



Emit Capital
Asset Management



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Stewardship Report



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1 Stewardship Principles

1.1. ACTIVE OWNERSHIP PRACTICES AND GOOD STEWARDSHIP

As part of good stewardship, active ownership practices are imperative. By actively participating in the companies we invest in, Emit Capital believes that we can deliver strong risk-adjusted investment returns to our clients while also contributing to a positive impact on the environment. Engaging in active ownership involves reducing the carbon footprint of companies by encouraging them to adopt sustainable business practices.

By working with companies to help them understand the risks and opportunities involved in transitioning to a low-carbon future, Emit Capital creates long-term value both for our clients and for the planet. Investing responsibly and supporting a more sustainable global economy are part of our broader mission, which includes active ownership.

A key element of our commitment to our clients involves enhancing and preserving their investments. For this reason, we consider a wide range of factors that might affect the long-term success of a business.

Through our investee engagement, we seek to improve our investments' financial resilience and performance. We share insights from our ownership experiences across geographies and industries. Where we believe we need to catalyse change, we will endeavour to do so through our strong stewardship capabilities.

1.2. OUR CORPORATE PURPOSE

Providing our clients with the best investment opportunities is at the heart of our corporate purpose. We are committed to achieving the highest standards of operations and investments, while always prioritizing the needs of our clients. With a focus on sustainability and responsible investment factors, our processes and methodologies are designed to deliver these outcomes.

Through transparent reporting, we aim to demonstrate our commitment to outcomes-oriented stewardship and sustainable investment activities. We report on the exposures in the portfolios we manage on behalf of our clients. This allows them to understand the portfolios and hold us accountable for our actions in holding investee companies to account for their sustainability practices.

1.3. OUR FOCUS ON SUSTAINABLE DEVELOPMENT

Our focus as an investment firm is on the development of sustainable companies for our investee companies. By prioritizing sustainability and following a net zero emissions strategy, we believe that our investments can deliver long-term value for our investors. When we engage with investee companies, we prioritize carbon footprint, environmental, social, and impact investment values.

Through our focus on sustainable development, we aim to contribute significantly to global decarbonisation. Our goal is to accelerate the transition to a low-carbon economy and mitigate climate change impacts by supporting companies that prioritize sustainability and have a clear strategy for reducing their carbon footprint.

1.4. RESPONSIBLE INVESTMENT REPORTS

We provide our clients with regular Sustainable Investment Reports to demonstrate our commitment to responsible investment activities. These reports contain important portfolio-level metrics related to our climate finance thematic and scoring of ESG and impact investment factors, enabling our clients to assess the performance of our portfolios against a benchmark portfolio and also to measure absolute and relative changes over time.

In addition to placing a high importance on these factors, we are continuously seeking improvements to how they are addressed. We believe that this should be reflected in improvements to our portfolio performance over these metrics.

1.5. ESG AND CLIMATE METRICS

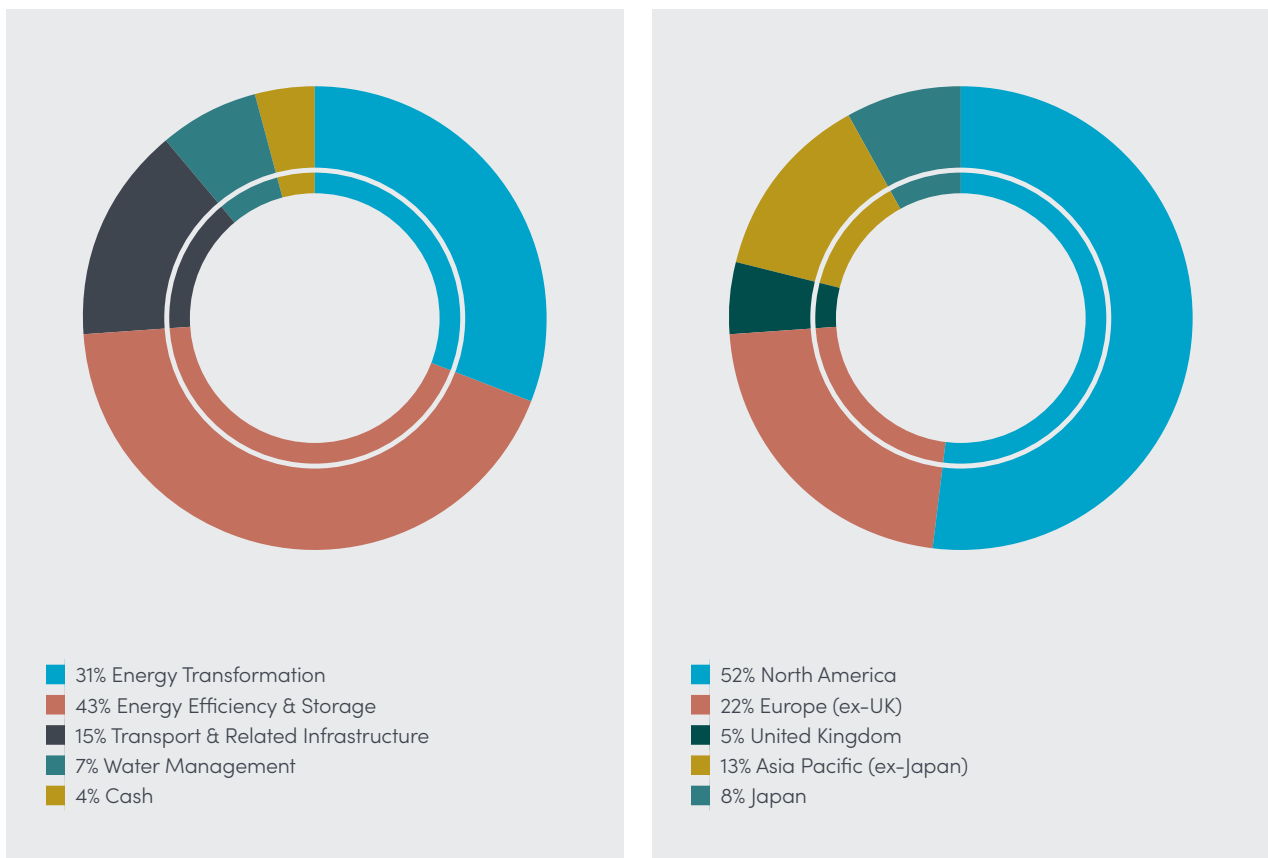
To demonstrate the breadth of our actions and outcomes, Emit Capital believes it is important to provide entity-level reporting. By doing so, our clients can compare our funds against a benchmark and gain a more detailed understanding of the specific activities they participate in. In addition to demonstrating the overall success of our stewardship, we also report on key climate, ESG and Impact Investment metrics.

THROUGH TRANSPARENT REPORTING
AIM TO PLAY A SIGNIFICANT ROLE
THE GLOBAL DECARBONISATION
BY SUPPORTING COMPANIES
PRIORITIZE SUSTAINABILITY
A CLEAR STRATEGY FOR REDUCING CARBON EMISSIONS

2 Our Stewardship Frameworks

2.1. DIVERSE ASSET BASE

Emit Capital manages a portfolio of assets with a high degree of diversity across geography, industry and thematic. This level of diversity allows us a broad stewardship opportunity to achieve change within our investee companies.



2.2. PEAK BODIES

Emit Capital's Stewardship activity is governed by our Responsible Investment Policy, Stewardship Policy and Proxy Voting Policy. Our Policies and activity adhere to the requirements of the following 'peak' bodies for responsible investment in Australia and worldwide:



2.3. ENGAGEMENT WITH COMPANIES

Investing responsibly and facilitating the transition to a low-carbon, sustainable economy is essential to Emit Capital's stewardship activities. As part of stewardship, companies are actively engaged in climate finance, positive environmental, social, and governance (ESG) practices, and impact investment practices.

In selecting investments, Emit Capital considers not only financial factors but also responsible investment criteria when adopting a systematic approach to integrating ESG and impact investment criteria. Incorporating ESG and impact investment criteria helps us generate sustainable long-term returns while also taking into account how our investments affect our stakeholders and the environment.

In addition to active stewardship, Emit Capital has developed voting and engagement programs. Engagement is the process by which Emit Capital initiates dialogue with companies in which it invests. Through these dialogues, we aim to influence companies' behaviour, encourage climate finance strategies, improve ESG and impact investing practices, and address sustainability-related issues.

Our stewardship activities also include voting. As a shareholder, Emit Capital exercises its voting rights during company meetings and proxy voting. The purpose of this is to express the company's position on a variety of issues, particularly climate finance, environmental, social, and impact investments. In voting, Emit Capital wants to encourage sustainable business practices and advocate for responsible corporate behaviour.

2.4. RESEARCH CAPABILITY

As part of its analysis and decision-making process, Emit Capital's research team relies on data provided by external suppliers. A variety of external data sources are included in these external data sources, including climate finance and environmental, social, and governance scores, controversies, and impact investment values. As a result of this data, the team generates proprietary scores and ratings, conducts controversies analyses, and fulfills industry-specific negative screening and avoidance requirements.

In assessing responsible investment factors, Emit Capital recognizes that different external research providers have their own methodologies and biases. Using a multi-provider approach to overcome this limitation, Emit Capital can access a diverse set of data and insights by sourcing inputs from a variety of specialists globally.

