOR THE	Technical		Approved	
HENNESSY LOUIS	21		FINANCIAL YEAR AND SETTING OF THE	Malfunction			
VUITTON SE			DIVIDEND				
LVMH MOET	15-04-	9	APPROVAL OF REGULATED AGREEMENTS	Technical		Approved	
HENNESSY LOUIS	21		REFERRED TO IN ARTICLE L. 225-38 OF THE	Malfunction			
VUITTON SE			FRENCH COMMERCIAL CODE				
LVMH MOET	15-04-	10	RENEWAL OF THE TERM OF OFFICE OF MR.	Technical		Approved	
HENNESSY LOUIS	21		ANTOINE ARNAULT AS DIRECTOR	Malfunction			
VUITTON SE							
LVMH MOET	15-04-	11	RENEWAL OF THE TERM OF OFFICE OF MR.	Technical		Approved	
HENNESSY LOUIS	21		NICOLAS BAZIRE AS DIRECTOR	Malfunction			
VUITTON SE							
LVMH MOET	15-04-	12	RENEWAL OF THE TERM OF OFFICE OF MR.	Technical		Approved	
HENNESSY LOUIS	21		CHARLES DE CROISSET AS DIRECTOR	Malfunction			
VUITTON SE							
LVMH MOET	15-04-	13	RENEWAL OF THE TERM OF OFFICE OF MR.	Technical		Approved	
HENNESSY LOUIS	21		YVES-THIBAULT DE SILGUY AS DIRECTOR	Malfunction			
VUITTON SE							
LVMH MOET	15-04-	14	APPOINTMENT OF MR. M. OLIVIER LENEL	Technical		Approved	
HENNESSY LOUIS	21		AS DEPUTY STATUTORY AUDITOR, AS A	Malfunction			
VUITTON SE			REPLACEMENT FOR MR. PHILIPPE				
			CASTAGNAC WHO RESIGNED				



LVMH MOET HENNESSY LOUIS	15-04- 21	15	APPROVAL OF THE CHANGES MADE FOR THE FINANCIAL YEAR 2020 TO THE	Technical Malfunction	Approved
VUITTON SE			DIRECTORS' COMPENSATION POLICY		
	15-04-	16	APPROVAL OF THE CHANGES MADE FOR	Technical	Approved
HENNESSY LOUIS VUITTON SE	21		THE YEAR 2020 TO THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER AND THE DEPUTY CHIEF EXECUTIVE OFFICER	Malfunction	
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	17	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L. 22-10-9 I OF THE FRENCH COMMERCIAL CODE	Technical Malfunction	Approved
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	18	APPROVAL OF THE COMPENSATION ELEMENTS PAID DURING THE FINANCIAL YEAR 2020 OR GRANTED FOR THE SAME FINANCIAL YEAR TO MR. BERNARD ARNAULT, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	Technical Malfunction	Approved
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	19	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	Technical Malfunction	Approved
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	20	APPROVAL OF THE COMPENSATION POLICY OF DIRECTORS	Technical Malfunction	Approved
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	21	APPROVAL OF THE COMPENSATION POLICY OF THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	Technical Malfunction	Approved
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	22	APPROVAL OF THE COMPENSATION POLICY OF THE DEPUTY CHIEF EXECUTIVE OFFICER	Technical Malfunction	Approved



LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	23	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	Technical Malfunction	Approved
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	24	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	Technical Malfunction	Approved
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	25	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	Technical Malfunction	Approved
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	26	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	Technical Malfunction	Approved
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	27	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE, BY WAY	Technical Malfunction	Approved



			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			
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	28	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	Technical Malfunction	Approved	
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	29	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	Technical Malfunction	Approved	



			SUBSCRIPTIONS EXCEEDING THE NUMBER OF SECURITIES PROPOSED			
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	30	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	Technical Malfunction	Approved	
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	31	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	Technical Malfunction	Approved	
LVMH MOET HENNESSY LOUIS VUITTON SE	15-04- 21	32	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	Technical Malfunction	Approved	



			COMPANY AND RELATED ENTITIES, WITHIN			
			THE LIMIT OF 1% OF THE CAPITAL			
LVMH MOET	15-04-	33	DELEGATION OF AUTHORITY TO THE	Technical	Approved	
HENNESSY LOUIS	21		BOARD OF DIRECTORS, FOR A PERIOD OF	Malfunction		
VUITTON SE			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 OF THE GROUP'S			
			COMPANY SAVINGS PLAN(S), WITHIN THE			
			LIMIT OF 1% OF THE SHARE CAPITAL			
LVMH MOET	15-04-	34	SETTING OF THE OVERALL CEILING FOR	Technical	Approved	
HENNESSY LOUIS	21		IMMEDIATE OR FUTURE CAPITAL	Malfunction		
VUITTON SE			INCREASES DECIDED BY VIRTUE OF			
			DELEGATIONS OF AUTHORITY			
LVMH MOET	15-04-	35	AMENDMENT TO ARTICLE 22 OF THE BY-	Technical	Approved	
HENNESSY LOUIS	21		LAWS CONCERNING THE STATUTORY	Malfunction		
VUITTON SE			AUDITORS			



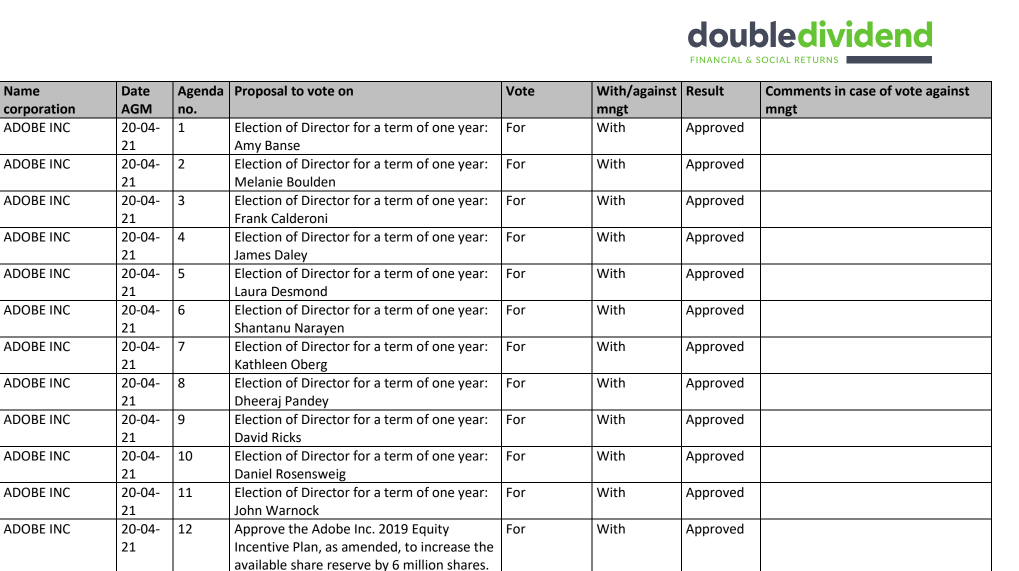
Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
NESTLE S.A.	15-04- 21	4	APPROVAL OF THE ANNUAL REVIEW, THE FINANCIAL STATEMENTS OF NESTLE S.A. AND THE CONSOLIDATED FINANCIAL STATEMENTS OF THE NESTLE GROUP FOR 2020	For	With	Approved	
NESTLE S.A.	15-04- 21	5	ACCEPTANCE OF THE COMPENSATION REPORT 2020 (ADVISORY VOTE)	Against	Against	Approved	Compensation is exceptional and not in line with our renumeration policy.
NESTLE S.A.	15-04- 21	6	DISCHARGE TO THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE MANAGEMENT	For	With	Approved	
NESTLE S.A.	15-04- 21	7	APPROPRIATION OF PROFIT RESULTING FROM THE BALANCE SHEET OF NESTLE S.A. (PROPOSED DIVIDEND) FOR THE FINANCIAL YEAR 2020	For	With	Approved	
NESTLE S.A.	15-04- 21	8	RE-ELECTION AS MEMBER AND CHAIRMAN OF THE BOARD OF DIRECTORS: PAUL BULCKE	For	With	Approved	
NESTLE S.A.	15-04- 21	9	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: ULF MARK SCHNEIDER	For	With	Approved	
NESTLE S.A.	15-04- 21	10	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: HENRI DE CASTRIES	For	With	Approved	
NESTLE S.A.	15-04- 21	11	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: RENATO FASSBIND	For	With	Approved	
NESTLE S.A.	15-04- 21	12	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: PABLO ISLA	For	With	Approved	
NESTLE S.A.	15-04- 21	13	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: ANN M. VENEMAN	For	With	Approved	
NESTLE S.A.	15-04- 21	14	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: EVA CHENG	For	With	Approved	



NESTLE S.A.	15-04- 21	15	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: PATRICK AEBISCHER	For	With	Approved	
NESTLE S.A.	15-04- 21	16	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: KASPER RORSTED	For	With	Approved	
NESTLE S.A.	15-04- 21	17	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: KIMBERLY A. ROSS	For	With	Approved	
NESTLE S.A.	15-04- 21	18	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: DICK BOER	For	With	Approved	
NESTLE S.A.	15-04- 21	19	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: DINESH PALIWAL	For	With	Approved	
NESTLE S.A.	15-04- 21	20	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: HANNE JIMENEZ DE MORA	For	With	Approved	
NESTLE S.A.	15-04- 21	21	ELECTION TO THE BOARD OF DIRECTORS: LINDIWE MAJELE SIBANDA	For	With	Approved	
NESTLE S.A.	15-04- 21	22	ELECTION AS MEMBER OF THE COMPENSATION COMMITTEE: PABLO ISLA	For	With	Approved	
NESTLE S.A.	15-04- 21	23	ELECTION AS MEMBER OF THE COMPENSATION COMMITTEE: PATRICK AEBISCHER	For	With	Approved	
NESTLE S.A.	15-04- 21	24	ELECTION AS MEMBER OF THE COMPENSATION COMMITTEE: DICK BOER	For	With	Approved	
NESTLE S.A.	15-04- 21	25	ELECTION AS MEMBER OF THE COMPENSATION COMMITTEE: KASPER RORSTED	For	With	Approved	
NESTLE S.A.	15-04- 21	26	ELECTION OF THE STATUTORY AUDITORS: ERNST AND YOUNG LTD, LAUSANNE BRANCH	For	With	Approved	
NESTLE S.A.	15-04- 21	27	ELECTION OF THE INDEPENDENT REPRESENTATIVE: HARTMANN DREYER, ATTORNEYS-AT-LAW	For	With	Approved	
NESTLE S.A.	15-04- 21	28	APPROVAL OF THE COMPENSATION OF THE BOARD OF DIRECTORS	For	With	Approved	



NESTLE S.A.	15-04-	29	APPROVAL OF THE COMPENSATION OF THE	Against	Against	Approved	Compensation is exceptional and not
	21		EXECUTIVE BOARD				in line with our renumeration policy.
NESTLE S.A.	15-04-	30	CAPITAL REDUCTION (BY CANCELLATION OF	For	With	Approved	
	21		SHARES)				
NESTLE S.A.	15-04-	31	SUPPORT OF NESTLE'S CLIMATE ROADMAP	For	With	Approved	
	21		(ADVISORY VOTE)				
NESTLE S.A.	15-04-	32	IN THE EVENT OF ANY YET UNKNOWN NEW	For	Against	Unknown	Giving the voting right of
	21		OR MODIFIED PROPOSAL BY A				shareholders to independent
			SHAREHOLDER DURING THE GENERAL				representative for unknown or
			MEETING, I INSTRUCT THE INDEPENDENT				modified proposal imply some risk
			REPRESENTATIVE TO VOTE AS FOLLOWS:				.The board ofdirectors also
			(YES = VOTE IN FAVOR OF ANY SUCH YET				reccomends tot vote no on any such
			UNKNOWN PROPOSAL, NO = VOTE				yet unknown proposal
			AGAINST ANY SUCH YET UNKNOWN				
			PROPOSAL, ABSTAIN = ABSTAIN FROM				
			VOTING) - THE BOARD OF DIRECTORS				
			RECOMMENDS TO VOTE NO ON ANY SUCH				
			YET UNKNOWN PROPOSAL				



For

With

Approved

ADOBE INC

20-04-

21

13

3, 2021.