To enhance its understanding of companies and their responsible investment performance, Emit Capital does not rely solely on external data. It also employs its own proprietary analysis and approach. We can then delve beyond external factors to provide unique and valuable insights.

We also recognize the importance of climate-related data, particularly in terms of CO₂ emissions and climate risk management. To address this, we select specific external research providers that specialize in climate-related data. By doing so, we can make informed investment decisions about climate risks and carbon emissions based on comprehensive and reliable information.



2.5. CONFLICTS OF INTEREST

Our stewardship activities at Emit Capital recognize the importance of addressing conflicts of interest. Conflicts can compromise our clients' interests. At the stewardship level, Emit Capital has taken specific measures to mitigate such conflicts and preserve clients' interests. Additionally, the company has implemented generic measures aimed at improving its overall governance.

Emit Capital's stewardship activities are guided by specific measures that promote transparency, independence, and accountability. These measures include:

- Defining stewardship principles and standards is the basis of Emit Capital's clear policies and guidelines. By ensuring stewardship actions are aligned with the interests of clients and beneficiaries, these policies provide a framework for dealing with conflicts of interest.
- The stewardship activities of Emit Capital are conducted independently and autonomously. In order to prevent conflicts of interest, stewardship teams must maintain separate duties and responsibilities from other business functions.
- A robust governance structure is implemented by Emit Capital for its stewardship activities, including oversight mechanisms and internal controls to monitor and manage conflicts of interest.
- To enhance the objectivity and integrity of its stewardship activities, Emit Capital engages with external parties, such as proxy advisors. External experts can provide additional perspectives and reduce internal biases when they collaborate with us.
- We ensure compliance with all applicable regulations and industry standards that govern stewardship activities at Emit Capital. To assess the effectiveness of the measures and identify potential conflicts of interest, regular monitoring and reporting mechanisms are in place.

Emit Capital aims to foster a culture of unbiased and responsible stewardship by implementing these specific measures at the stewardship level. In this way, clients' interests remain paramount and stewardship activities are conducted in their best interests.

CLEAR POLICIES AND GUIDELINES INDEPENDENTLY
ROBUST GOVERNANCE STRUCTURE ENGAGE
PARTIES COMPLIANCE AND MONITORING ENSURE
OF CLIENTS' INTERESTS, EMIT CAPITAL HAS IMPLEMENTED
MEASURES AT THE STEWARDSHIP LEVEL, IN

2.6. TRANSPARENT CLIENT REPORTING

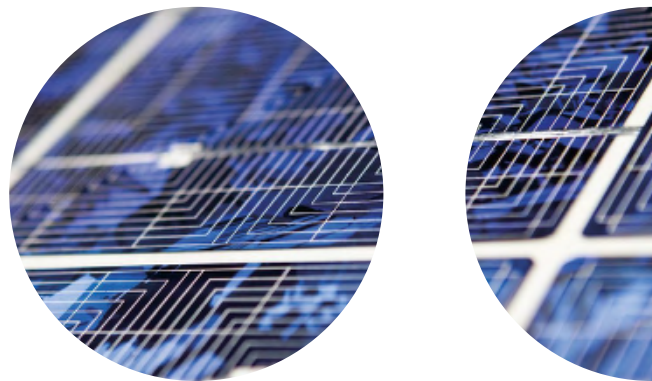
It is important to Emit Capital that its clients receive open communication and transparency. Among the documents provided by the company are its Responsible Investment approach, voter engagement and voting policies, and ESG-related reports. The goal of Emit Capital is to keep its clients informed about its Responsible Investment practices and enable them to make informed investment decisions by providing comprehensive information.

The documentation made available by Emit Capital includes

- Emit Capital provides detailed documentation outlining its Responsible Investment approach, including information on the integration of Climate Finance, ESG criteria, and Impact Investment values into investment processes. Besides the methodology used, responsible investment decisions are guided by an overall framework.
- A list of Emit Capital's voting and engagement policies is maintained on its website, which specifies Emit Capital's principles and procedures for engaging with companies and exercising voting rights.
- In addition to reporting on its stewardship activities and Responsible Investments, Emit Capital publishes a number of other related topics. The reports may include engagement information, voting records, ESG & Impact Investment scores and ratings, Climate Finance metrics, and updates on sustainability initiatives.

Emit Capital maintains clear communication channels with clients so that clients can request specific documentation or seek clarification on Responsible Investment-related matters.

D E N C E A N D A U T O N O M Y
M E N T W I T H E X T E R N A L
U R E T H E P R E S E R V A T I O N
M P L E M E N T E D S P E C I F I C
A D D I T I O N T O G E N E R I C



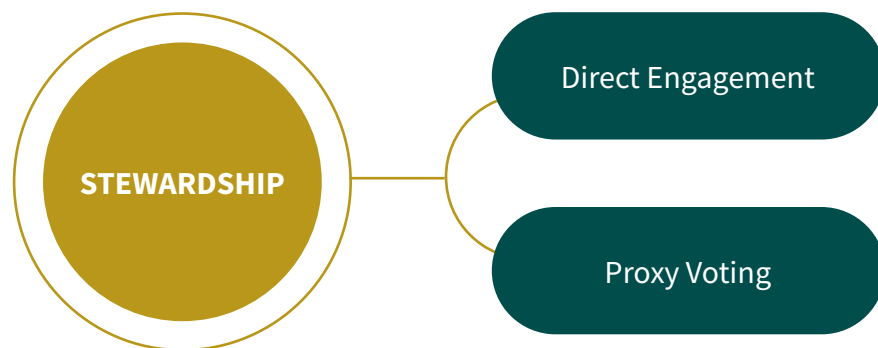
3 Engagement

3.1. PRINCIPLES

A continuous and purpose-driven engagement process is Emit Capital's approach to influencing the activities and behaviour of investee companies. Engagement aims to support the transition towards a more sustainable and low-carbon economy.

- Our engagement efforts are focused on tangible results and measurable impacts. We set specific engagement goals and targets, and aim to drive positive change in our investee companies' practices. Emit Capital also strives to contribute to the broader sustainability agenda. By being result-driven, we ensure that our engagement efforts contribute meaningfully to the transition to a sustainable economy.
- Emit Capital engages with investment companies proactively by initiating dialogues with them. It is our objective to identify areas where improvements can be made rather than merely reacting to responsible investment concerns. Emit Capital takes a proactive approach to addressing these issues by initiating discussions with investee companies. This approach allows us to influence investee companies in a sustainable direction.

In order to promote responsible investment improvements and support broader sustainability goals, Emit Capital engages strategically with our investee companies to influence their activities and behaviours positively.



3.2. CATEGORIES OF ENGAGEMENT

Sustainable and responsible investment encompass a wide range of factors and can take a variety of forms. Engagement is a dynamic and flexible process that adapts to different circumstances, outcome expectations, and underlying rationales.

- Engaging in sustainability involves more than just environmental issues. ESG factors include climate change, human rights, labour standards, diversity, inclusion, and executive compensation. In recognition of the interconnection between all of these factors and their impact on long-term sustainable performance, the scope of engagement is comprehensive.
- It is possible to engage in different ways, depending on the context and objectives. It may include direct dialogues with company management, participation in shareholder meetings, collaborations with industry peers, partnerships with civil society organizations, or participation in multi-stakeholder initiatives. Shareholder resolutions, public advocacy, and corporate action proposals can also be part of engagement.
- An engagement can have a variety of outcomes. Companies can influence their ESG policies and practices, promote transparency, manage risk, or incorporate sustainability considerations into strategic decision-making through them. In addition to setting ambitious targets, improving performance metrics, or addressing specific controversies, engagement can also motivate companies to take action.
- A variety of reasons can trigger engagement, including identifying potential ESG risks and opportunities, addressing specific ESG concerns, promoting sustainable business practices, or aligning with international frameworks and standards. Client demands, regulatory requirements, or societal expectations for corporate responsibility can also motivate engagement. The rationale behind engagement provides the context and purpose for specific engagements.

Emit Capital can tailor its engagement strategies to specific contexts by acknowledging the diversity of sustainability factors, engagement methods, outcome expectations, and rationales. Consequently, we will be able to address sustainability challenges and opportunities effectively in our investment portfolios. With its flexibility and adaptability, engagement is a powerful tool for contributing to sustainable development and driving positive change.

3.3. ENGAGEMENT REVIEW

As part of our commitment to due diligence and interactions with investee companies, Emit Capital maintains an ongoing engagement review process throughout the investment process.

Emit Capital does not view engagement as a static activity but as a continuous effort, as evidenced by the ongoing engagement review. As part of its engagement review process, Emit Capital monitors and evaluates the outcomes and impacts of its engagements with investee companies over time.

By conducting an engagement review throughout the life of an investment, Emit Capital seeks to:

- By reviewing investee companies, Emit Capital can evaluate whether they have addressed sustainability issues, implemented sustainable practices, and met engagement targets. It helps gauge the effectiveness of engagement efforts and identify areas for improvement or further action.
- In order to determine whether engagement activities have led to positive change and contributed to the transition towards a sustainable, low-carbon, and inclusive model, Emit Capital evaluates the impact of its engagement activities on investee companies' behaviours, strategies, and environmental performance.
- Emit Capital can identify emerging ESG trends, evolving risks, and new opportunities through ongoing engagement reviews. To address evolving sustainability challenges effectively and maximize positive outcomes, the company uses this information to refine and adapt its engagement strategies and priorities.
- In addition to enhancing reporting practices, engagement reviews contribute to the improvement of reporting practices as well. Emit Capital can provide transparent and comprehensive reporting on engagement activities, outcomes, and progress to clients, stakeholders, and beneficiaries, demonstrating the impact of its engagements.