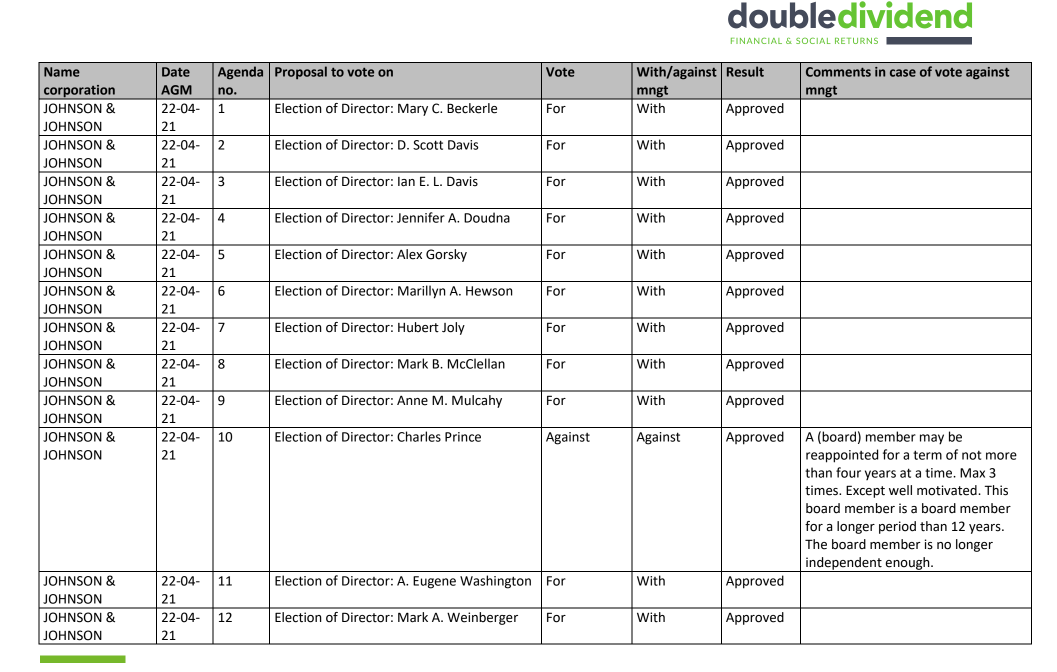
Ratify the appointment of KPMG LLP as our

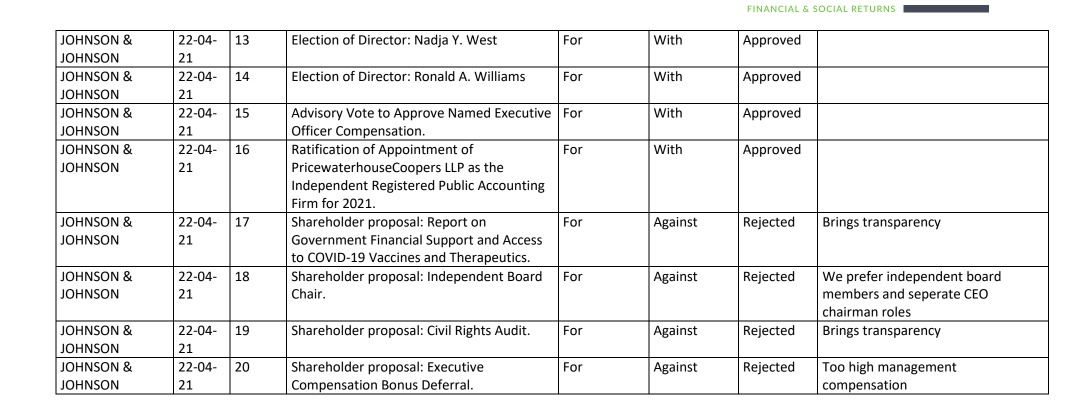
independent registered public accounting

firm for our fiscal year ending on December



ADOBE INC	20-04-	14	Approve, on an advisory basis, the	For	With	Approved	
	21		compensation of our named executive				
			officers.				





doubledividend



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
ASML HOLDING	29-04-	6	ADVISORY VOTE ON THE REMUNERATION	For	With	Approved	
NV	21		REPORT FOR THE BOARD OF				
			MANAGEMENT AND THE SUPERVISORY				
			BOARD FOR THE FINANCIAL YEAR 2020				
ASML HOLDING	29-04-	7	PROPOSAL TO ADOPT THE FINANCIAL	For	With	Approved	
NV	21		STATEMENTS OF THE COMPANY FOR THE				
			FINANCIAL YEAR 2020, AS PREPARED IN				
			ACCORDANCE WITH DUTCH LAW				
ASML HOLDING	29-04-	9	PROPOSAL TO ADOPT A DIVIDEND IN	For	With	Approved	
NV	21		RESPECT OF THE FINANCIAL YEAR 2020:				
			EUR 2.75 PER SHARE				
ASML HOLDING	29-04-	11	PROPOSAL TO DISCHARGE THE MEMBERS	For	With	Approved	
NV	21		OF THE BOARD OF MANAGEMENT FROM				
			LIABILITY FOR THEIR RESPONSIBILITIES IN				
			THE FINANCIAL YEAR 2020				
ASML HOLDING	29-04-	12	PROPOSAL TO DISCHARGE THE MEMBERS	For	With	Approved	
NV	21		OF THE SUPERVISORY BOARD FROM				
			LIABILITY FOR THEIR RESPONSIBILITIES IN				
			THE FINANCIAL YEAR 2020				
ASML HOLDING	29-04-	13	PROPOSAL TO APPROVE THE NUMBER OF	For	With	Approved	
NV	21		SHARES FOR THE BOARD OF MANAGEMENT				
ASML HOLDING	29-04-	14	PROPOSAL TO ADOPT CERTAIN	For	With	Approved	
NV	21		ADJUSTMENTS TO THE REMUNERATION				
			POLICY FOR THE BOARD OF MANAGEMENT				
ASML HOLDING	29-04-	15	PROPOSAL TO ADOPT CERTAIN	For	With	Approved	
NV	21		ADJUSTMENTS TO THE REMUNERATION				
			POLICY FOR THE SUPERVISORY BOARD				
ASML HOLDING	29-04-	18	PROPOSAL TO APPOINT MS. B. CONIX AS A	For	With	Approved	
NV	21		MEMBER OF THE SUPERVISORY BOARD				



ASML HOLDING	29-04-	20	PROPOSAL TO APPOINT KPMG	For	With	Approved	
NV	21		ACCOUNTANTS N.V. AS EXTERNAL AUDITOR				
			FOR THE REPORTING YEAR 2022: KPMG				
			Accountants N.V.				
ASML HOLDING	29-04-	22	AUTHORIZATION TO ISSUE ORDINARY	For	With	Approved	
NV	21		SHARES OR GRANT RIGHTS TO SUBSCRIBE				
			FOR ORDINARY SHARES UP TO 5% FOR				
			GENERAL PURPOSES				
ASML HOLDING	29-04-	23	AUTHORIZATION OF THE BOARD OF	For	With	Approved	
NV	21		MANAGEMENT TO RESTRICT OR EXCLUDE				
			PRE-EMPTION RIGHTS IN CONNECTION				
			WITH AGENDA ITEM 11 A)				
ASML HOLDING	29-04-	24	AUTHORIZATION TO ISSUE ORDINARY	For	With	Approved	
NV	21		SHARES OR GRANT RIGHTS TO SUBSCRIBE				
			FOR ORDINARY SHARES UP TO 5% IN				
			CONNECTION WITH OR ON THE OCCASION				
			OF MERGERS, ACQUISITIONS AND/OR				
			(STRATEGIC) ALLIANCES				
ASML HOLDING	29-04-	25	AUTHORIZATION OF THE BOARD OF	For	With	Approved	
NV	21		MANAGEMENT TO RESTRICT OR EXCLUDE				
			PRE-EMPTION RIGHTS IN CONNECTION				
			WITH AGENDA ITEM 11 C)				
ASML HOLDING	29-04-	27	AUTHORIZATION TO REPURCHASE	For	With	Approved	
NV	21		ORDINARY SHARES UP TO 10% OF THE				
			ISSUED SHARE CAPITAL				
ASML HOLDING	29-04-	28	AUTHORIZATION TO REPURCHASE	For	With	Approved	
NV	21		ADDITIONAL ORDINARY SHARES UP TO 10%				
			OF THE ISSUED SHARE CAPITAL				
ASML HOLDING	29-04-	29	PROPOSAL TO CANCEL ORDINARY SHARES	For	With	Approved	
NV	21						



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
DANONE SA	29-04-	8	APPROVAL OF THE CORPORATE FINANCIAL	Technical		approved	
	21		STATEMENTS FOR THE FINANCIAL YEAR	Malfunction			
			ENDED 31 DECEMBER 2020				
DANONE SA	29-04-	9	APPROVAL OF THE CONSOLIDATED	Technical		Approved	
	21		FINANCIAL STATEMENTS FOR THE	Malfunction			
			FINANCIAL YEAR ENDED 31 DECEMBER				
			2020				
DANONE SA	29-04-	10	ALLOCATION OF INCOME FOR THE	Technical		Approved	
	21		FINANCIAL YEAR ENDED 31 DECEMBER	Malfunction			
			2020 AND SETTING OF THE DIVIDEND AT				
			1.94 EUROS PER SHARE				
DANONE SA	29-04-	11	RENEWAL OF THE TERM OF OFFICE OF MR.	Technical		Approved	
	21		GUIDO BARILLA AS DIRECTOR	Malfunction			
DANONE SA	29-04-	12	RENEWAL OF THE TERM OF OFFICE OF	Technical		Approved	
	21		MRS. CECILE CABANIS AS DIRECTOR	Malfunction			
DANONE SA	29-04-	13	RENEWAL OF THE TERM OF OFFICE OF MR.	Technical		Approved	
	21		MICHEL LANDEL AS DIRECTOR PURSUANT	Malfunction			
			TO PARAGRAPH 2 OF ARTICLE 15-II OF THE				
			BY-LAWS				
DANONE SA	29-04-	13	RENEWAL OF THE TERM OF OFFICE OF MR.	Technical		Approved	
	21		MICHEL LANDEL AS DIRECTOR PURSUANT	Malfunction			
			TO PARAGRAPH 2 OF ARTICLE 15-II OF THE				
		-	BY-LAWS				
DANONE SA	29-04-	14	RENEWAL OF THE TERM OF OFFICE OF	Technical		Approved	
	21		MRS. SERPIL TIMURAY AS DIRECTOR	Malfunction			
DANONE SA	29-04-	15	RATIFICATION OF THE CO-OPTATION OF	Technical		Approved	
	21		MR. GILLES SCHNEPP AS DIRECTOR, AS A	Malfunction			
			REPLACEMENT FOR MR. GREGG L. ENGLES,				
			WHO RESIGNED				



DANONE SA	29-04-	16	APPROVAL OF THE AGREEMENTS SUBJECT	Technical	Approved
	21		TO THE PROVISIONS OF ARTICLES L.225-38	Malfunction	
			AND FOLLOWING OF THE FRENCH		
			COMMERCIAL CODE CONCLUDED BY THE		
			COMPANY WITH THE SICAV DANONE		
			COMMUNITIES		
DANONE SA	29-04-	17	APPROVAL OF THE INFORMATION	Technical	Approved
	21		RELATING TO THE REMUNERATION OF	Malfunction	
			CORPORATE OFFICERS MENTIONED IN		
			SECTION I OF ARTICLE L.22-10-9 OF THE		
			FRENCH COMMERCIAL CODE FOR THE		
			FINANCIAL YEAR 2020		
DANONE SA	29-04-	18	APPROVAL OF THE COMPENSATION	Technical	Approved
	21		ELEMENTS PAID DURING OR AWARDED IN	Malfunction	
			RESPECT OF THE FINANCIAL YEAR ENDED		
			31 DECEMBER 2020 TO MR. EMMANUEL		
			FABER, CHAIRMAN AND CHIEF EXECUTIVE		
			OFFICER		
DANONE SA	29-04-	19	APPROVAL OF THE REMUNERATION POLICY	Technical	Approved
	21		FOR EXECUTIVE CORPORATE OFFICERS FOR	Malfunction	
			THE FINANCIAL YEAR 2021		
DANONE SA	29-04-	20	SETTING OF THE OVERALL ANNUAL	Technical	Approved
	21		REMUNERATION AMOUNT OF DIRECTORS	Malfunction	
DANONE SA	29-04-	21	APPROVAL OF THE REMUNERATION POLICY	Technical	Approved
	21		FOR THE DIRECTORS FOR THE FINANCIAL	Malfunction	
			YEAR 2021		
DANONE SA	29-04-	22	AUTHORIZATION TO BE GRANTED TO THE	Technical	Approved
	21		BOARD OF DIRECTORS IN ORDER TO	Malfunction	
			PURCHASE, RETAIN OR TRANSFER SHARES		
			OF THE COMPANY		
DANONE SA	29-04-	23	DELEGATION OF AUTHORITY TO THE	Technical	Approved
	21		BOARD OF DIRECTORS IN ORDER TO ISSUE	Malfunction	