E M I T C A P I T A L M A I N T A I N S A
P R O C E S S . E M I T C A P I T A L C
C O M P R E H E N S I V E R E P O R T I N G
A N D B E N E F I C I A R I E S , D E M

3.4. ENGAGEMENT RESPONSE

A significant event affecting an investee company, especially in the areas of climate finance development, environmental and social responsibility, and impact investment, is addressed by Emit Capital in a proactive manner as follows:

- An immediate assessment of the event and its potential implications for the investee company is conducted by Emit Capital. Among these factors are the alignment of the event with ESG principles, the potential financial risks or opportunities, and how it impacts sustainability and impact investment.
- Emit Capital engages directly with investee companies to gather more information, understand their response plans, and provide guidance and support when necessary. By engaging in this dialogue, Emit Capital can determine the company's commitment to environmental, social, and governance principles, and identify potential collaborative opportunities.
- Emit Capital reassesses its investment decision in light of the event's impact and the company's response. The event must be examined for its materiality and its compatibility with Emit Capital's criteria for responsible investment. Depending on the severity and implications of the event, Emit Capital may need to adjust its investment strategy or divest from the company.
- Emit Capital collaborates with stakeholders, including other investors, industry peers, and regulatory bodies, to share insights, align strategies, and advocate for appropriate responses. Together, we will be able to address the event's impact and influence positive change both within the investee company and within the industry.
- Emit Capital maintains continuous monitoring and reporting mechanisms to monitor the investee company's progress in addressing the event and implementing sustainable practices. Emit Capital communicates updates to its clients, stakeholders, and beneficiaries through regular reporting, which illustrates its commitment to ESG and impact investing.



3.5. ENGAGEMENT THEMES

In order to drive sustainable and impactful investment strategies, we focus on specific themes related to climate finance, ESG, and impact investment. Some of these themes include:

- Emit Capital invests actively in companies that help mitigate climate change and adapt to it. Climate-resilient infrastructure, clean technology, renewable energy, energy efficiency, sustainable transportation, and other initiatives aim to reduce greenhouse gas emissions and increase resilience to climate change.
- Investing in companies that are actively decarbonizing their operations and portfolios helps Emit Capital support the transition to a low-carbon economy. In order to achieve these goals, businesses need to transition away from fossil fuels, adopt sustainable business models, and align themselves with global climate targets and the Paris Agreement.
- Emit Capital incorporates social and governance factors alongside environmental considerations into its investment decision-making process through socially responsible investing (SRI). Using this approach, Emit Capital identifies companies with strong ESG performance and sustainable practices, and actively avoids investing in sectors or companies that pose significant ESG risks.
- Emit Capital makes investments that produce measurable positive impacts aligned with the United Nations Sustainable Development Goals (SDGs).

Emit Capital leverages its investment expertise to address pressing sustainability challenges, contribute to the development of climate finance, and promote positive social and environmental impact by emphasizing these particular themes. Through these thematic focuses, Emit Capital is able to align its activities with the principles of responsible and impact investing.



4 Direct Engagement

4.1. 2023 STATISTICS

The following indicates direct engagement with investee companies on issues relating to climate change & sustainability, ESG and impact investment values.

Total # of Engagements	25
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Type of Engagement	
Active	15
Written	10

Regional Engagement	
 North America	7
 Europe	5
 United Kingdom	3
 Asia-Pacific	5
 Japan	5

Category of Engagement	
Climate change & sustainability	10
ESG	10
Impact investment values	5



4.2. CASE STUDY

STEWARDSHIP FY2023

CASE STUDY:	ACUITY BRANDS INC. (AYI.N)	
THEME:	Energy Efficiency & Storage (CC2)	
SECTOR (GICS):	Industrials/Electrical Equipment & Parts	
REGION:	North America	
ESG:	6	
IMPACT VALUES:	MEDIUM	
PROXY ENGAGEMENT:	January 2023	
DIRECT ENGAGEMENT:	Ongoing	

RI ENGAGEMENT FOCUS

ECAM invested in Acuity in Sep-22.

Our engagement focus was in respect of their ESG foundations and indirectly their response to climate change.

ENGAGEMENT

Acuity Brands, Inc. is an industrial technology company. The company uses technology to solve problems in spaces and light. Its segments include Acuity Brands Lighting and Lighting Controls (ABL) and the Intelligent Spaces Group (ISG).

Our direct engagement with the Company was in the lead up to the AGM In January 2023. Our particular focus was on their corporate efforts to enhance their ESG and Impact Investment reporting and generate positive outcomes through this transparent reporting.

OUTCOME

Over the period since October 2022 and subsequent to the AGM In January, Acuity Management have confirmed their commitment to addressing improved reporting of their ESG and Impact Values. We will continue to monitor the results of this transparency but confirm Acuity have already made improvements in their governance as a result. We have also witnessed an improved resource use over time as part of Acuity's Environment pillar.

Acuity are demonstrating a commitment to their Impact Values of Clean Air and Mindful Business Models which have underperformed the other values (whilst still maintaining a medium alignment). We will continue to address these issues with Acuity Management as we believe they have the potential to increase their Impact Values alignment to High.

5 Proxy Voting

5.1. VOTING PROCESS



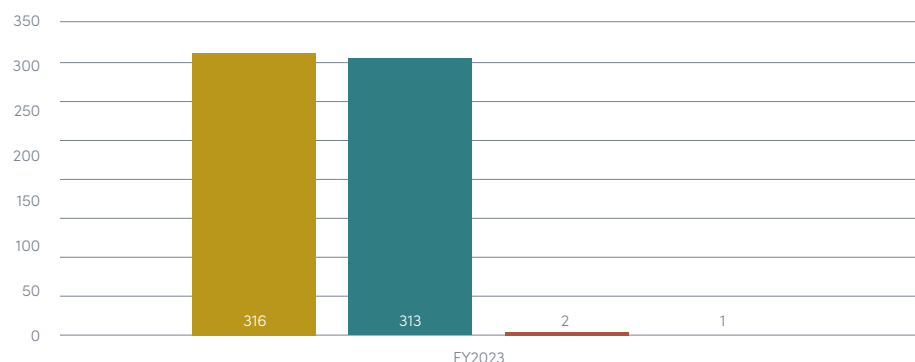
E M I T C A P I T A - F U N D S M A N A G E M E N T
A P O S I T I V E E N V I R O N M E N T A L D I F F E R

5.2. SUMMARY OF PROXY VOTING FOR 2023

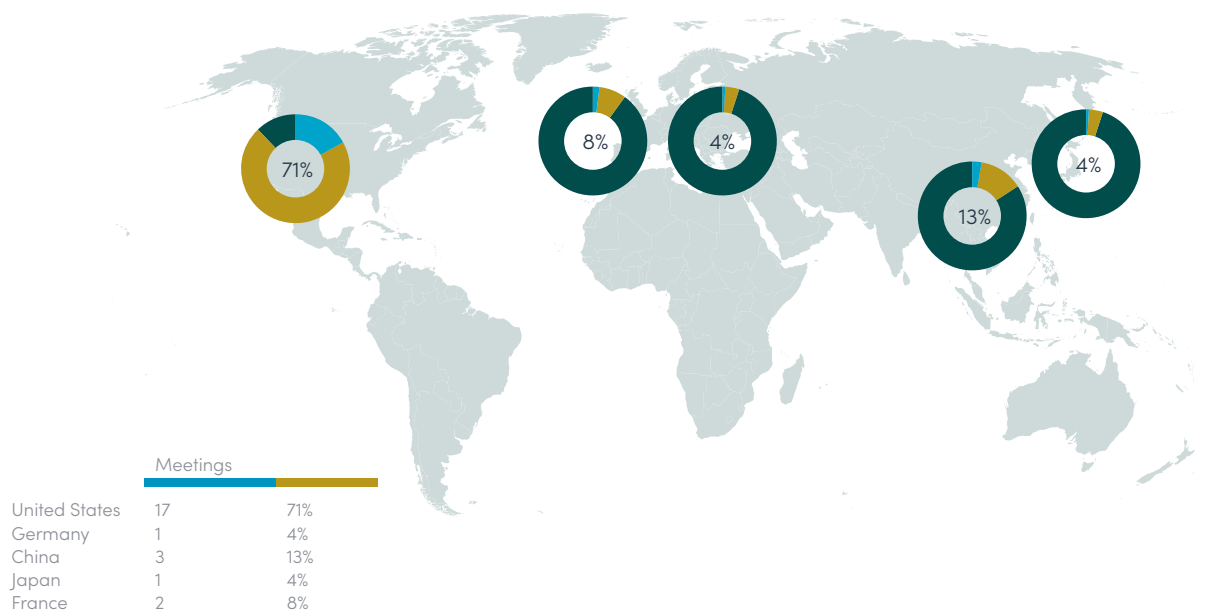
The following outlines Emit Capital's Proxy Voting outcomes for financial year 2023:

Report Summary Totals

	Total # of Proposals Voted With/Against Management	% of Proposals Voted With/Against Management	Total Vote Breakdown	
Company Name	24	With Management	312	With Management 98.73% For 311
Country	5	Against Management	4	Against Management 1.27% Against 1
Meeting Date	19	Split	0	Abstain 1
Meeting Type	5			Against 2
Proposal	316			3 year 1



Geographical Breakdown of Meetings



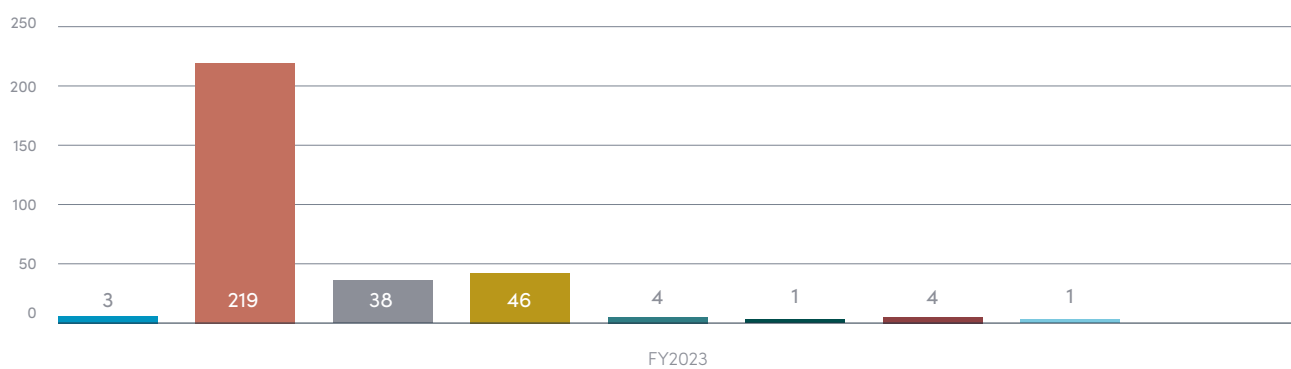
5.3. BREAKDOWN OF PROXY VOTING OUTCOMES BY CATEGORY

	Abstain	Against	For	Total
Routine Items	0	0	3	3
Corporate Governance/Shareholders Rights	1	1	217	219
Changes To Capital Structure	0	0	38	38
Executive Renumeration Issues	0	1	45	46
Mergers & Other Significant Transactions	0	0	1	1
Capital Markets Transactions	0	0	4	4
Climate Finance Strategy	0	0	1	1
ESG & Impact Investment	0	0	4	4
Total	1	2	313	316

█ Routine Items
█ Executive Renumeration Issues
█ Capital Markets Transactions

█ Corporate Governance/Shareholders Rights
█ ESG & Impact Investment
█ Mergers & Other Significant Transactions

█ Changes To Capital Structure
█ Climate Finance Strategy



G L O B A L D E C A R B O N I S A T I O N
 S U P P O R T I N G C O M P A N I E S S T H
 P R I O R I T I Z E S U S T A I N A B I L I T Y

5.4. ALL PROXY VOTING OUTCOMES

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against	Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
CANOO INC.	United States	24-Jan-2023	Special	With Management	For	To approve, pursuant to Nasdaq Rules 5635(b) and 5635(d), the potential issuance of shares of the Company's common stock upon the exercise of certain warrants in excess of 20% of the number of shares outstanding on July 11, 2022, under the Warrant Issuance Agreement with Walmart Inc. (the "Walmart Share Issuance Proposal").	Changes to Capital Structure	For	
CANOO INC.	United States	24-Jan-2023	Special	With Management	For	To approve, pursuant to Nasdaq Rule 5635(d), the issuance of shares of the Company's common stock in excess of 20% of the number of shares outstanding on May 10, 2022, pursuant to the Pre-Paid Advance Agreement with YA II PN, LTD (the "Yorkville Share Issuance Proposal").	Changes to Capital Structure	For	
CANOO INC.	United States	24-Jan-2023	Special	With Management	For	To approve an amendment to the Pre-Paid Advance Agreement with YA II PN, LTD to lower the minimum price at which shares may be sold by us from \$1.00 per share to \$0.50 per share (the "Yorkville Floor Price Proposal").	Changes to Capital Structure	For	
CANOO INC.	United States	24-Jan-2023	Special	With Management	For	To approve an amendment to the Company's Second Amended and Restated Certificate of Incorporation (the Charter) to increase the number of authorized shares of common stock (the "Share Authorization Proposal").	Changes to Capital Structure	For	
CANOO INC.	United States	24-Jan-2023	Special	With Management	For	To approve a proposal to adjourn the Special Meeting to a later date or dates, if necessary or appropriate, to permit further solicitation and vote of proxies in the event that there are insufficient votes for, or otherwise in connection with, one or more of the other proposals to be voted on at the Special Meeting (the "Adjournment Proposal").	Changes to Capital Structure	For	
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Election of Director: Neil M. Ashe	Corporate Governance/ Shareholders Rights	For	
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Election of Director: Marcia J. Avedon, Ph.D.	Corporate Governance/ Shareholders Rights	For	
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Election of Director: W. Patrick Battle	Corporate Governance/ Shareholders Rights	For	
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Election of Director: Michael J. Bender	Corporate Governance/ Shareholders Rights	For	
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Election of Director: G. Douglas Dillard, Jr.	Corporate Governance/ Shareholders Rights	For	

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against	Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Election of Director: James H. Hance, Jr.	Corporate Governance/ Shareholders Rights	For	
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Election of Director: Maya Leibman	Corporate Governance/ Shareholders Rights	For	
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Election of Director: Laura G. O'Shaughnessy	Corporate Governance/ Shareholders Rights	For	
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Election of Director: Mark J. Sachleben	Corporate Governance/ Shareholders Rights	For	
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Election of Director: Mary A. Winston	Corporate Governance/ Shareholders Rights	For	
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for fiscal year 2023.	Corporate Governance/ Shareholders Rights	For	
ACUITY BRANDS, INC.	United States	25-Jan-2023	Annual	With Management	For	Advisory vote to approve named executive officer compensation.	Executive Remuneration Issues	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Election of Director: Carlos Abrams-Rivera	Corporate Governance/ Shareholders Rights	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Election of Director: Cynthia J. Brinkle	Corporate Governance/ Shareholders Rights	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Election of Director: Rebecca D. Frankiewicz	Corporate Governance/ Shareholders Rights	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Election of Director: Kevin J. Hunt	Corporate Governance/ Shareholders Rights	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Election of Director: James C. Johnson	Corporate Governance/ Shareholders Rights	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Election of Director: Mark S. LaVigne	Corporate Governance/ Shareholders Rights	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Election of Director: Patrick J. Moore	Corporate Governance/ Shareholders Rights	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Election of Director: Donald L. Mulligan	Corporate Governance/ Shareholders Rights	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Election of Director: Nneka L. Rimmer	Corporate Governance/ Shareholders Rights	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Election of Director: Robert V. Vitale	Corporate Governance/ Shareholders Rights	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal 2023.	Corporate Governance/ Shareholders Rights	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Advisory approval of the Company's executive compensation.	Executive Remuneration Issues	For	
ENERGIZER HOLDINGS, INC.	United States	30-Jan-2023	Annual	With Management	For	Approval of the 2023 Omnibus Incentive Plan.	Executive Remuneration Issues	For	

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded For Vote	Against Rationale
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS		
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER CHRISTIAN BRUCH FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MARIA FERRARO FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KARIM AMIN (FROM MARCH 1, 2022) FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JOCHEN EICKHOLT (UNTIL FEB. 28, 2022) FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER TIM HOLT FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JOE KAESER FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ROBERT KENSBOCK FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HUBERT LIENHARD FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GUENTER AUGUSTAT FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MANFRED BAEREIS FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MANUEL BLOEMERS (FROM SEP. 1, 2022) FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CHRISTINE BORTENLAENDER FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANDREA FEHRMANN FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against	Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANDREAS FELDMUELLER FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NADINE FLORIAN FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SIGMAR GABRIEL FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RUEDIGER GROSS (UNTIL AUG. 31, 2022) FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HORST HAKELBERG FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JUERGEN KERNER FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HILDEGARD MUELLER FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER LAURENCE MULLEZ FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER THOMAS PFANN (FROM SEP. 1, 2022) FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MATTHIAS REBELLUS FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HAGEN REIMER (UNTIL AUG. 31, 2022) FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RALF THOMAS FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GEISHA WILLIAMS FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RANDY ZWIRN FOR FISCAL YEAR 2021/22	Corporate Governance/ Shareholders Rights	For	