29-04-	24	DELEGATION OF AUTHORITY TO THE			Approved	
21		BOARD OF DIRECTORS IN ORDER TO ISSUE	Malfunction			
		COMMON SHARES AND TRANSFERABLE				
		SECURITIES, WITH CANCELLATION OF THE				
		SHAREHOLDERS' PRE-EMPTIVE				
		SUBSCRIPTION RIGHT, BUT WITH THE				
		OBLIGATION TO GRANT A PRIORITY RIGHT				
29-04-	25	DELEGATION OF AUTHORITY TO THE	Technical		Approved	
21		BOARD OF DIRECTORS IN CASE OF A	Malfunction			
		CAPITAL INCREASE WITH CANCELLATION				
		OF THE SHAREHOLDERS' PRE-EMPTIVE				
		SUBSCRIPTION RIGHT, IN ORDER TO				
		INCREASE THE NUMBER OF SECURITIES TO				
		BE ISSUED				
29-04-	26	DELEGATION OF AUTHORITY TO THE	Technical		Approved	
21		BOARD OF DIRECTORS IN ORDER TO ISSUE	Malfunction			
		COMMON SHARES AND TRANSFERABLE				
		SECURITIES, WITHOUT THE				
		SHAREHOLDERS' PRE-EMPTIVE				
		SUBSCRIPTION RIGHT, IN THE EVENT OF A				
		PUBLIC EXCHANGE OFFER INITIATED BY THE				
		COMPANY				
29-04-	26	DELEGATION OF AUTHORITY TO THE	Technical			
21		BOARD OF DIRECTORS IN ORDER TO ISSUE	Malfunction			
		COMMON SHARES AND TRANSFERABLE				
		SHAREHOLDERS' PRE-EMPTIVE				
		SUBSCRIPTION RIGHT, IN THE EVENT OF A				
	29-04- 21 29-04- 21 29-04- 21 29-04-	21 29-04- 21 29-04- 25 21 25 25 25 25 25 25 25 25 25 25 25 25 25	21BOARD OF DIRECTORS IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, BUT WITH THE OBLIGATION TO GRANT A PRIORITY RIGHT29-04- 2125DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN CASE OF A CAPITAL INCREASE WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN ORDER TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED29-04- 2126DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY29-04- 2126DELEGATION OF AUTHORITY TO THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY29-04- 2126DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY29-04- 2126DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE	SECURITIES, WITH RETENTION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTTechnical29-04- 2124DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, BUT WITH THE OBLIGATION TO GRANT A PRIORITY RIGHTMalfunction29-04- 2125DELEGATION OF AUTHORITY TO THE OBLIGATION OF DIRECTORS IN CASE OF A CAPITAL INCREASE WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN ORDER TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUEDTechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SUBSCRIPTION RIGHT, IN ORDER TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUEDTechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SUBSCRIPTION RIGHT, IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANYTechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANYTechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SHAREHOLDERS' PRE-EMPTIVETechnical Malfunction	SECURITIES, WITH RETENTION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTTechnical29-04- 2124DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, BUT WITH THE OBLIGATION TO GRANT A PRIORITY RIGHTMalfunction29-04- 2125DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN CASE OF A CAPITAL INCREASE WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN ORDER TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUEDTechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SUBSCRIPTION RIGHT, IN ORDER TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUEDTechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SUBSCRIPTION RIGHT, IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITHOUT THE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANYTechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANYTechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANYTechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFIR INITIATED BY THE COMPANYTechnical Malfunction	SECURITIES, WITH RETENTION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTTechnical29-04- 2124DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, BUT WITH THE OBLIGATION TO GRANT A PRIORITY RIGHTTechnical MalfunctionApproved29-04- 2125DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN CASE OF A CAPITAL INCREASE WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN ORDER TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUEDTechnical MalfunctionApproved29-04- 2126DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITHOUT THE SUBSCRIPTION RIGHT, IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITHOUT THE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFRE INITIATED BY THE COMMON SHARES AND TRANSFERABLE SECURITIES, WITHOUT THE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFRE INITIATED BY THE COMMON SHARES AND TRANSFERABLE SECURITIES, WITHON THNE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFRE INITIATED BY THE COMPANYTechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFRE INITIATED BY THE COMPANYTechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SHAREHOLDERS' PRE-EMPTIVETechnical Malfunction29-04- 2126DELEGATION OF AUTHORITY TO THE SHAREHOLDERS' PRE-EMPTIVETechnical<



			PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY			
DANONE SA	29-04- 21	27	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, TO REMUNERATE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND CONSTITUTED OF EQUITY SECURITIES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL	Technical Malfunction	approved	
DANONE SA	29-04- 21	28	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN ORDER TO INCREASE THE COMPANY'S CAPITAL BY INCORPORATION OF RESERVES, PROFITS, PREMIUMS OR OTHER AMOUNTS WHOSE CAPITALISATION WOULD BE ALLOWED	Technical Malfunction	approved	
DANONE SA	29-04- 21	29	 DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES RESERVED FOR EMPLOYEES WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN AND/OR FOR TRANSFERS OF RESERVED SECURITIES, WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT 	Technical Malfunction	approved	
DANONE SA	29-04- 21	30	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS IN ORDER TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT,	Technical Malfunction	approved	



FINANCIAL & SOCIAL RETURNS

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			RESERVED FOR CATEGORIES OF BENEFICIARIES CONSISTING OF EMPLOYEES WORKING IN FOREIGN COMPANIES OF THE DANONE GROUP, OR IN A SITUATION OF INTERNATIONAL MOBILITY, IN THE CONTEXT OF EMPLOYEE SHAREHOLDING OPERATIONS			
DANONE SA	29-04- 21	31	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH ALLOCATIONS OF EXISTING SHARES OR SHARES TO BE ISSUED OF THE COMPANY, WITHOUT THE SHAREHOLDERS' PRE- EMPTIVE SUBSCRIPTION RIGHT	Technical Malfunction	approved	
DANONE SA	29-04- 21	32	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS IN ORDER TO REDUCE THE CAPITAL BY CANCELLING SHARES	Technical Malfunction	approved	
DANONE SA	29-04- 21	33	POWERS TO CARRY OUT FORMALITIES	Technical Malfunction	approved	
DANONE SA	29-04- 21	34	APPROVAL OF THE COMPENSATION POLICY FOR EXECUTIVE CORPORATE OFFICERS ON AN INTERIM BASIS FOR THE FINANCIAL YEAR 2021	Technical Malfunction	Approved	
DANONE SA	29-04- 21	35	APPROVAL OF THE ELEMENTS OF COMPENSATION PAID DURING OR AWARDED IN RESPECT OF THE FINANCIAL YEAR 2021 TO MR. EMMANUEL FABER, CHAIRMAN AND CHIEF EXECUTIVE OFFICER, UNTIL HIS DEPARTURE	Technical Malfunction	Approved	



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
UMICORE SA	29-04- 21	5	APPROVAL OF THE REMUNERATION REPORT	For	With	Approved	
UMICORE SA	29-04- 21	6	APPROVAL OF THE STATUTORY ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2020 INCLUDING THE PROPOSED ALLOCATION OF THE RESULT	For	With	Approved	
UMICORE SA	29-04- 21	7	APPROVAL OF THE GRANT OF AN IDENTICAL PROFIT PREMIUM TO UMICORE EMPLOYEES IN BELGIUM	For	With	Approved	
UMICORE SA	29-04- 21	9	DISCHARGE TO THE MEMBERS OF THE SUPERVISORY BOARD	For	With	Approved	
UMICORE SA	29-04- 21	10	DISCHARGE TO THE STATUTORY AUDITOR	For	With	Approved	
UMICORE SA	29-04- 21	11	RE-ELECTING MR THOMAS LEYSEN AS MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE YEARS EXPIRING AT THE END OF THE 2024 ORDINARY SHAREHOLDERS' MEETING	Against	Against	Approved	A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough.
UMICORE SA	29-04- 21	12	RE-ELECTING MR KOENRAAD DEBACKERE AS INDEPENDENT MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE YEARS EXPIRING AT THE END OF THE 2024 ORDINARY SHAREHOLDERS' MEETING	For	With	Approved	
UMICORE SA	29-04- 21	13	RE-ELECTING MR MARK GARRETT AS INDEPENDENT MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF	For	With	Approved	



29-04-	14	RE-ELECTING MR ERIC MEURICE AS	For	With	Approved	
21		INDEPENDENT MEMBER OF THE				
		SUPERVISORY BOARD FOR A PERIOD OF				
		THREE YEARS EXPIRING AT THE END OF THE				
		2024 ORDINARY SHAREHOLDERS' MEETING				
29-04-	15	ELECTING MRS BIRGIT BEHRENDT AS NEW,	For	With	Approved	
21		INDEPENDENT MEMBER OF THE				
		SUPERVISORY BOARD FOR A PERIOD OF				
		THREE YEARS EXPIRING AT THE END OF THE				
		2024 ORDINARY SHAREHOLDERS MEETING				
29-04-	16	REMUNERATION OF THE SUPERVISORY	For	With	Approved	
21		BOARD				
29-04-	17	ELECTION OF A NEW STATUTORY AUDITOR	For	With	Approved	
21		AND REMUNERATION: ON MOTION BY THE				
		SUPERVISORY BOARD, ACTING UPON				
		RECOMMENDATION OF THE AUDIT				
		COMMITTEE AND UPON NOMINATION BY				
		THE WORKS' COUNCIL, THE				
		SHAREHOLDERS' MEETING RESOLVES TO				
		APPOINT A NEW STATUTORY AUDITOR, EY				
		BEDRIJFSREVISOREN BV / EY REVISEURS				
		D'ENTREPRISES SRL, WITH REGISTERED				
		OFFICE AT 1831 DIEGEM, DE KLEETLAAN 2,				
		FOR A DURATION OF THREE YEARS, UP TO				
		AND INCLUDING THE ORDINARY				
		SHAREHOLDERS' MEETING OF 2024. THE				
		STATUTORY AUDITOR SHALL BE				
		ENTRUSTED WITH THE AUDIT OF THE				
		STATUTORY AND THE CONSOLIDATED				
		ANNUAL ACCOUNTS. FOR THE				
	29-04- 21 29-04- 21 29-04- 21 29-04-	21 29-04- 21 29-04- 21 29-04- 16 21 29-04- 17	21INDEPENDENT MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE YEARS EXPIRING AT THE END OF THE 2024 ORDINARY SHAREHOLDERS' MEETING29-04- 2115ELECTING MRS BIRGIT BEHRENDT AS NEW, INDEPENDENT MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE YEARS EXPIRING AT THE END OF THE 2024 ORDINARY SHAREHOLDERS MEETING29-04- 2116REMUNERATION OF THE SUPERVISORY BOARD29-04- 2117ELECTION OF A NEW STATUTORY AUDITOR AND REMUNERATION: ON MOTION BY THE SUPERVISORY BOARD, ACTING UPON RECOMMENDATION OF THE AUDIT COMMITTEE AND UPON NOMINATION BY THE WORKS' COUNCIL, THE SHAREHOLDERS' MEETING RESOLVES TO APPOINT A NEW STATUTORY AUDITOR, EY BEDRIJFSREVISOREN BV / EY REVISEURS D'ENTREPRISES SRL, WITH REGISTERED OFFICE AT 1831 DIEGEM, DE KLEETLAAN 2, FOR A DURATION OF THRE YEARS, UP TO AND INCLUDING THE ORDINARY SHAREHOLDERS' MEETING OF 2024. THE STATUTORY AUDITOR SHALL BE ENTRUSTED WITH THE AUDIT OF THE STATUTORY AUDITOR SHALL BE ENTRUSTED WITH THE AUDIT OF THE STATUTORY AND THE CONSOLIDATED	29-04- 2114RE-ELECTING MR ERIC MEURICE AS INDEPENDENT MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE YEARS EXPIRING AT THE END OF THE 2024 ORDINARY SHAREHOLDERS' MEETING29-04- 2115ELECTING MRS BIRGIT BEHRENDT AS NEW, SUPERVISORY BOARD FOR A PERIOD OF THREE YEARS EXPIRING AT THE END OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE YEARS EXPIRING AT THE END OF THE 2024 ORDINARY SHAREHOLDERS' MEETING29-04- 2115ELECTING MRS BIRGIT BEHRENDT AS NEW, SUPERVISORY BOARD FOR A PERIOD OF THREE YEARS EXPIRING AT THE END OF THE 2024 ORDINARY SHAREHOLDERS MEETING29-04- 2116REMUNERATION OF THE SUPERVISORY BOARD29-04- 2117ELECTION OF A NEW STATUTORY AUDITOR RECOMMENDATION OF THE AUDIT COMMITTEE AND UPON NOMINATION BY THE SUPERVISORY BOARD, ACTING UPON RECOMMENDATION OF THE AUDIT COMMITTEE AND UPON NOMINATION BY THE WORKS' COUNCIL, THE SHAREHOLDERS' MEETING RESOLVES TO APPOINT A NEW STATUTORY AUDITOR, EY BEDRIJFSREVISOREN BV / EY REVISEURS D'ENTREPRISES SRL, WITH REGISTERED OFFICE AT 1831 DIEGEM, DE KLEETLAAN 2, FOR A DURATION OF THRE YEARS, UP TO AND INCLUDING THE ORDINARY SHAREHOLDERS' MEETING OF 2024. THE STATUTORY AUDITOR SHALL BE ENTRUSTED WITH THE AUDIT OF THE STATUTORY AND THE CONSOLIDATED	29-04- 2114RE-ELECTING MR ERIC MEURICE AS INDEPENDENT MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE YEARS EXPIRING AT THE END OF THE 2024 ORDINARY SHAREHOLDERS' MEETINGForWith29-04- 2115ELECTING MR SBIRGIT BEHRENDT AS NEW, INDEPENDENT MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE YEARS EXPIRING AT THE END OF THE 2024 ORDINARY SHAREHOLDERS' MEETINGForWith2115ELECTING MRS BIRGIT BEHRENDT AS NEW, INDEPENDENT MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE YEARS EXPIRING AT THE END OF THE 2024 ORDINARY SHAREHOLDERS MEETINGForWith29-04- 2116REMUNERATION OF THE SUPERVISORY BOARDForWith21-17ELECTION OF A NEW STATUTORY AUDITOR BOARDForWith21-17ELECTION OF A NEW STATUTORY AUDITOR BOARDForFor21-17ELECTION OF THE AUDIT COMMITTEE AND UPON NOMINATION BY THE WORKS' COUNCIL, THE SHAREHOLDERS' MEETING RESOLVES TO APPOINT A NEW STATUTORY AUDITOR, EY BEDRIJFSREVISOREN BV / EY REVISEURS D'ENTREPRISES SRL, WITH REGISTERED OFFICE AT 1831 DIEGEM, DE KLEETLAAN 2, FOR A DURATION OF THRE YEARS, UP TO AND INCLUDING THE ORDINARY SHAREHOLDERS' MEETING OF 2024. THE STATUTORY AUDITOR SHALL BE ENTRUSTED WITH THE AUDIT OF THE STATUTORY AND THE CONSOLIDATED	Image: constraint of the statution of the



			INFORMATION OF THE SHAREHOLDERS' MEETING, IT IS SPECIFIED THAT EY BEDRIJFSREVISOREN BV / EY REVISEURS D'ENTREPRISES SRL HAS APPOINTED MARNIX VAN DOOREN & CDECREE BV/SRL, REPRESENTED BY MR MARNIX VAN DOOREN, AND EEF NAESSENS BV/SRL, REPRESENTED BY MRS EEF NAESSENS, AS ITS PERMANENT REPRESENTATIVES				
UMICORE SA	29-04- 21	18	ELECTION OF A NEW STATUTORY AUDITOR AND REMUNERATION: THE SHAREHOLDERS' MEETING RESOLVES TO FIX THE ANNUAL REMUNERATION OF THE STATUTORY AUDITOR FOR THE FINANCIAL YEARS 2021 THROUGH 2023 AT EUR 490,000. THIS AMOUNT WILL BE ANNUALLY ADJUSTED BASED ON THE EVOLUTION OF THE CONSUMER PRICE INDEX (HEALTH INDEX)	For	With	Approved	
UMICORE SA	29-04- 21	19	APPROVAL OF CHANGE OF CONTROL PROVISIONS: APPROVING, IN ACCORDANCE WITH ARTICLE 7:151 OF THE CODE OF COMPANIES AND ASSOCIATIONS, ARTICLE 4.3.A(3) OF THE FINANCE CONTRACT DATED 10 JUNE 2020 BETWEEN UMICORE (AS BORROWER) AND THE EUROPEAN INVESTMENT BANK (AS LENDER), WHICH ENTITLES THE LATTER TO CANCEL THE UNDISBURSED PORTION OF THE CREDIT AND DEMAND PREPAYMENT OF THE LOAN OUTSTANDING, TOGETHER WITH ACCRUED INTEREST AND ALL OTHER AMOUNTS	For	With	Approved	



FINANCI	AL & S	OCIAL I	RETURNS
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			ACCRUED AND OUTSTANDING UNDER THE FINANCE CONTRACT, IN THE EVENT THAT A CHANGE-OF-CONTROL EVENT OCCURS OR				
			IS LIKELY TO OCCUR IN RESPECT OF UMICORE				
UMICORE SA	29-04-21	20	APPROVAL OF CHANGE OF CONTROL PROVISIONS: APPROVING, IN ACCORDANCE WITH ARTICLE 7:151 OF THE CODE OF COMPANIES AND ASSOCIATIONS, CLAUSE 7.2 OF THE REVOLVING FACILITY AGREEMENT DATED 11 JUNE 2020 BETWEEN UMICORE (AS BORROWER) AND J.P. MORGAN AG (AS LENDER), WHICH EXEMPTS THE LENDER FROM FURTHER FUNDING (EXCEPT FOR A ROLLOVER LOAN) AND ALSO, UNDER CERTAIN CONDITIONS, ENTITLES IT TO CANCEL THE REVOLVING FACILITY AND TO DECLARE ALL OUTSTANDING LOANS, TOGETHER WITH ACCRUED INTEREST AND ALL OTHER AMOUNTS ACCRUED, UNDER THE REVOLVING CREDIT FACILITY IMMEDIATELY DUE AND PAYABLE, IN THE EVENT THAT ANY PERSON OR GROUP OF PERSONS ACTING IN CONCERT GAINS CONTROL OVER UMICORE	For	With	Approved	
UMICORE SA	29-04- 21	21	APPROVAL OF CHANGE OF CONTROL PROVISIONS: APPROVING, IN ACCORDANCE WITH ARTICLE 7:151 OF THE CODE OF COMPANIES AND ASSOCIATIONS, ALL CLAUSES IN THE TERMS AND CONDITIONS (THE "CONDITIONS") OF THE CONVERTIBLE	For	With	Unknown	



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BONDS, ISSUED BY THE COMPANY ON 15	
JUNE 2020, MATURING ON 23 JUNE 2025	
(ISIN BE6322623669), WHICH COME INTO	
EFFECT AT THE MOMENT A CHANGE OF	
CONTROL OVER UMICORE OCCURS,	
INCLUDING, BUT NOT LIMITED TO,	
CONDITIONS 5(B)(X) AND 6(D) AND WHICH	
PROVIDE THAT, IF A CHANGE OF CONTROL	
OVER THE COMPANY OCCURS, THE	
CONVERSION PRICE OF THE CONVERTIBLE	
BONDS WILL BE ADJUSTED IN PROPORTION	
TO THE ALREADY ELAPSED TIME SINCE THE	
CLOSING DATE (I.E. 23 JUNE 2020) AND THE	
BONDHOLDERS MAY REQUEST THE EARLY	
REDEMPTION OF THEIR CONVERTIBLE	
BONDS AT THEIR PRINCIPAL AMOUNT,	
TOGETHER WITH THE ACCRUED AND	
UNPAID INTERESTS	



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
AIR LIQUIDE SA	04-05-	6	APPROVAL OF THE CORPORATE FINANCIAL	For	With	Approved	
	21		STATEMENTS FOR THE FINANCIAL YEAR				
			ENDED 31 DECEMBER 2020				
AIR LIQUIDE SA	04-05-	7	APPROVAL OF THE CONSOLIDATED	For	With	Approved	
	21		FINANCIAL STATEMENTS FOR THE				
			FINANCIAL YEAR ENDED 31 DECEMBER				
			2020				
AIR LIQUIDE SA	04-05-	8	ALLOCATION OF INCOME FOR THE	For	With	Approved	
	21		FINANCIAL YEAR 2020; SETTING OF THE				
			DIVIDEND				
AIR LIQUIDE SA	04-05-	9	18-MONTH AUTHORIZATION GRANTED TO	For	With	Approved	
	21		THE BOARD OF DIRECTORS TO ALLOW THE				
			COMPANY TO TRADE IN ITS OWN SHARES				
AIR LIQUIDE SA	04-05-	10	RENEWAL OF THE TERM OF OFFICE OF MR.	For	With	Approved	
	21		XAVIER HUILLARD AS DIRECTOR				
AIR LIQUIDE SA	04-05-	11	APPOINTMENT OF MR. PIERRE BREBER AS	For	With	Approved	
	21		DIRECTOR OF THE COMPANY				
AIR LIQUIDE SA	04-05-	12	APPOINTMENT OF MR. AIMAN EZZAT AS	For	With	Approved	
	21		DIRECTOR OF THE COMPANY				
AIR LIQUIDE SA	04-05-	13	APPOINTMENT OF MR. BERTRAND	For	With	Approved	
	21		DUMAZY AS DIRECTOR OF THE COMPANY				
AIR LIQUIDE SA	04-05-	14	STATUTORY AUDITORS' SPECIAL REPORT	For	With	Approved	
	21		ON THE AGREEMENTS REFERRED TO IN				
			ARTICLES L. 225-38 AND FOLLOWING OF				
			THE FRENCH COMMERCIAL CODE				
AIR LIQUIDE SA	04-05-	15	APPROVAL OF THE COMPENSATION	For	With	Approved	
	21		ELEMENTS PAID DURING OR AWARDED				
			FOR THE FINANCIAL YEAR ENDED 31				
			DECEMBER 2020 TO MR. BENOIT POTIER				



AIR LIQUIDE SA	04-05- 21	16	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF THE CORPORATE OFFICERS REFERRED TO IN ARTICLE L. 22-10-9 I OF THE FRENCH COMMERCIAL CODE	For	With	Approved	
AIR LIQUIDE SA	04-05- 21	17	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO EXECUTIVE CORPORATE OFFICERS	For	With	Approved	
AIR LIQUIDE SA	04-05- 21	18	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO DIRECTORS	For	With	Approved	
AIR LIQUIDE SA	04-05- 21	19	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS FOR 24 MONTHS TO REDUCE THE CAPITAL BY CANCELLING TREASURY SHARES	For	With	Approved	
AIR LIQUIDE SA	04-05-21	20	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS FOR 26 MONTHS IN ORDER TO INCREASE THE SHARE CAPITAL BY ISSUING COMMON SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY AND/OR IN THE FUTURE, TO THE COMPANY'S CAPITAL, WITH RETENTION OF SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR A MAXIMUM NOMINAL AMOUNT OF 470 MILLION EUROS	For	With	Approved	
AIR LIQUIDE SA	04-05- 21	21	AUTHORISATION GRANTED FOR 26 MONTHS TO THE BOARD OF DIRECTORS IN ORDER TO INCREASE, IN THE EVENT OF EXCESS DEMAND, THE AMOUNT OF ISSUES OF SHARES OR TRANSFERABLE SECURITIES)	For	With	Approved	



AIR LIQUIDE SA	04-05-	22	DELEGATION OF AUTHORITY GRANTED FOR	For	With	Approved
	21	~~	26 MONTHS TO THE BOARD OF DIRECTORS	1.01	vvien	, pproved
			IN ORDER TO PROCEED WITH CAPITAL			
			INCREASES WITH CANCELLATION OF THE			
			PRE-EMPTIVE SUBSCRIPTION RIGHT			
			RESERVED FOR MEMBERS OF A COMPANY			
			OR GROUP SAVINGS PLAN			
AIR LIQUIDE SA	04-05-	23	DELEGATION OF AUTHORITY GRANTED FOR	For	With	Approved
	21		18 MONTHS TO THE BOARD OF DIRECTORS			
			IN ORDER TO PROCEED WITH CAPITAL			
			INCREASES WITH CANCELLATION OF THE			
			PRE-EMPTIVE SUBSCRIPTION RIGHT			
			RESERVED FOR A CATEGORY OF			
			BENEFICIARIES			
AIR LIQUIDE SA	04-05-	24	POWERS TO CARRY OUT FORMALITIES	For	With	Approved
	21					

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Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
DANAHER	05-05-	1	Election of Director to hold office until the	For	With	Approved	
CORPORATION	21		2022 Annual Meeting: Rainer M. Blair				
DANAHER	05-05-	2	Election of Director to hold office until the	Against	Against	Approved	A (board) member may be
CORPORATION	21		2022 Annual Meeting: Linda Hefner Filler				reappointed for a term of not more
							than four years at a time. Max 3
							times. Except well motivated. This
							board member is a board member
							for a longer period than 12 years. The board member is no longer
							independent enough.
DANAHER	05-05-	3	Election of Director to hold office until the	For	With	Approved	
CORPORATION	21	5	2022 Annual Meeting: Teri List			, pprored	
DANAHER	05-05-	4	Election of Director to hold office until the	For	With	Approved	
CORPORATION	21		2022 Annual Meeting: Walter G. Lohr, Jr.				
DANAHER	05-05-	5	Election of Director to hold office until the	For	With	Approved	
CORPORATION	21		2022 Annual Meeting: Jessica L. Mega, MD				
DANAHER	05-05-	6	Election of Director to hold office until the	For	With	Approved	
CORPORATION	21		2022 Annual Meeting: Mitchell P. Rales				
DANAHER	05-05-	7	Election of Director to hold office until the	For	With	Approved	
CORPORATION	21		2022 Annual Meeting: Steven M. Rales				
DANAHER	05-05-	8	Election of Director to hold office until the	For	With	Approved	
CORPORATION	21		2022 Annual Meeting: Pardis C. Sabeti, MD				
DANAHER	05-05-	9	Election of Director to hold office until the	Against	Against	Approved	A (board) member may be
CORPORATION	21		2022 Annual Meeting: John T. Schwieters				reappointed for a term of not more
							than four years at a time. Max 3
							times. Except well motivated. This
							board member is a board member
							for a longer period than 12 years.
							The board member is no longer
							independent enough.