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against	Management Recommendation	Proposal Long Text	Category	Recorded Against Rationale
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022/23	Corporate Governance/ Shareholders Rights	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE REMUNERATION REPORT	Executive Remuneration	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	AMEND ARTICLES RE: SUPERVISORY BOARD COMMITTEES	Routine Items	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	AMEND ARTICLES RE: PARTICIPATION OF SUPERVISORY BOARD MEMBERS IN THE ANNUAL GENERAL MEETING BY MEANS OF AUDIO AND VIDEO TRANSMISSION	Routine Items	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE VIRTUAL-ONLY SHAREHOLDER MEETINGS UNTIL 2025	Routine Items	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE CREATION OF EUR 363.3 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	Changes to Capital Structure	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 4 BILLION; APPROVE CREATION OF EUR 72.7 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	Changes to Capital Structure	For
SIEMENS ENERGY AG	Germany	07-Feb-2023	Annual General Meeting	With Management	For	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	Changes to Capital Structure	For
GANFENG LITHIUM GROUP CO., LTD	China	28-Feb-2023	Extra-Ordinary General Meeting	With Management	For	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE EXTERNAL INVESTMENT MANAGEMENT SYSTEM	Changes to Capital Structure	For
GANFENG LITHIUM GROUP CO., LTD	China	28-Feb-2023	Extra-Ordinary General Meeting	With Management	For	TO CONSIDER AND APPROVE THE PROPOSED ENGAGEMENT IN FOREIGN EXCHANGE HEDGING BUSINESS BY THE COMPANY AND ITS SUBSIDIARIES	Capital Markets Transactions	For
GANFENG LITHIUM GROUP CO., LTD	China	28-Feb-2023	Extra-Ordinary General Meeting	With Management	For	TO CONSIDER AND APPROVE THE APPLICATION FOR BANK FACILITIES AND PROVISION OF GUARANTEES BY THE COMPANY AND ITS SUBSIDIARIES	Capital Markets Transactions	For
GANFENG LITHIUM GROUP CO., LTD	China	28-Feb-2023	Extra-Ordinary General Meeting	With Management	For	TO CONSIDER AND APPROVE THE PROPOSED INVESTMENT IN WEALTH MANAGEMENT PRODUCTS WITH SELF-OWNED FUNDS	Capital Markets Transactions	For

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against	Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
GANFENG LITHIUM GROUP CO., LTD	China	28-Feb-2023	Extra-Ordinary General Meeting	With Management	For	TO CONSIDER AND APPROVE THE CONTINUING RELATED-PARTY TRANSACTIONS FOR 2023	Corporate Governance/ Shareholders Rights	For	
GANFENG LITHIUM GROUP CO., LTD	China	28-Feb-2023	Extra-Ordinary General Meeting	With Management	For	TO CONSIDER AND APPROVE THE PROPOSED SIGNING OF INVESTMENT AGREEMENT BY GANFENG LIENERGY	Mergers & other Significant Transactions	For	
GANFENG LITHIUM GROUP CO., LTD	China	28-Feb-2023	Extra-Ordinary General Meeting	With Management	For	TO CONSIDER AND APPROVE THE PROPOSED INVESTMENT AND CONSTRUCTION OF NEW-TYPE LITHIUM BATTERY AND ENERGY STORAGE HEADQUARTERS PROJECT WITH 10 GWH ANNUAL CAPACITY BY GANFENG LIENERGY	Climate Finance Strategy	For	
QUANEX BUILDING PRODUCTS COR	United States	28-Feb-2023	Annual	With Management	For	Election of Director to serve until the Annual Meeting of Stockholders in 2024: Susan F. Davis	Corporate Governance/ Shareholders Rights	For	
QUANEX BUILDING PRODUCTS COR	United States	28-Feb-2023	Annual	With Management	For	Election of Director to serve until the Annual Meeting of Stockholders in 2024: William C. Griffiths	Corporate Governance/ Shareholders Rights	For	
QUANEX BUILDING PRODUCTS COR	United States	28-Feb-2023	Annual	With Management	For	Election of Director to serve until the Annual Meeting of Stockholders in 2024: Bradley E. Hughes	Corporate Governance/ Shareholders Rights	For	
QUANEX BUILDING PRODUCTS COR	United States	28-Feb-2023	Annual	With Management	For	Election of Director to serve until the Annual Meeting of Stockholders in 2024: Jason D. Lipperf	Corporate Governance/ Shareholders Rights	For	
QUANEX BUILDING PRODUCTS COR	United States	28-Feb-2023	Annual	With Management	For	Election of Director to serve until the Annual Meeting of Stockholders in 2024: Donald R. Maiier	Corporate Governance/ Shareholders Rights	For	
QUANEX BUILDING PRODUCTS COR	United States	28-Feb-2023	Annual	With Management	For	Election of Director to serve until the Annual Meeting of Stockholders in 2024: Meredith W. Mendes	Corporate Governance/ Shareholders Rights	For	
QUANEX BUILDING PRODUCTS COR	United States	28-Feb-2023	Annual	With Management	For	Election of Director to serve until the Annual Meeting of Stockholders in 2024: Curtis M. Stevens	Corporate Governance/ Shareholders Rights	For	
QUANEX BUILDING PRODUCTS COR	United States	28-Feb-2023	Annual	With Management	For	Election of Director to serve until the Annual Meeting of Stockholders in 2024: William E. Waltz, Jr.	Corporate Governance/ Shareholders Rights	For	

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Against Vote	Rationale
QUANEX BUILDING PRODUCTS COR	United States	28-Feb-2023	Annual	With Management	For	Election of Director to serve until the Annual Meeting of Stockholders in 2024; George L. Wilson	Corporate Governance/ Shareholders Rights	For
QUANEX BUILDING PRODUCTS	United States	28-Feb-2023	Annual	With Management	For	To approve an advisory resolution approving the compensation of the Company's named executive officers	Executive Remuneration Issues	For
QUANEX BUILDING PRODUCTS	United States	28-Feb-2023	Annual	With Management	For	To provide an advisory vote on the frequency of the advisory vote on executive compensation	Executive Remuneration Issues	For
QUANEX BUILDING PRODUCTS	United States	28-Feb-2023	Annual	With Management	For	To approve a resolution ratifying the appointment of the Company's independent auditor for fiscal 2023	Corporate Governance/ Shareholders Rights	For
AGC INC.	Japan	30-Mar-2023	Annual General Meeting	With Management	For	Approve Appropriation of Surplus	Corporate Governance/ Shareholders Rights	For
AGC INC.	Japan	30-Mar-2023	Annual General Meeting	With Management	For	Appoint a Director Shimamura, Takuya	Corporate Governance/ Shareholders Rights	For
AGC INC.	Japan	30-Mar-2023	Annual General Meeting	With Management	For	Appoint a Director Hirai, Yoshinori	Corporate Governance/ Shareholders Rights	For
AGC INC.	Japan	30-Mar-2023	Annual General Meeting	With Management	For	Appoint a Director Miyaji, Shinji	Corporate Governance/ Shareholders Rights	For
AGC INC.	Japan	30-Mar-2023	Annual General Meeting	With Management	For	Appoint a Director Kurata, Hideyuki	Corporate Governance/ Shareholders Rights	For
AGC INC.	Japan	30-Mar-2023	Annual General Meeting	With Management	For	Appoint a Director Yanagi, Hiroyuki	Corporate Governance/ Shareholders Rights	For
AGC INC.	Japan	30-Mar-2023	Annual General Meeting	With Management	For	Appoint a Director Honda, Kelko	Corporate Governance/ Shareholders Rights	For
AGC INC.	Japan	30-Mar-2023	Annual General Meeting	With Management	For	Appoint a Director Teshirogi, Isao	Corporate Governance/ Shareholders Rights	For
AGC INC.	Japan	30-Mar-2023	Annual General Meeting	With Management	For	Appoint a Corporate Auditor Kawashima, Isamu	Corporate Governance/ Shareholders Rights	For
AGC INC.	Japan	30-Mar-2023	Annual General Meeting	With Management	For	Appoint a Corporate Auditor Matsuyama, Haruka	Corporate Governance/ Shareholders Rights	For
CARRIER GLOBAL CORPORATION	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Jean-Pierre Garnier	Corporate Governance/ Shareholders Rights	For

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Against Vote	Rationale
CARRIER GLOBAL CORPORATION	United States	20-Apr-2023	Annual	With Management	For	Election of Director: David Gitlin	Corporate Governance/ Shareholders Rights	Corporate Governance/ For Shareholders Rights
CARRIER GLOBAL CORPORATION	United States	20-Apr-2023	Annual	With Management	For	Election of Director: John J. Greisch	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
CARRIER GLOBAL CORPORATION	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Charles M. Holley, Jr.	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
CARRIER GLOBAL CORPORATION	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Michael M. McNamara	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
CARRIER GLOBAL CORPORATION	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Susan N. Story	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
CARRIER GLOBAL CORPORATION	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Michael A. Todman	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
CARRIER GLOBAL CORPORATION	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Virginia M. Wilson	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
CARRIER GLOBAL CORPORATION	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Beth A. Wozniak	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
CARRIER GLOBAL CORPORATION	United States	20-Apr-2023	Annual	With Management	For	Advisory Vote to Approve Named Executive Officer Compensation.	Executive Remuneration Issues	Executive Remuneration For Issues
CARRIER GLOBAL CORPORATION	United States	20-Apr-2023	Annual	With Management	For	Ratify Appointment of PricewaterhouseCoopers LLP to Serve as Independent Auditor for 2023.	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
CARRIER GLOBAL CORPORATION		20-Apr-2023	Annual	With Management	Against	Shareowner Proposal regarding independent board chairman.	Corporate Governance/ Against Shareholders Rights	Corporate Governance/ Against Shareholders Rights
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Brian D. Chambers	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Eduardo E. Cordeiro	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Adrienne D. Eisner	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Alfred E. Festa	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Edward F. Lonergan	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Maryann T. Mannen	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Paul E. Martin	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	Election of Director: W. Howard Morris	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	Election of Director: Suzanne P. Nimocks	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	Election of Director: John D. Williams	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Against Vote	Rationale
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	Corporate Governance/ Shareholders Rights	For	
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2023.	For	
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	1 Year	To approve, on an advisory basis, named executive officer compensation.	For	Executive Remuneration Issues
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	To recommend, on an advisory basis, the frequency of future advisory votes to approve named executive officer compensation.	For	Executive Remuneration 1 Year Issues
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	To approve the Owens Corning 2023 Stock Plan.	Corporate Governance/ Shareholders Rights	
OWENS CORNING	United States	20-Apr-2023	Annual	With Management	For	To approve an amendment to the Company's Amended and Restated Certificate of Incorporation to reflect new Delaware law provisions regarding officer excusalation.	Corporate Governance/ Shareholders Rights	
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	To approve an amendment to the Company's exclusive forum provision in its Third Amended and Restated Bylaws.	Corporate Governance/ Shareholders Rights	
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Election of Director: Craig Arnold	Corporate Governance/ Shareholders Rights	
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Election of Director: Olivier Leonetti	Corporate Governance/ Shareholders Rights	
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Election of Director: Silvio Napoli	Corporate Governance/ Shareholders Rights	1 Year
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Election of Director: Gregory R Page	Corporate Governance/ Shareholders Rights	
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Election of Director: Sandra Pianalto	Corporate Governance/ Shareholders Rights	
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Election of Director: Robert V. Pragada	Corporate Governance/ Shareholders Rights	
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Election of Director: Lori J. Ryerkirk	Corporate Governance/ Shareholders Rights	
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Election of Director: Gerald B. Smith	Corporate Governance/ Shareholders Rights	
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Election of Director: Dorothy C. Thompson	Corporate Governance/ Shareholders Rights	1 Year

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Election of Director: Darryl L. Wilson	Corporate Governance/ Shareholders Rights	For
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Approving the appointment of Ernst & Young as independent auditor for 2023 and authorizing the Audit Committee of the Board of Directors to set its remuneration.	Corporate Governance/ Shareholders Rights	For
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Approving, on an advisory basis, the Company's executive compensation.	Executive Remuneration Issues	For
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	1 Year	Approving, on an advisory basis, the frequency of executive compensation votes.	Executive Remuneration Issues	1 Year
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Approving a proposal to grant the Board authority to issue shares.	Changes to Capital Structure	For
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Approving a proposal to grant the Board authority to opt out of pre-emption rights.	Changes to Capital Structure	For
EATON CORPORATION PLC	United States	26-Apr-2023	Annual	With Management	For	Authorizing the Company and any subsidiary of the Company to make overseas market purchases of Company shares.	Changes to Capital Structure	For
CARLISLE COMPANIES INCORPORATED	United States	03-May-2023	Annual	With Management	For	Election of Director: Robert G. Bohn	Corporate Governance/ Shareholders Rights	For
CARLISLE COMPANIES INCORPORATED	United States	03-May-2023	Annual	With Management	For	Election of Director: Gregg A. Ostrander	Corporate Governance/ Shareholders Rights	For
CARLISLE COMPANIES INCORPORATED	United States	03-May-2023	Annual	With Management	For	Election of Director: Jesse G. Singh	Corporate Governance/ Shareholders Rights	For
CARLISLE COMPANIES INCORPORATED	United States	03-May-2023	Annual	With Management	For	To approve, on an advisory basis, the Company's Executive Remuneration in 2022. Issues	Executive Remuneration Issues	For
CARLISLE COMPANIES INCORPORATED	United States	03-May-2023	Annual	With Management	1 Year	To approve, on an advisory basis, the frequency of holding an advisory vote to approve the Company's named executive officer compensation.	Executive Remuneration Issues	1 Year
CARLISLE COMPANIES INCORPORATED	United States	03-May-2023	Annual	With Management	For	To ratify the appointment of Deloitte & Touche LLP to serve as the Company's independent registered public accounting firm for 2023.	Corporate Governance/ Shareholders Rights	For

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ Shareholders Rights	Corporate Governance/ For Shareholders Rights
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	For	To approve an advisory vote on the compensation paid to the Company's named executive officers for 2022.	Executive Remuneration Issues	Executive Remuneration For Issues
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	For	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the Company for the 2023 fiscal year.	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
ESSENTIAL UTILITIES, INC.	United States	03-May-2023	Annual	With Management	1 Year	To approve an advisory vote on whether the frequency of the advisory vote on compensation paid to the Company's named executive officers should be every 1, 2 or 3 years.	Executive Remuneration Issues	Executive Remuneration 1 Year Issues
NEXANS	France	11-May-2023	MIX	With Management	For	APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS AND TRANSACTIONS FOR THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2022 - MANAGEMENT REPORT	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
NEXANS	France	11-May-2023	MIX	With Management	For	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2022	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
NEXANS	France	11-May-2023	MIX	With Management	For	ALLOCATION OF INCOME FOR THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2022 AND SETTING OF THE DIVIDEND	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
NEXANS	France	11-May-2023	MIX	With Management	For	RENEWAL OF THE TERM OF OFFICE OF JEAN MOUTON AS DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
NEXANS	France	11-May-2023	MIX	With Management	For	RENEWAL OF THE TERM OF OFFICE OF BPIERANCE PARTICIPATIONS AS DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
NEXANS	France	11-May-2023	MIX	With Management	For	RENEWAL OF THE TERM OF OFFICE OF OSCAR HASBUN MARTINEZ AS DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights
NEXANS	France	11-May-2023	MIX	With Management	For	RENEWAL OF THE TERM OF OFFICE OF HUBERT PORTE AS DIRECTOR	Corporate Governance/ For Shareholders Rights	Corporate Governance/ For Shareholders Rights

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
NEXANS	France	11-May-2023	MIX	With Management	For	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION ITEMS PAID DURING THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2022 OR GRANTED FOR THE SAME FISCAL YEAR TO NEXANS CORPORATE OFFICERS	Executive Remuneration Issues	For
NEXANS	France	11-May-2023	MIX	With Management	For	APPROVAL OF THE ITEMS OF COMPENSATION PAID DURING THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2022, OR GRANTED FOR THE SAME FISCAL YEAR TO JEAN MOUTON, CHARMAN OF THE BOARD OF DIRECTORS	Executive Remuneration Issues	For
NEXANS	France	11-May-2023	MIX	With Management	For	APPROVAL OF THE ITEMS OF COMPENSATION PAID DURING THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2022, OR GRANTED FOR THE SAME FISCAL YEAR TO CHRISTOPHER GURIN, CHIEF EXECUTIVE OFFICER	Executive Remuneration Issues	For
NEXANS	France	11-May-2023	MIX	With Management	For	DETERMINATION OF THE MAXIMUM ANNUAL REMUNERATION TO BE PAID TO THE MEMBERS OF THE BOARD	Executive Remuneration Issues	For
NEXANS	France	11-May-2023	MIX	With Management	For	APPROVAL OF THE COMPENSATION POLICY OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE FISCAL YEAR 2023	Executive Remuneration Issues	For
NEXANS	France	11-May-2023	MIX	With Management	For	APPROVAL OF THE COMPENSATION POLICY OF THE CHAIRMAN OF THE BOARD OF DIRECTORS FOR THE FISCAL YEAR 2023	Executive Remuneration Issues	For
NEXANS	France	11-May-2023	MIX	With Management	For	APPROVAL OF THE COMPENSATION POLICY OF THE CHIEF EXECUTIVE OFFICER FOR THE FISCAL YEAR 2023	Executive Remuneration Issues	For
NEXANS	France	11-May-2023	MIX	With Management	For	APPROVAL OF A REGULATED COMMITMENT BY THE SHAREHOLDER INVEXANS LIMITED RENEWING ITS COMMITMENT TO REMAIN A LONG-TERM PARTNER AND REFERENCE SHAREHOLDER OF NEXANS	Corporate Governance/ Shareholders Rights	For
NEXANS	France	11-May-2023	MIX	With Management	For	APPROVAL OF A REGULATED AGREEMENT BETWEEN THE COMPANY AND INVEXANS SA RELATING TO A TAX REFUND ALLOCATION AGREEMENT BY THE BRAZILIAN TAX AUTHORITIES	Corporate Governance/ Shareholders Rights	For
NEXANS	France	11-May-2023	MIX	With Management	For	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT TRANSACTIONS INVOLVING COMPANY SHARES	Changes to Capital Structure	For