DANAHER CORPORATION	05-05- 21	10	Election of Director to hold office until the 2022 Annual Meeting: Alan G. Spoon	Against	Against	Approved	A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough.
DANAHER CORPORATION	05-05- 21	11	Election of Director to hold office until the 2022 Annual Meeting: Raymond C. Stevens, Ph.D	For	With	Approved	
DANAHER CORPORATION	05-05- 21	12	Election of Director to hold office until the 2022 Annual Meeting: Elias A. Zerhouni, MD	For	With	Approved	
DANAHER CORPORATION	05-05- 21	13	To ratify the selection of Ernst & Young LLP as Danaher's independent registered public accounting firm for the year ending December 31, 2021.	For	With	Approved	
DANAHER CORPORATION	05-05- 21	14	To approve on an advisory basis the Company's named executive officer compensation.	Against	Against	Approved	Compensation is exceptional and not in line with our renumeration policy.
DANAHER CORPORATION	05-05- 21	15	To act upon a shareholder proposal requesting that Danaher amend its governing documents to reduce the percentage of shares required for shareholders to call a special meeting of shareholders from 25% to 10%.	Against	With	Rejected	



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
UNILEVER PLC	05-05- 21	1	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	For	With	Approved	
UNILEVER PLC	05-05- 21	2	APPROVE REMUNERATION REPORT	Against	Against	Approved	Compensation is exceptional and not in line with our renumeration policy.
UNILEVER PLC	05-05- 21	3	APPROVE REMUNERATION POLICY	Against	Against	Approved	Compensation is exceptional and not in line with our renumeration policy.
UNILEVER PLC	05-05- 21	4	APPROVE CLIMATE TRANSITION ACTION PLAN	For	With	Approved	
UNILEVER PLC	05-05- 21	5	RE-ELECT NILS ANDERSEN AS DIRECTOR	For	With	Approved	
UNILEVER PLC	05-05- 21	6	RE-ELECT LAURA CHA AS DIRECTOR	For	With	Approved	
UNILEVER PLC	05-05- 21	7	RE-ELECT DR JUDITH HARTMANN AS DIRECTOR	For	With	Approved	
UNILEVER PLC	05-05- 21	8	RE-ELECT ALAN JOPE AS DIRECTOR	For	With	Approved	
UNILEVER PLC	05-05- 21	9	RE-ELECT ANDREA JUNG AS DIRECTOR	For	With	Approved	
UNILEVER PLC	05-05- 21	10	RE-ELECT SUSAN KILSBY AS DIRECTOR	For	With	Approved	
UNILEVER PLC	05-05- 21	11	RE-ELECT STRIVE MASIYIWA AS DIRECTOR	For	With	Approved	
UNILEVER PLC	05-05- 21	12	RE-ELECT YOUNGME MOON AS DIRECTOR	For	With	Approved	
UNILEVER PLC	05-05- 21	13	RE-ELECT GRAEME PITKETHLY AS DIRECTOR	For	With	Approved	
UNILEVER PLC	05-05- 21	14	RE-ELECT JOHN RISHTON AS DIRECTOR	For	With	Approved	
UNILEVER PLC	05-05- 21	15	RE-ELECT FEIKE SIJBESMA AS DIRECTOR	For	With	Approved	



UNILEVER PLC	05-05- 21	16	REAPPOINT KPMG LLP AS AUDITORS	For	With	Approved	
UNILEVER PLC	05-05- 21	17	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	For	With	Approved	
UNILEVER PLC	05-05- 21	18	AUTHORISE EU POLITICAL DONATIONS AND EXPENDITURE	Against	Against	Approved	We prefer companies not to make political donations
UNILEVER PLC	05-05- 21	19	APPROVE SHARES PLAN	For	With	Approved	
UNILEVER PLC	05-05- 21	20	AUTHORISE ISSUE OF EQUITY	For	With	Approved	
UNILEVER PLC	05-05- 21	21	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	For	With	Approved	
UNILEVER PLC	05-05- 21	22	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	For	With	Approved	
UNILEVER PLC	05-05- 21	23	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	For	With	Approved	
UNILEVER PLC	05-05- 21	24	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	For	With	Approved	
UNILEVER PLC	05-05- 21	25	ADOPT NEW ARTICLES OF ASSOCIATION	For	With	Approved	
UNILEVER PLC	05-05- 21	26	APPROVE REDUCTION OF THE SHARE PREMIUM ACCOUNT	For	With	Approved	

doubledividend

FINANCIAL & SOCIAL RETURNS

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
TERADYNE, INC.	07-05- 21	1	Election of Director to serve for a one year term: Michael A. Bradley	Against	Against	Approved	A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough.
TERADYNE, INC.	07-05- 21	2	Election of Director to serve for a one year term: Edwin J. Gillis	Against	Against	Approved	A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough.
TERADYNE, INC.	07-05- 21	3	Election of Director to serve for a one year term: Timothy E. Guertin	For	With	Approved	
TERADYNE, INC.	07-05- 21	4	Election of Director to serve for a one year term: Peter Herweck	For	With	Approved	
TERADYNE, INC.	07-05- 21	5	Election of Director to serve for a one year term: Mark E. Jagiela	For	With	Approved	
TERADYNE, INC.	07-05- 21	6	Election of Director to serve for a one year term: Mercedes Johnson	For	With	Approved	
TERADYNE, INC.	07-05- 21	7	Election of Director to serve for a one year term: Marilyn Matz	For	With	Approved	
TERADYNE, INC.	07-05- 21	8	Election of Director to serve for a one year term: Paul J. Tufano	Against	Against	Approved	A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. This



TERADYNE, INC.	07-05-	9	To approve, in a non-binding, advisory vote,	For	With	Approved	board member is a board member for a longer period than 12 years. The board member is no longer independent enough.
TERAD INC.	21		the compensation of the Company's named executive officers.		VVICIT	Approved	
TERADYNE, INC.	07-05- 21	10	To approve an amendment to the Company's Articles of Organization to lower the voting requirement for shareholder approval of mergers, share exchanges and substantial sales of Company assets from a super-majority to a simple majority.	For	With	Approved	
TERADYNE, INC.	07-05- 21	11	To approve an amendment to the Company's Articles of Organization to permit shareholders to act by a simple majority written consent, rather than by unanimous written consent.	For	With	Approved	
TERADYNE, INC.	07-05- 21	12	To approve an amendment to the 1996 Employee Stock Purchase Plan to increase the aggregate number of shares of common stock that may be issued pursuant to the plan by 3,000,000 shares.	For	With	Approved	
TERADYNE, INC.	07-05- 21	13	To approve the 2006 Equity and Cash Compensation Incentive Plan, as amended, to include, among other changes, a new total annual compensation cap for non- employee directors.	For	With	Approved	
TERADYNE, INC.	07-05- 21	14	To ratify the selection of the firm of PricewaterhouseCoopers LLP as the Company's independent registered public	For	With	Approved	



accounting firm for the fiscal year ending		
December 31, 2021.		



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
ADIDAS AG	12-05-	7	RECEIVE FINANCIAL STATEMENTS AND	Technical		Approved	
	21		STATUTORY REPORTS FOR FISCAL YEAR 2020	Malfunction			
ADIDAS AG	12-05-	8	APPROVE ALLOCATION OF INCOME AND	Technical		Approved	
	21		DIVIDENDS OF EUR 3.00 PER SHARE	Malfunction			
ADIDAS AG	12-05-	9	APPROVE DISCHARGE OF MANAGEMENT	Technical		Approved	
	21		BOARD FOR FISCAL YEAR 2020	Malfunction			
ADIDAS AG	12-05-	10	APPROVE DISCHARGE OF SUPERVISORY	Technical		Approved	
	21		BOARD FOR FISCAL YEAR 2020	Malfunction			
ADIDAS AG	12-05-	11	ELECT JACKIE JOYNER-KERSEE TO THE	Technical		Approved	
	21		SUPERVISORY BOARD	Malfunction			
ADIDAS AG	12-05-	12	APPROVE REMUNERATION POLICY	Technical		Approved	
	21			Malfunction			
ADIDAS AG	12-05-	13	APPROVE REMUNERATION OF	Technical		Approved	
	21		SUPERVISORY BOARD	Malfunction			
ADIDAS AG	12-05-	14	AMEND ARTICLES RE: INFORMATION FOR	Technical		Approved	
	21		REGISTRATION IN THE SHARE REGISTER	Malfunction			
ADIDAS AG	12-05-	15	APPROVE CREATION OF EUR 50 MILLION	Technical		Approved	
	21		POOL OF CAPITAL WITH PREEMPTIVE	Malfunction			
			RIGHTS				
ADIDAS AG	12-05-	16	APPROVE CREATION OF EUR 20 MILLION	Technical		Approved	
	21		POOL OF CAPITAL WITH PARTIAL	Malfunction			
			EXCLUSION OF PREEMPTIVE RIGHTS				
ADIDAS AG	12-05-	17	CANCEL AUTHORIZED CAPITAL 2016	Technical		Approved	
	21			Malfunction			
ADIDAS AG	12-05-	18	AUTHORIZE SHARE REPURCHASE PROGRAM	Technical		approved	
	21		AND REISSUANCE OR CANCELLATION OF	Malfunction			
			REPURCHASED SHARES				



ADIDAS AG	12-05-	19	AUTHORIZE USE OF FINANCIAL	Technical	Approved	
	21		DERIVATIVES WHEN REPURCHASING	Malfunction		
			SHARES			
ADIDAS AG	12-05-	20	RATIFY KPMG AG AS AUDITORS FOR FISCAL	Technical	Approved	
	21		YEAR 2021	Malfunction		



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
JUST EAT	12-05-	8	REMUNERATION REPORT	Against	Against	Approved	Compensation is exceptional and not
TAKEAWAY.COM	21						in line with our renumeration policy.
N.V.							
JUST EAT	12-05-	9	ADOPTION OF THE ANNUAL ACCOUNTS	For	With	Approved	
TAKEAWAY.COM	21		2020				
N.V.							
JUST EAT	12-05-	11	DISCHARGE OF MEMBERS OF THE	For	With	Approved	
TAKEAWAY.COM	21		MANAGEMENT BOARD FROM LIABILITY				
N.V.			FOR THEIR RESPONSIBILITIES IN THE				
			FINANCIAL YEAR 2020				
JUST EAT	12-05-	12	DISCHARGE OF MEMBERS OF THE	For	With	Approved	
TAKEAWAY.COM	21		SUPERVISORY BOARD FROM LIABILITY FOR				
N.V.			THEIR RESPONSIBILITIES IN THE FINANCIAL				
			YEAR 2020				
JUST EAT	12-05-	14	REAPPOINTMENT OF MR. JITSE GROEN AS	For	With	Approved	
TAKEAWAY.COM	21		CHIEF EXECUTIVE OFFICER AND MEMBER				
N.V.			OF THE MANAGEMENT BOARD				
JUST EAT	12-05-	15	REAPPOINTMENT OF MR. BRENT WISSINK	For	With	Approved	
TAKEAWAY.COM	21		AS CHIEF FINANCIAL OFFICER AND				
N.V.			MEMBER OF THE MANAGEMENT BOARD				
JUST EAT	12-05-	16	REAPPOINTMENT OF MR. JORG GERBIG AS	For	With	Approved	
TAKEAWAY.COM	21		MEMBER OF THE MANAGEMENT BOARD				
N.V.							
JUST EAT	12-05-	17	REAPPOINTMENT OF MR. MATTHEW	For	With	Approved	
TAKEAWAY.COM	21		MALONEY AS MEMBER OF THE				
N.V.			MANAGEMENT BOARD				
JUST EAT	12-05-	19	REAPPOINTMENT OF MR. ADRIAAN NUHN	For	With	Approved	
TAKEAWAY.COM	21		AS CHAIRMAN OF THE SUPERVISORY				
N.V.			BOARD				