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management	Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
NEXANS	France	11-May-2023	MIX	With Management	For	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE PURPOSE OF REDUCING THE COMPANY'S SHARE CAPITAL BY CANCELLATION OF ITS OWN SHARES	Changes to Capital Structure	For	
NEXANS	France	11-May-2023	MIX	With Management	For	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS FOR A 26 MONTH-PERIOD, FOR THE PURPOSE OF DECIDING UPON THE CAPITAL INCREASE OF THE COMPANY BY THE ISSUANCE OF ORDINARY SHARES AND SECURITIES, WITH PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 14 MILLION	Changes to Capital Structure	For	
NEXANS	France	11-May-2023	MIX	With Management	For	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS FOR A 26 MONTH-PERIOD, FOR THE PURPOSE OF DECIDING TO INCREASE THE SHARE CAPITAL VIA THE CAPITALIZATION OF PREMIUMS, RESERVES, PROFITS OR OTHER AMOUNTS, THE CAPITALIZATION OF WHICH WOULD BE LIMITED TO A PAR VALUE OF EUR 14 MILLION	Changes to Capital Structure	For	
NEXANS	France	11-May-2023	MIX	With Management	For	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS FOR A 26 MONTH-PERIOD, FOR THE PURPOSE OF DECIDING OR AUTHORIZING THE ISSUANCE - WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS - OF ORDINARY SHARES AND SECURITIES, VIA PUBLIC OFFERING (EXCLUDING 1 OF ARTICLE L411-2 OF THE MONETARY AND FINANCIAL CODE), AND WITHIN THE LIMIT A PAR VALUE OF EUR 4,375,330	Changes to Capital Structure	For	
NEXANS	France	11-May-2023	MIX	With Management	For	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS FOR A 26 MONTH-PERIOD, FOR THE PURPOSE OF DECIDING ON THE ISSUANCE - WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS - OF ORDINARY SHARES AND SECURITIES, VIA PUBLIC OFFERING PURSUANT TO 1 OF ARTICLE L. 411-2, OF THE COMMERCIAL AND MONETARY CODE, WITHIN THE LIMIT OF A PAR VALUE OF EUR 4,375,330	Changes to Capital Structure	For	

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management	Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
NEXANS	France	11-May-2023	MIX	With Management	For	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS FOR A 26 MONTH-PERIOD, FOR THE PURPOSE OF DECIDING TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A SHARE CAPITAL INCREASE WITH OR WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, WITHIN A LIMIT NOT TO EXCEED 15% OF THE INITIAL AMOUNT OF THE ISSUANCE	Changes to Capital Structure	For	
NEXANS	France	11-May-2023	MIX	With Management	For	DELEGATION OF POWER GRANTED TO THE BOARD OF DIRECTORS FOR A 26 MONTH-PERIOD, FOR THE PURPOSE OF ISSUING ORDINARY SHARES OR SECURITIES TO BE ISSUED IN CONSIDERATION OF CONTRIBUTIONS IN KIND OF SHARES OR EQUITY SECURITIES, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, WITHIN THE LIMIT OF A PAR VALUE OF EUR 4 375 330	Changes to Capital Structure	For	
NEXANS	France	11-May-2023	MIX	With Management	For	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS FOR AN 18 MONTH-PERIOD, FOR THE PURPOSE OF DECIDING TO INCREASE THE SHARE CAPITAL VIA THE ISSUANCE OF SHARES AND SECURITIES, AND RESERVED FOR MEMBERS OF SAVINGS PLANS, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, WITHIN THE LIMIT OF A PAR VALUE OF EUR 400,000	Changes to Capital Structure	For	
NEXANS	France	11-May-2023	MIX	With Management	For	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS FOR AN 18 MONTH-PERIOD, FOR THE PURPOSE OF CARRYING OUT A SHARE CAPITAL INCREASE RESERVED, ALLOWING FOR AN EMPLOYEE SHAREHOLDING PLAN TO BE OFFERED TO EMPLOYEES OF CERTAIN FOREIGN SUBSIDIARIES, COMPARABLE THE 25TH RESOLUTION, WITHIN THE LIMIT OF A PAR VALUE OF EUR 100,000	Changes to Capital Structure	For	
NEXANS	France	11-May-2023	MIX	With Management	For	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE PURPOSE OF GRANTING IN 2024 PERFORMANCE SHARES TO EMPLOYEES AND CORPORATE OFFICERS OR TO SOME OF THEM, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, WITHIN THE LIMIT OF A NOMINAL VALUE OF EUR 300,000, AND FOR A 12 MONTH-PERIOD BEGINNING ON JANUARY 1, 2024	Changes to Capital Structure	For	

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
NEXANS	France	11-May-2023	MIX	With Management	For	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE PURPOSE OF GRANTING IN 2024 FREE SHARES TO EMPLOYEES OR TO SOME OF THEM, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, WITHIN THE LIMIT OF A NOMINAL VALUE OF EUR 50,000, NOT SUBJECT TO PERFORMANCE CONDITIONS, FOR A 12 MONTH-PERIOD BEGINNING ON JANUARY 1ST, 2024	Changes to Capital Structure	For
NEXANS	France	11-May-2023	MIX	With Management	For	POWERS TO CARRY OUT FORMALITIES	Corporate Governance/ Shareholders Rights	Corporate Governance/ For Shareholders Rights
TESLA, INC.	United States	16-May-2023	Annual	With Management	For	Election of Director: Elon Musk	Corporate Governance/ Shareholders Rights	Corporate Governance/ For Shareholders Rights
TESLA, INC.	United States	16-May-2023	Annual	With Management	For	Election of Director: Robyn Denholm	Corporate Governance/ Shareholders Rights	Corporate Governance/ For Shareholders Rights
TESLA, INC.	United States	16-May-2023	Annual	With Management	For	Election of Director: JB Straubel	Corporate Governance/ Shareholders Rights	Corporate Governance/ For Shareholders Rights
TESLA, INC.	United States	16-May-2023	Annual	With Management	For	Tesla proposal to approve executive compensation on a non-binding advisory basis.	Executive Remuneration Issues	Executive Remuneration For Issues
TESLA, INC.	United States	16-May-2023	Annual	Against Management	3 Years	Tesla proposal to approve the frequency of future votes on executive compensation on a non-binding advisory basis.	Preference is for 1 year on these resolutions	Preference is for 1 year on these resolutions
TESLA, INC.	United States	16-May-2023	Annual	With Management	For	Tesla proposal to ratify the appointment of independent registered public accounting firm.	Corporate Governance/ Shareholders Rights	Corporate Governance/ For Shareholders Rights
TESLA, INC.	United States	16-May-2023	Annual	Against Management	Against	Stockholder proposal regarding reporting on key-person risk.	Corporate Governance/ Shareholders Rights	Abstain
ENPHASE ENERGY, INC.	United States	17-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ Shareholders Rights	Corporate Governance/ For Shareholders Rights
ENPHASE ENERGY, INC.	United States	17-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ Shareholders Rights	Corporate Governance/ For Shareholders Rights
ENPHASE ENERGY, INC.	United States	17-May-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ Shareholders Rights	Corporate Governance/ For Shareholders Rights

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
ENPHASE ENERGY, INC.	United States	17-May-2023	Annual	With Management	For	To approve, on an advisory basis, the compensation of our named executive officers, as disclosed in the proxy statement.	Executive Remuneration Issues	For
ENPHASE ENERGY, INC.	United States	17-May-2023	Annual	With Management	For	To ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2023.	Corporate Governance/ Shareholders Rights	For
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	Election of Director to serve until the 2024 Annual Meeting of Stockholders and until their successors are duly elected and qualified: James H. England	Corporate Governance/ Shareholders Rights	For
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	Election of Director to serve until the 2024 Annual Meeting of Stockholders and until their successors are duly elected and qualified: Jason Few	Corporate Governance/ Shareholders Rights	For
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	Election of Director to serve until the 2024 Annual Meeting of Stockholders and until their successors are duly elected and qualified: Matthew F. Hilzinger	Corporate Governance/ Shareholders Rights	For
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	Election of Director to serve until the 2024 Annual Meeting of Stockholders and until their successors are duly elected and qualified: Natica von Althann	Corporate Governance/ Shareholders Rights	For
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	Election of Director to serve until the 2024 Annual Meeting of Stockholders and until their successors are duly elected and qualified: Cynthia Hansen	Corporate Governance/ Shareholders Rights	For
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	Election of Director to serve until the 2024 Annual Meeting of Stockholders and until their successors are duly elected and qualified: Donna Sims Wilson	Corporate Governance/ Shareholders Rights	For
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	Election of Director to serve until the 2024 Annual Meeting of Stockholders and until their successors are duly elected and qualified: Betsy Bingham	Corporate Governance/ Shareholders Rights	For
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	To ratify the selection of KPMG LLP as FuelCell Energy, Inc.'s independent registered public accounting firm for the fiscal year ending October 31, 2023.	Corporate Governance/ Shareholders Rights	For
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	To approve the amendment and restatement of the FuelCell Energy, Inc. 2018 Employee Stock Purchase Plan.	Executive Remuneration Issues	For
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	To approve the amendment and restatement of the FuelCell Energy, Inc. Second Amended and Restated 2018 Omnibus Incentive Plan.	Executive Remuneration Issues	For