JUST EAT	12-05-	20	REAPPOINTMENT OF MS. CORINNE	For	With	Approved
TAKEAWAY.COM	21		VIGREUX AS VICE-CHAIRMAN OF THE			
N.V.			SUPERVISORY BOARD			
JUST EAT	12-05-	21	REAPPOINTMENT OF MR. RON TEERLINK AS	For	With	Approved
TAKEAWAY.COM	21		MEMBER OF THE SUPERVISORY BOARD			
N.V.						
JUST EAT	12-05-	22	REAPPOINTMENT OF MS. GWYN BURR AS	For	With	Approved
TAKEAWAY.COM	21		MEMBER OF THE SUPERVISORY BOARD			
N.V.						
JUST EAT	12-05-	23	REAPPOINTMENT OF MR. JAMBU	For	With	approved
TAKEAWAY.COM	21		PALANIAPPAN AS MEMBER OF THE			
N.V.			SUPERVISORY BOARD			
JUST EAT	12-05-	24	REAPPOINTMENT OF MR. LLOYD FRINK AS	For	With	Approved
TAKEAWAY.COM	21		MEMBER OF THE SUPERVISORY BOARD			
N.V.						
JUST EAT	12-05-	25	REAPPOINTMENT OF MR. DAVID FISHER AS	For	With	Approved
TAKEAWAY.COM	21		MEMBER OF THE SUPERVISORY BOARD			
N.V.						
JUST EAT	12-05-	26	REAPPOINTMENT EXTERNAL AUDITOR FOR	For	With	Approved
TAKEAWAY.COM	21		THE FINANCIAL YEARS 2021 THROUGH			
N.V.			2023: DELOITTE ACCOUNTANTS B.V.			
JUST EAT	12-05-	27	AUTHORISATION OF THE MANAGEMENT	For	With	Approved
TAKEAWAY.COM	21		BOARD TO ISSUE SHARES			
N.V.						
JUST EAT	12-05-	28	DELEGATION OF THE RIGHT TO EXCLUDE	For	With	Approved
TAKEAWAY.COM	21		OR LIMIT PRE-EMPTIVE RIGHTS			
N.V.						
JUST EAT	12-05-	29	AUTHORISATION OF THE MANAGEMENT	For	With	Approved
TAKEAWAY.COM	21		BOARD TO REPURCHASE SHARES			
N.V.						

Name	Date	-	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.		_	mngt		mngt
CVS HEALTH	13-05-	1	Election of Director: Fernando Aguirre	For	With	Approved	
CORPORATION	21						
CVS HEALTH	13-05-	2	Election of Director: C. David Brown II	Against	Against	Approved	A (board) member may be
CORPORATION	21						reappointed for a term of not more
							than four years at a time. Max 3
							times. Except well motivated. This
							board member is a board member
							for a longer period than 12 years.
							The board member is no longer
							independent enough.
CVS HEALTH	13-05-	3	Election of Director: Alecia A. DeCoudreaux	For	With	Approved	
CORPORATION	21						
CVS HEALTH	13-05-	4	Election of Director: Nancy-Ann M. DeParle	For	With	Approved	
CORPORATION	21						
CVS HEALTH	13-05-	5	Election of Director: David W. Dorman	Against	Against	Approved	A (board) member may be
CORPORATION	21						reappointed for a term of not more
							than four years at a time. Max 3
							times. Except well motivated. This
							board member is a board member
							for a longer period than 12 years.
							The board member is no longer
							independent enough.
CVS HEALTH	13-05-	6	Election of Director: Roger N. Farah	For	With	Approved	
CORPORATION	21						
CVS HEALTH	13-05-	7	Election of Director: Anne M. Finucane	For	With	Approved	
CORPORATION	21						
CVS HEALTH	13-05-	8	Election of Director: Edward J. Ludwig	For	With	Approved	
CORPORATION	21						
CVS HEALTH	13-05-	9	Election of Director: Karen S. Lynch	For	With	Approved	
CORPORATION	21						



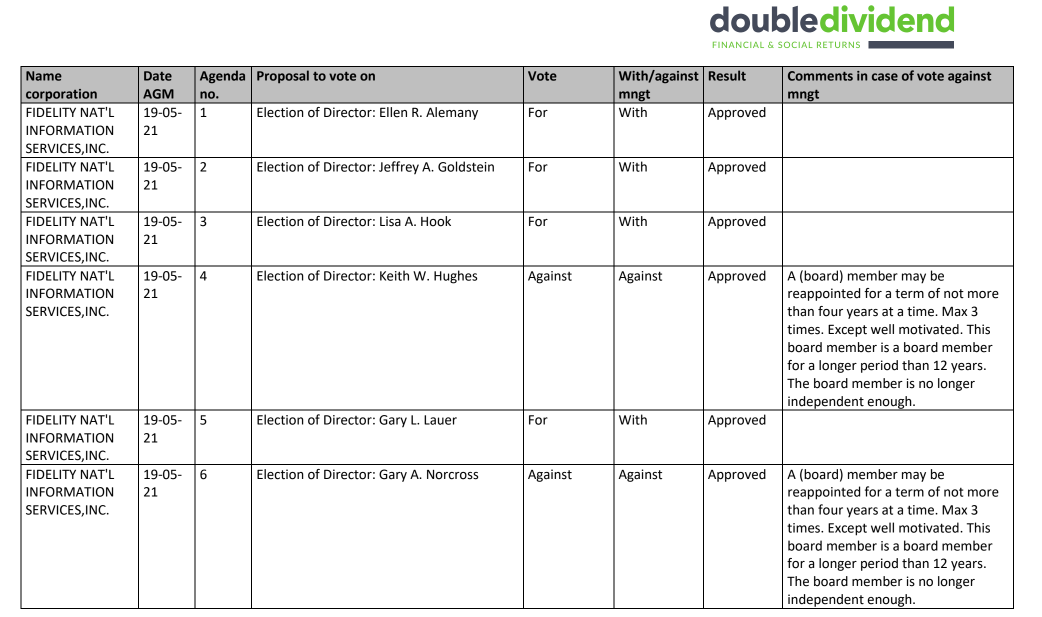
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			an independent chair, brings better
			corporate governance and risk
			management.



Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
CERNER CORPORATION	19-05- 21	1	Election of Class II Director: Mitchell E. Daniels, Jr.	For	With	Approved	
CERNER CORPORATION	19-05- 21	2	Election of Class II Director: Elder Granger, M.D.	For	With	Approved	
CERNER	19-05- 21	3	Election of Class II Director: John J. Greisch	For	With	Approved	
CERNER CORPORATION	19-05- 21	4	Election of Class II Director: Melinda J. Mount	For	With	Approved	
CERNER CORPORATION	19-05- 21	5	Ratification of the appointment of KPMG LLP as the independent registered public accounting firm of Cerner Corporation for 2021.	For	With	Approved	
CERNER CORPORATION	19-05- 21	6	Approval, on an advisory basis, of the compensation of our Named Executive Officers.	For	With	Approved	
CERNER CORPORATION	19-05- 21	7	Shareholder proposal to eliminate supermajority voting, if properly presented at the meeting.	For	Against	Approved	Adopting simple majority vote can be another step to make the corporate governance of Cerner Corp. More competitive and unlock shareholder value





FIDELITY NAT'L	19-05-	7	Election of Director: Louise M. Parent	For	With	Approved
INFORMATION	21					
SERVICES, INC.						
FIDELITY NAT'L	19-05-	8	Election of Director: Brian T. Shea	For	With	Approved
INFORMATION	21					
SERVICES, INC.						
FIDELITY NAT'L	19-05-	9	Election of Director: James B. Stallings, Jr.	For	With	Approved
INFORMATION	21					
SERVICES, INC.						
FIDELITY NAT'L	19-05-	10	Election of Director: Jeffrey E. Stiefler	For	With	Approved
INFORMATION	21					
SERVICES, INC.						
FIDELITY NAT'L	19-05-	11	Advisory vote on Fidelity National	For	With	Approved
INFORMATION	21		Information Services, Inc. executive			
SERVICES, INC.			compensation.			
FIDELITY NAT'L	19-05-	12	To ratify the appointment of KPMG LLP as	For	With	Approved
INFORMATION	21		our independent registered public			
SERVICES, INC.			accounting firm for 2021.			





THERMO FISHER	19-05-	13	An advisory vote to approve named	For	With	Approved	
SCIENTIFIC INC.	21		executive officer compensation.				
THERMO FISHER	19-05-	14	Ratification of the Audit Committee's	For	With	Approved	
SCIENTIFIC INC.	21		selection of PricewaterhouseCoopers LLP as				
			the Company's independent auditors for				
			2021.				
THERMO FISHER	19-05-	15	A shareholder Proposal regarding special	For	Against	Approved	It gives the opportunity for the
SCIENTIFIC INC.	21		Shareholder Meetings.				company to answer question on
							their management and receive
							feedback



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
ZALANDO SE	19-05-	5	RECEIVE FINANCIAL STATEMENTS AND	Technical		Approved	
	21		STATUTORY REPORTS FOR FISCAL YEAR 2020	Malfunction			
ZALANDO SE	19-05-	6	APPROVE ALLOCATION OF INCOME AND	Technical		Approved	
	21		OMISSION OF DIVIDENDS	Malfunction			
ZALANDO SE	19-05-	7	APPROVE DISCHARGE OF MANAGEMENT	Technical		Approved	
	21		BOARD FOR FISCAL YEAR 2020	Malfunction			
ZALANDO SE	19-05-	8	APPROVE DISCHARGE OF SUPERVISORY	Technical		Approved	
	21		BOARD FOR FISCAL YEAR 2020	Malfunction			
ZALANDO SE	19-05-	9	RATIFY ERNST & YOUNG GMBH AS	Technical		Approved	
	21		AUDITORS FOR FISCAL YEAR 2021	Malfunction			
ZALANDO SE	19-05-	10	RATIFY ERNST & YOUNG GMBH AS	Technical		Approved	
	21		AUDITORS UNTIL THE 2022 AGM	Malfunction			
ZALANDO SE	19-05-	11	ELECT KELLY BENNETT TO THE	Technical		Approved	
	21		SUPERVISORY BOARD AS SHAREHOLDER	Malfunction			
			REPRESENTATIVE				
ZALANDO SE	19-05-	12	ELECT JENNIFER HYMAN TO THE	Technical		Approved	
	21		SUPERVISORY BOARD AS SHAREHOLDER	Malfunction			
			REPRESENTATIVE				
ZALANDO SE	19-05-	13	ELECT NIKLAS OESTBERG TO THE	Technical		Approved	
	21		SUPERVISORY BOARD AS SHAREHOLDER	Malfunction			
			REPRESENTATIVE				
ZALANDO SE	19-05-	14	ELECT ANDERS HOLCH POVLSEN TO THE	Technical		Approved	
	21		SUPERVISORY BOARD AS SHAREHOLDER	Malfunction			
			REPRESENTATIVE				
ZALANDO SE	19-05-	15	ELECT MARIELLA ROEHM-KOTTMANN TO	Technical		Approved	
	21		THE SUPERVISORY BOARD AS	Malfunction			
			SHAREHOLDER REPRESENTATIVE				



ZALANDO SE	19-05-	16	ELECT CRISTINA STENBECK TO THE	Technical	Approved	
	21		SUPERVISORY BOARD AS SHAREHOLDER	Malfunction		
			REPRESENTATIVE			
ZALANDO SE	19-05-	17	APPROVE REMUNERATION POLICY	Technical	Approved	
	21			Malfunction		
ZALANDO SE	19-05-	18	APPROVE REMUNERATION OF	Technical	Approved	
	21		SUPERVISORY BOARD	Malfunction		



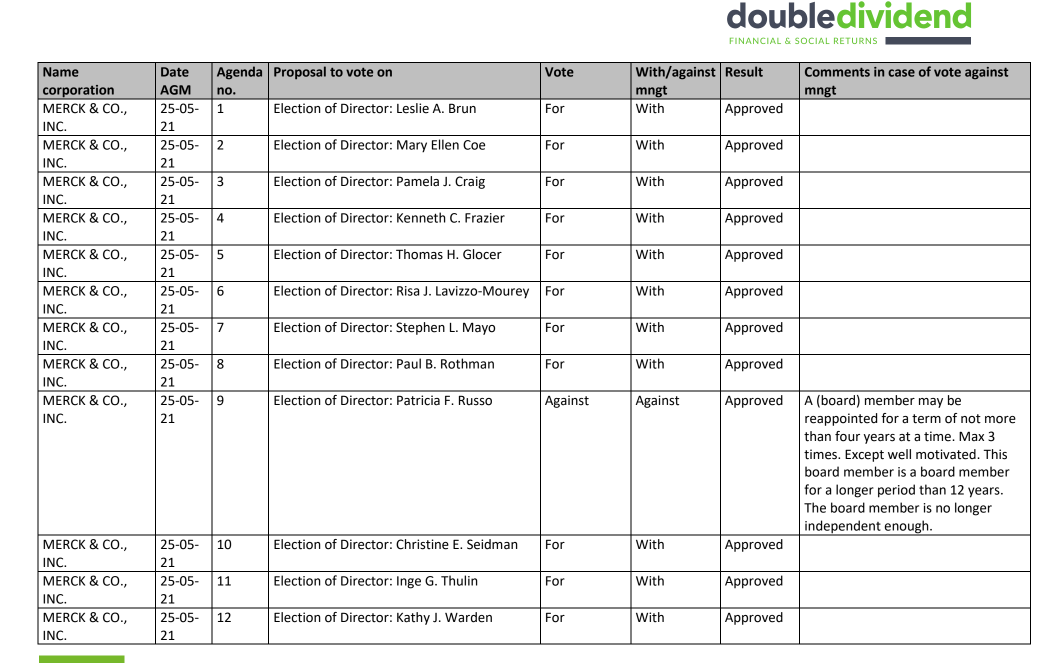
Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
AIA GROUP LTD	20-05-	3	TO RECEIVE THE AUDITED CONSOLIDATED	Technical		Unknown	
	21		FINANCIAL STATEMENTS OF THE	Malfunction			
			COMPANY, THE REPORT OF THE DIRECTORS				
			AND THE INDEPENDENT AUDITOR'S				
			REPORT FOR THE YEAR ENDED 31				
			DECEMBER 2020				
AIA GROUP LTD	20-05-	4	TO DECLARE A FINAL DIVIDEND OF 100.30	Technical		Unknown	
	21		HONG KONG CENTS PER SHARE FOR THE	Malfunction			
			YEAR ENDED 31 DECEMBER 2020				
AIA GROUP LTD	20-05-	5	TO RE-ELECT MR. LEE YUAN SIONG AS	Technical		Unknown	
	21		EXECUTIVE DIRECTOR OF THE COMPANY	Malfunction			
AIA GROUP LTD	20-05-	6	TO RE-ELECT MR. CHUNG-KONG CHOW AS	Technical		Unknown	
	21		INDEPENDENT NON-EXECUTIVE DIRECTOR	Malfunction			
			OF THE COMPANY				
AIA GROUP LTD	20-05-	7	TO RE-ELECT MR. JOHN BARRIE HARRISON	Technical		Unknown	
	21		AS INDEPENDENT NON-EXECUTIVE	Malfunction			
			DIRECTOR OF THE COMPANY				
AIA GROUP LTD	20-05-	8	TO RE-ELECT PROFESSOR LAWRENCE JUEN-	Technical		Unknown	
	21		YEE LAU AS INDEPENDENT NON-EXECUTIVE	Malfunction			
			DIRECTOR OF THE COMPANY				
AIA GROUP LTD	20-05-	9	TO RE-ELECT MR. CESAR VELASQUEZ	Technical		Unknown	
	21		PURISIMA AS INDEPENDENT NON-	Malfunction			
			EXECUTIVE DIRECTOR OF THE COMPANY				
AIA GROUP LTD	20-05-	10	TO RE-APPOINT	Technical		Unknown	
	21		PRICEWATERHOUSECOOPERS AS AUDITOR	Malfunction			
			OF THE COMPANY AND TO AUTHORISE THE				
			BOARD OF DIRECTORS OF THE COMPANY				
			TO FIX ITS REMUNERATION				
AIA GROUP LTD	20-05-	11	TO GRANT A GENERAL MANDATE TO THE	Technical		Unknown	
	21		DIRECTORS TO ALLOT, ISSUE AND DEAL	Malfunction			



			WITH ADDITIONAL SHARES OF THE COMPANY, NOT EXCEEDING 10 PER CENT OF THE NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF THIS RESOLUTION, AND THE DISCOUNT FOR ANY SHARES TO BE ISSUED SHALL NOT EXCEED 10 PER CENT TO THE BENCHMARKED PRICE			
AIA GROUP LTD	20-05- 21	12	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY, NOT EXCEEDING 10 PER CENT OF THE NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF THIS RESOLUTION	Technical Malfunction	Unknown	



Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
TENCENT	20-05-	3	TO RECEIVE AND CONSIDER THE AUDITED	Technical		Approved	
HOLDINGS LTD	21		FINANCIAL STATEMENTS, THE DIRECTORS'	Malfunction			
			REPORT AND THE INDEPENDENT AUDITOR				
			'S REPORT FOR THE YEAR ENDED 31				
			DECEMBER 2020				
TENCENT	20-05-	4	TO DECLARE A FINAL DIVIDEND	Technical		Approved	
HOLDINGS LTD	21			Malfunction			
TENCENT	20-05-	5	TO RE-ELECT MR YANG SIU SHUN AS	Technical		Approved	
HOLDINGS LTD	21		DIRECTOR	Malfunction			
TENCENT	20-05-	6	TO AUTHORISE THE BOARD OF DIRECTORS	Technical		Approved	
HOLDINGS LTD	21		TO FIX THE DIRECTORS' REMUNERATION	Malfunction			
TENCENT	20-05-	7	TO RE-APPOINT AUDITOR AND AUTHORISE	Technical		Approved	
HOLDINGS LTD	21		THE BOARD OF DIRECTORS TO FIX THEIR	Malfunction			
			REMUNERATION:				
			PRICEWATERHOUSECOOPERS AS AUDITOR				
TENCENT	20-05-	8	TO GRANT A GENERAL MANDATE TO THE	Technical		Approved	
HOLDINGS LTD	21		DIRECTORS TO ISSUE NEW SHARES	Malfunction			
TENCENT	20-05-	9	TO GRANT A GENERAL MANDATE TO THE	Technical		Approved	
HOLDINGS LTD	21		DIRECTORS TO REPURCHASE SHARES	Malfunction			
TENCENT	20-05-	10	TO EXTEND THE GENERAL MANDATE TO	Technical		Approved	
HOLDINGS LTD	21		ISSUE NEW SHARES BY ADDING THE	Malfunction			
			NUMBER OF SHARES REPURCHASED				



MERCK & CO., 25-05-13 Election of Director: Peter C. Wendell With For Approved 21 INC. 25-05-MERCK & CO., 14 Non-binding advisory vote to approve the Against Against Approved Compensation is exceptional and not compensation of our named executive in line with our renumeration policy. INC. 21 officers. MERCK & CO., 25-05-15 Ratification of the appointment of the For With Approved Company's independent registered public INC. 21 accounting firm for 2021. Shareholder proposal concerning a Voted with the management and MERCK & CO., Against Rejected 25-05-16 With 21 shareholder right to act by written consent. against the shareholder proposal INC. since the company monitors and evaluates trends in corporate governance, reviews them against their current practices and structures and regularly asks for and receives input from shareholders and other stakeholders. MERCK & CO., Shareholder proposal regarding access to Voted with the management and 25-05-17 With Rejected Against COVID-19 products. against the shareholder proposal as INC. 21 Merck already provided substantial disclosure on the issue. Merck has no approved treatment for covid and has not received any public funding. Revealing more information on unapproved products can make the shareprices unneccessarily volatile.

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FINANCIAL & SOCIAL RETURNS



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
PAYPAL	26-05-	1	Election of Director: Rodney C. Adkins	For	With	Approved	
HOLDINGS, INC.	21						
PAYPAL	26-05-	2	Election of Director: Jonathan Christodoro	For	With	Approved	
HOLDINGS, INC.	21						
PAYPAL	26-05-	3	Election of Director: John J. Donahoe	For	With	Approved	
HOLDINGS, INC.	21						
PAYPAL	26-05-	4	Election of Director: David W. Dorman	For	With	Approved	
HOLDINGS, INC.	21						
PAYPAL	26-05-	5	Election of Director: Belinda J. Johnson	For	With	Approved	
HOLDINGS, INC.	21						
PAYPAL	26-05-	6	Election of Director: Gail J. McGovern	For	With	Approved	
HOLDINGS, INC.	21						
PAYPAL	26-05-	7	Election of Director: Deborah M. Messemer	For	With	Approved	
HOLDINGS, INC.	21						
PAYPAL	26-05-	8	Election of Director: David M. Moffett	For	With	Approved	
HOLDINGS, INC.	21						
PAYPAL	26-05-	9	Election of Director: Ann M. Sarnoff	For	With	Approved	
HOLDINGS, INC.	21						
PAYPAL	26-05-	10	Election of Director: Daniel H. Schulman	For	With	Approved	
HOLDINGS, INC.	21						
PAYPAL	26-05-	11	Election of Director: Frank D. Yeary	For	With	Approved	
HOLDINGS, INC.	21						
PAYPAL	26-05-	12	Advisory vote to approve named executive	Against	Against	Approved	
HOLDINGS, INC.	21		officer compensation.				
PAYPAL	26-05-	13	Ratification of the appointment of	For	With	Approved	
HOLDINGS, INC.	21		PricewaterhouseCoopers LLP as our				
			independent auditor for 2021.				
PAYPAL	26-05-	14	Stockholder proposal - Stockholder right to	Against	With	Rejected	
HOLDINGS, INC.	21		act by written consent.				



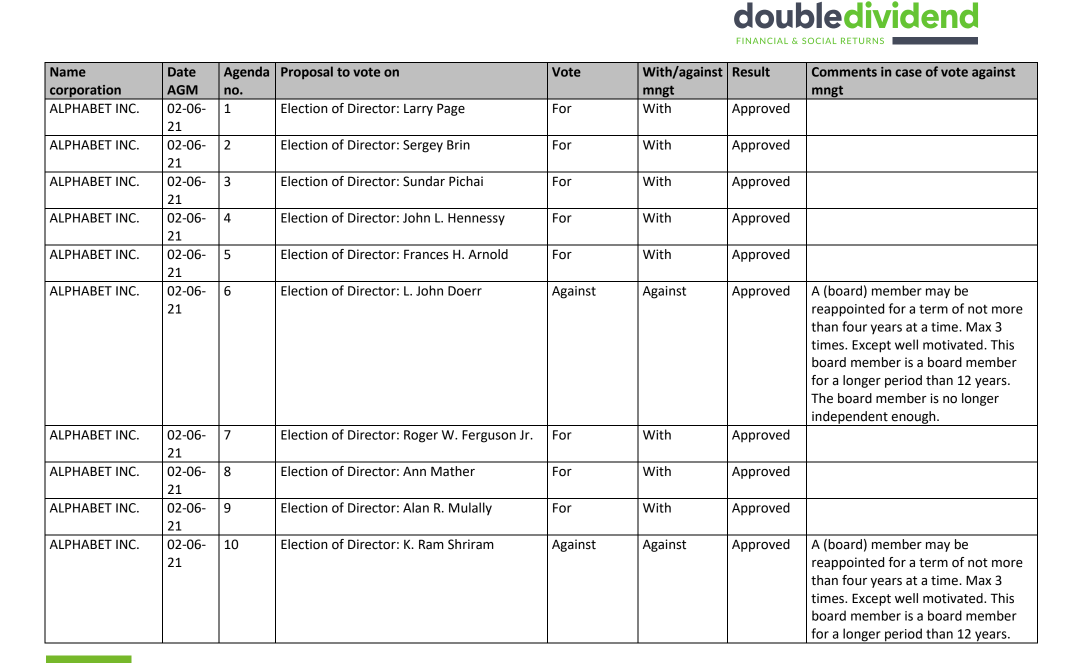
PAYPAL	26-05-	15	Stockholder Proposal - Assessing Inclusion	For	Against	Rejected	Brings transparancy
HOLDINGS, INC.	21		in the Workplace.				



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
LVMH MOET	28-05-	5	AUTHORIZE REPURCHASE OF UP TO 10	For	With	Approved	
HENNESSY LOUIS	21		PERCENT OF ISSUED SHARE CAPITAL				
VUITTON SE							



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
SOLAREDGE	01-06-	1	Election of Director: Nadav Zafrir	For	With	Approved	
TECHNOLOGIES,	21						
INC.							
SOLAREDGE	01-06-	2	Election of Director: Avery More	For	With	Approved	
TECHNOLOGIES,	21						
INC.							
SOLAREDGE	01-06-	3	Election of Director: Zvi Lando	For	With	Approved	
TECHNOLOGIES,	21						
INC.							
SOLAREDGE	01-06-	4	Ratification of appointment of EY as	For	With	Approved	
TECHNOLOGIES,	21		independent registered public accounting				
INC.			firm for the year ending December 31,				
			2021.				
SOLAREDGE	01-06-	5	Approval of, on an advisory and non-	For	With	Approved	
TECHNOLOGIES,	21		binding basis, the compensation of our				
INC.			named executive officers (the "Say-on-Pay				
			Proposal").				

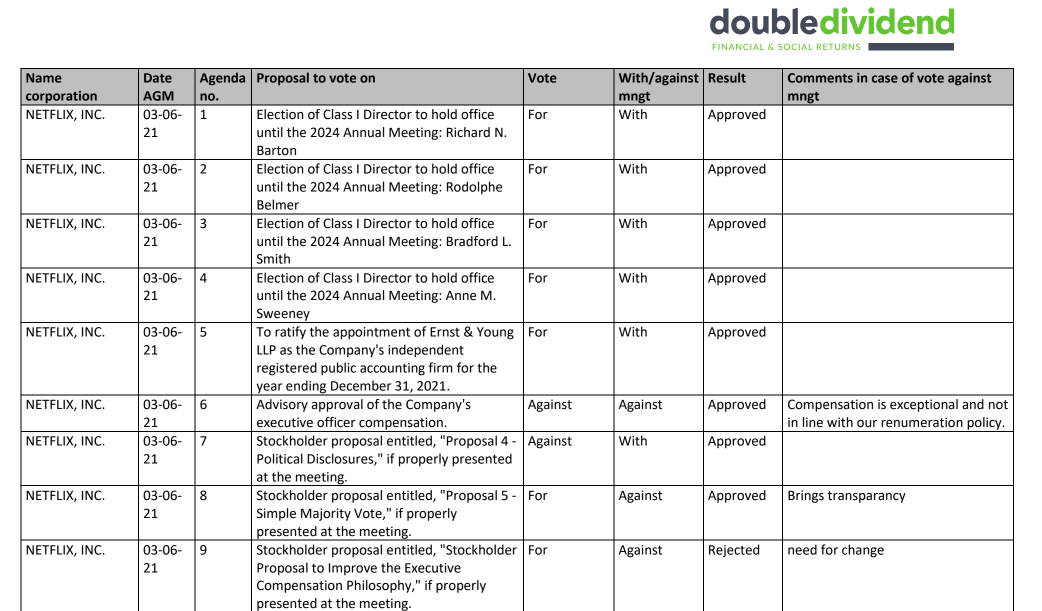




							The board member is no longer independent enough.
ALPHABET INC.	02-06- 21	11	Election of Director: Robin L. Washington	For	With	Approved	
ALPHABET INC.	02-06- 21	12	Ratification of the appointment of Ernst & Young LLP as Alphabet's independent registered public accounting firm for the fiscal year ending December 31, 2021.	For	With	Approved	
ALPHABET INC.	02-06- 21	13	Approval of Alphabet's 2021 Stock Plan.	Against	Against	Approved	Compensation is exceptional and not in line with our renumeration policy.
ALPHABET INC.	02-06- 21	14	A stockholder proposal regarding equal shareholder voting, if properly presented at the meeting.	For	Against	Rejected	
ALPHABET INC.	02-06- 21	15	A stockholder proposal regarding the nomination of human rights and/or civil rights expert to the board, if properly presented at the meeting.	Against	With	Rejected	
ALPHABET INC.	02-06- 21	16	A stockholder proposal regarding a report on sustainability metrics, if properly presented at the meeting.	Against	With	Rejected	
ALPHABET INC.	02-06- 21	17	A stockholder proposal regarding a report on takedown requests, if properly presented at the meeting.	Against	With	Rejected	
ALPHABET INC.	02-06- 21	18	A stockholder proposal regarding a report on whistleblower policies and practices, if properly presented at the meeting.	Against	With	Rejected	
ALPHABET INC.	02-06- 21	19	A stockholder proposal regarding a report on charitable contributions, if properly presented at the meeting.	For	Against	Rejected	Brings transparancy
ALPHABET INC.	02-06- 21	20	A stockholder proposal regarding a report on risks related to anticompetitive	Against	With	Rejected	



			practices, if properly presented at the				
			meeting.				
ALPHABET INC.	02-06-	21	A stockholder proposal regarding a	Against	With	Rejected	
	21		transition to a public benefit corporation, if				
			properly presented at the meeting.				





Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
NVIDIA CORPORATION	03-06-	1	Election of Director: Robert K. Burgess	For	With	Approved	
NVIDIA CORPORATION	03-06- 21	2	Election of Director: Tench Coxe	Against	Against	Approved	A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough.
NVIDIA CORPORATION	03-06- 21	3	Election of Director: John O. Dabiri	For	With	Approved	
NVIDIA CORPORATION	03-06- 21	4	Election of Director: Persis S. Drell	For	With	Approved	
NVIDIA CORPORATION	03-06- 21	5	Election of Director: Jen-Hsun Huang	For	With	Approved	
NVIDIA CORPORATION	03-06- 21	6	Election of Director: Dawn Hudson	For	With	Approved	
NVIDIA CORPORATION	03-06-21	7	Election of Director: Harvey C. Jones	Against	Against	Approved	A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough.
NVIDIA CORPORATION	03-06- 21	8	Election of Director: Michael G. McCaffery	For	With	Approved	
NVIDIA CORPORATION	03-06- 21	9	Election of Director: Stephen C. Neal	For	With	Approved	



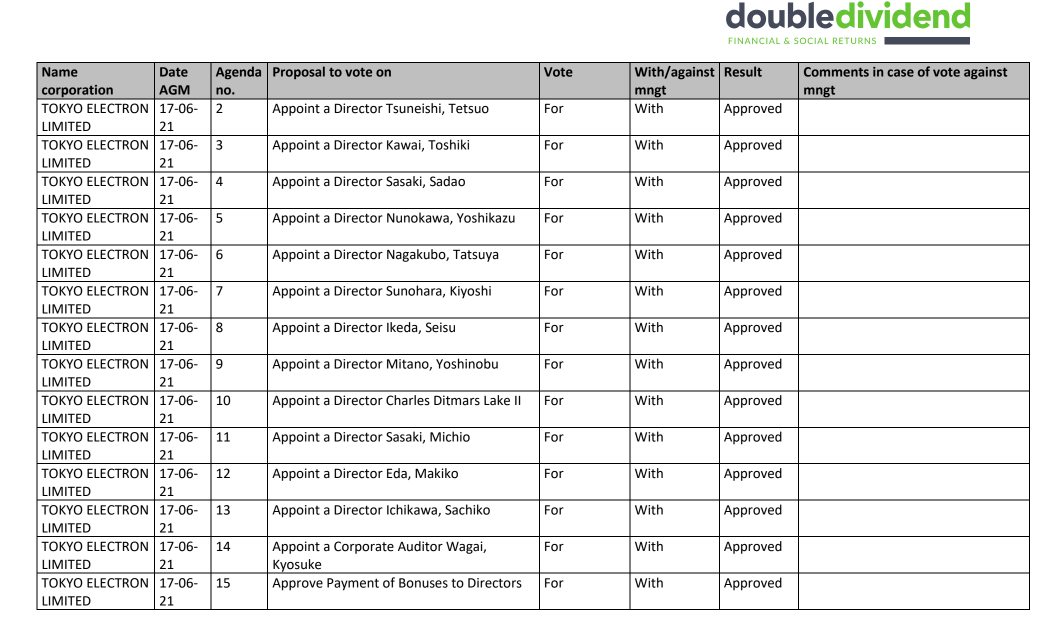
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Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
TAIWAN	08-06-	1	To accept 2020 Business Report and	For	With	Approved	
SEMICONDUCTOR	21		Financial Statements.				
MFG. CO. LTD.							
TAIWAN	08-06-	2	Based on recent amendments to the	For	With	Approved	
SEMICONDUCTOR	21		"Template of Procedures for Election of				
MFG. CO. LTD.			Director" by the Taiwan Stock Exchange, to				
			approve amendments to the ballot format				
			requirement for election of Directors set				
			forth in TSMC's "Rules for Election of				
			Directors".				
TAIWAN	08-06-	3	To approve the issuance of employee	For	With	Approved	
SEMICONDUCTOR	21		restricted stock awards for year 2021.				
MFG. CO. LTD.							
TAIWAN	08-06-	4	DIRECTOR	For	With	Approved	
SEMICONDUCTOR	21						
MFG. CO. LTD.							
TAIWAN	08-06-	4	DIRECTOR	For	With	Approved	
SEMICONDUCTOR	21						
MFG. CO. LTD.							
TAIWAN	08-06-	4	DIRECTOR	For	With	Approved	
SEMICONDUCTOR	21						
MFG. CO. LTD.							
TAIWAN	08-06-	4	DIRECTOR	For	With	Approved	
SEMICONDUCTOR	21						
MFG. CO. LTD.							
TAIWAN	08-06-	4	DIRECTOR	For	With	Approved	
SEMICONDUCTOR	21						
MFG. CO. LTD.							



TAIWAN	08-06-	4	DIRECTOR	For	With	Approved
SEMICONDUCTOR	21					
MFG. CO. LTD.						
TAIWAN	08-06-	4	DIRECTOR	For	With	Approved
SEMICONDUCTOR	21					
MFG. CO. LTD.						
TAIWAN	08-06-	4	DIRECTOR	For	With	Approved
SEMICONDUCTOR	21					
MFG. CO. LTD.						
TAIWAN	08-06-	4	DIRECTOR	For	With	Approved
SEMICONDUCTOR	21					
MFG. CO. LTD.						
TAIWAN	08-06-	4	DIRECTOR	For	With	Approved
SEMICONDUCTOR	21					
MFG. CO. LTD.						





TOKYO ELECTRON	17-06-	16	Approve Issuance of Share Acquisition	For	With	Approved	
LIMITED	21		Rights as Stock-Linked Compensation Type				
			Stock Options for Directors				
TOKYO ELECTRON	17-06-	17	Approve Issuance of Share Acquisition	For	With	Approved	
LIMITED	21		Rights as Stock-Linked Compensation Type				
			Stock Options for Corporate Officers of the				
			Company and the Company's Subsidiaries				
TOKYO ELECTRON	17-06-	18	Approve Details of the Compensation to be	For	With	Approved	
LIMITED	21		received by Outside Directors				



Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
ADVANTEST CORPORATION	23-06- 21	2	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Yoshiaki	For	With	Approved	
ADVANTEST CORPORATION	23-06- 21	3	Appoint a Director who is not Audit and Supervisory Committee Member Karatsu, Osamu	For	With	Approved	
ADVANTEST CORPORATION	23-06- 21	4	Appoint a Director who is not Audit and Supervisory Committee Member Urabe, Toshimitsu	For	With	Approved	
ADVANTEST CORPORATION	23-06- 21	5	Appoint a Director who is not Audit and Supervisory Committee Member Nicholas Benes	For	With	Approved	
ADVANTEST CORPORATION	23-06- 21	6	Appoint a Director who is not Audit and Supervisory Committee Member Tsukakoshi, Soichi	For	With	Approved	
ADVANTEST CORPORATION	23-06- 21	7	Appoint a Director who is not Audit and Supervisory Committee Member Fujita, Atsushi	For	With	Approved	
ADVANTEST CORPORATION	23-06- 21	8	Appoint a Director who is not Audit and Supervisory Committee Member Tsukui, Koichi	For	With	Approved	
ADVANTEST CORPORATION	23-06- 21	9	Appoint a Director who is not Audit and Supervisory Committee Member Douglas Lefever	For	With	Approved	
ADVANTEST CORPORATION	23-06- 21	10	Appoint a Director who is Audit and Supervisory Committee Member Kurita, Yuichi	For	With	Approved	
ADVANTEST CORPORATION	23-06- 21	11	Appoint a Director who is Audit and Supervisory Committee Member Namba, Koichi	For	With	Approved	



ADVANTEST CORPORATION	23-06- 21	12	Appoint a Substitute Director who is Audit and Supervisory Committee Member Karatsu, Osamu	For	With	Approved	
ADVANTEST CORPORATION	23-06- 21	13	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	For	With	Approved	
ADVANTEST CORPORATION	23-06- 21	14	Approve Details of the Stock Compensation to be received by Directors (Excluding Outside Directors and Directors who are Audit and Supervisory Committee Members)	For	With	Approved	



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote against
corporation	AGM	no.			mngt		mngt
DAIFUKU	25-06-	2	Appoint a Director Geshiro, Hiroshi	For	With	Unknown	
CO.,LTD.	21						
DAIFUKU	25-06-	3	Appoint a Director Honda, Shuichi	For	With	Unknown	
CO.,LTD.	21						
DAIFUKU	25-06-	4	Appoint a Director Sato, Seiji	For	With	Unknown	
CO.,LTD.	21						
DAIFUKU	25-06-	5	Appoint a Director Hayashi, Toshiaki	For	With	Unknown	
CO.,LTD.	21						
DAIFUKU	25-06-	6	Appoint a Director Nobuta, Hiroshi	For	With	Unknown	
CO.,LTD.	21						
DAIFUKU	25-06-	7	Appoint a Director Ozawa, Yoshiaki	For	With	Unknown	
CO.,LTD.	21						
DAIFUKU	25-06-	8	Appoint a Director Sakai, Mineo	For	With	Unknown	
CO.,LTD.	21						
DAIFUKU	25-06-	9	Appoint a Director Kato, Kaku	For	With	Unknown	
CO.,LTD.	21						
DAIFUKU	25-06-	10	Appoint a Director Kaneko, Keiko	For	With	Unknown	
CO.,LTD.	21						