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Against Rationale
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	To approve the amendment of the FuelCell Energy, Inc. Certificate of Incorporation, as amended, to increase the number of authorized shares of common stock of FuelCell Energy, Inc. from 500,000,000 shares to 1,000,000,000 shares.	Changes to Capital Structure
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	For	To approve, on a non-binding advisory basis, the compensation of FuelCell Energy, Inc.'s named executive officers as set forth in the "Executive Compensation" section of the Proxy Statement.	Executive Remuneration For Issues
FUELCELL ENERGY, INC.	United States	22-May-2023	Annual	With Management	1 Year	To vote, on a non-binding advisory basis, on the frequency with which future advisory votes on the compensation of FuelCell Energy, Inc.'s named executive officers will be conducted.	Executive Remuneration For Issues
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Election of Director: Gregory E. Aliff	Corporate Governance/ Shareholders Rights
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Election of Director: Shelly M. Esque	Corporate Governance/ Shareholders Rights
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Election of Director: Martin A. Kropelnicki	Corporate Governance/ Shareholders Rights
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Election of Director: Thomas M. Krummel, M.D.	Corporate Governance/ Shareholders Rights
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Election of Director: Yvonne A. Maldonado, M.D.	Corporate Governance/ Shareholders Rights
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Election of Director: Scott L. Morris	Corporate Governance/ Shareholders Rights
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Election of Director: Carol M. Pottenger	Corporate Governance/ Shareholders Rights
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Election of Director: Lester A. Snow	Corporate Governance/ Shareholders Rights
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Election of Director: Patricia K. Wagner	Corporate Governance/ Shareholders Rights
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Advisory vote to approve executive compensation.	Executive Remuneration For Issues

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Against Vote	Rationale
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	1 Year	Advisory vote on the frequency of future advisory votes to approve executive compensation.	Executive Remuneration	1 Year Issues
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Ratification of the selection of Deloitte & Touche LLP as the Group's independent registered public accounting firm for 2023.	Corporate Governance/ Shareholders Rights	For
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	With Management	For	Approval of Amendment to the Group's Certificate of Incorporation to reflect new Delaware law provisions regarding officer exculpation.	Corporate Governance/ Shareholders Rights	For
CALIFORNIA WATER SERVICE GROUP	United States	31-May-2023	Annual	Against Management	Against	Stockholder proposal requesting additional emissions reduction targets and reporting.	ESG & Impact Investment	For
SOLAREDGE TECHNOLOGIES, INC.	United States	01-Jun-2023	Annual	With Management	For	Election of Director: Marcel Gani	Corporate Governance/ Shareholders Rights	For
SOLAREDGE TECHNOLOGIES, INC.	United States	01-Jun-2023	Annual	With Management	For	Election of Director: Tal Payne	Corporate Governance/ Shareholders Rights	For
SOLAREDGE TECHNOLOGIES, INC.	United States	01-Jun-2023	Annual	With Management	For	Ratification of appointment of Ernst & Young LLP as independent registered public accounting firm for the year ending December 31, 2023.	Corporate Governance/ Shareholders Rights	For
SOLAREDGE TECHNOLOGIES, INC.	United States	01-Jun-2023	Annual	With Management	For	Approval of, on an advisory and non-binding basis, the compensation of our named executive officers (the "Say-on-Pay" vote).	Executive Remuneration	For Issues
SOLAREDGE TECHNOLOGIES, INC.	United States	01-Jun-2023	Annual	With Management	1 Year	Vote, on an advisory and non-binding basis, on the preferred frequency of future stockholder advisory votes to approve the compensation of our named executive officers (the "Say-on-Frequency" vote).	Executive Remuneration	1 Year Issues
SOLAREDGE TECHNOLOGIES, INC.	United States	01-Jun-2023	Annual	With Management	For	Approval of an amendment to the Company's certificate of incorporation to declassify the Board and phase-in annual director elections.	Corporate Governance/ Shareholders Rights	For
SOLAREDGE TECHNOLOGIES, INC.	United States	01-Jun-2023	Annual	With Management	For	Approval of an amendment to the Company's certificate of incorporation to remove the supermajority voting requirements to amend certain provisions of the Company's certificate of incorporation and bylaws.	Corporate Governance/ Shareholders Rights	For
SOLAREDGE TECHNOLOGIES, INC.	United States	01-Jun-2023	Annual	With Management	For	Approval of an amendment to the Company's certificate of incorporation to add a federal forum selection provision for causes of action under the Securities Act of 1933.	Corporate Governance/ Shareholders Rights	For

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Against Rationale
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Election of Director: Kirk E. Arnold	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Election of Director: Ann C. Berzin	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Election of Director: April Miller Boise	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Election of Director: Gary D. Forsee	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Election of Director: Mark R. George	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Election of Director: John A. Hayes	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Election of Director: Linda P. Hudson	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Election of Director: Myles P. Lee	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Election of Director: David S. Regnery	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Election of Director: Melissa N. Schaeffer	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Election of Director: John P. Surma	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	1 Year	Advisory vote on the frequency of the advisory vote on the compensation of the Company's named executive officers.	Executive Remuneration Issues
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Advisory approval of the compensation of the Company's named executive officers.	Executive Remuneration Issues
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Approval of the appointment of independent auditors of the Company and authorization of the Audit Committee of the Board of Directors to set the auditors' remuneration.	Corporate Governance/ Shareholders Rights
TRANE TECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Approval of the renewal of the Directors' existing authority to issue shares.	Changes to Capital Structure

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded For Vote	Against Rationale
TRANETECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Approval of the renewal of the Directors' existing authority to issue shares for cash without first offering shares to existing shareholders. (Special Resolution)	Changes to Capital Structure	For
TRANETECHNOLOGIES PLC	United States	01-Jun-2023	Annual	With Management	For	Determination of the price range at which the Company can re-allot shares that it holds as treasury shares. (Special Resolution)	Changes to Capital Structure	For
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD FOR THE YEAR ENDED 31 DECEMBER 2022	Corporate Governance/ Shareholders Rights	For
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE FOR THE YEAR ENDED 31 DECEMBER 2022	Corporate Governance/ Shareholders Rights	For
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES FOR THE YEAR ENDED 31 DECEMBER 2022	Corporate Governance/ Shareholders Rights	For
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE ANNUAL REPORT AND ANNUAL RESULTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2022	Corporate Governance/ Shareholders Rights	For
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE REPORT ON THE COMPANY'S FINAL ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2022	Corporate Governance/ Shareholders Rights	For
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE REPORT ON THE COMPANY'S FINANCIAL BUDGET FOR THE YEAR ENDING 31 DECEMBER 2023	Corporate Governance/ Shareholders Rights	For
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN FOR THE YEAR ENDED 31 DECEMBER 2022	Corporate Governance/ Shareholders Rights	For
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE APPOINTMENT OF DELOITTE TOUCHE TOHMATSU CERTIFIED PUBLIC ACCOUNTANTS LLP IN THE PRC AS THE COMPANY'S AUDITORS UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY, AND TO APPROVE AND AUTHORISE THE BOARD TO DETERMINE ITS REMUNERATION	Corporate Governance/ Shareholders Rights	For
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE PROPOSAL ON DETERMINATION OF THE REMUNERATION OF THE DIRECTORS FOR THE YEAR ENDING 31 DECEMBER 2023	Executive Remuneration Issues	For
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE PROPOSAL ON DETERMINATION OF THE REMUNERATION OF THE SUPERVISORS FOR THE YEAR ENDING 31 DECEMBER 2023	Executive Remuneration Issues	For

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management For	TO CONSIDER AND APPROVE THE ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2022	ESG & Impact Investment	For	
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management For	TO CONSIDER AND APPROVE THE GROUP FOR ITS POTENTIAL CREDIT FACILITY OF UP TO RMB18 BILLION AND TO AUTHORIZE THE CHAIRMAN OF THE BOARD AND ITS AUTHORIZED PERSONS TO SIGN ALL LEGAL DOCUMENTS RELATING TO THE CREDIT FACILITIES, AND THE VALIDITY PERIOD OF THIS RESOLUTION TO BE VALID UNTIL THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	Corporate Governance/ Shareholders Rights	For	
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management For	TO CONSIDER AND APPROVE THE IMPLEMENTATION OF DAILY RELATED PARTY TRANSACTIONS FOR 2022 AND THE ESTIMATE ON DAILY RELATED PARTY TRANSACTIONS FOR 2023	Corporate Governance/ Shareholders Rights	For	
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management For	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATIONS	Corporate Governance/ Shareholders Rights	For	
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management For	TO CONSIDER AND APPROVE THAT THE BOARD BE AUTHORIZED TO MAKE CHANGES IN INDUSTRIAL AND COMMERCIAL REGISTRATION AND MAKE RELEVANT ADJUSTMENTS AND REVISION TO THE ARTICLES OF ASSOCIATION IN ACCORDANCE WITH THE REQUIREMENTS AND OPINIONS OF THE RELEVANT GOVERNMENT DEPARTMENTS AND REGULATORY AUTHORITIES IN THE PRC, INCLUDING BUT NOT LIMITED TO ADJUSTMENT AND REVISIONS TO CHARACTERS, CHAPTERS AND ARTICLES	Corporate Governance/ Shareholders Rights	For	
FLAT GLASS GROUP CO LTD	China	06-Jun-2023	Annual General Meeting	With Management For	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE RULES OF PROCEDURES OF GENERAL MEETING	Corporate Governance/ Shareholders Rights	For	
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management For	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY (THE BOARD) FOR THE YEAR ENDED 31 DECEMBER 2022	Corporate Governance/ Shareholders Rights	For	
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management For	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY (THE SUPERVISORY COMMITTEE) FOR THE YEAR ENDED 31 DECEMBER 2022	Corporate Governance/ Shareholders Rights	For	
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management For	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2022	Corporate Governance/ Shareholders Rights	For	

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against	Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2022 AND THE SUMMARY THEREOF	Corporate Governance/ Shareholders Rights	For	
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2022	Corporate Governance/ Shareholders Rights	For	
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE APPOINTMENT OF ERNST & YOUNG HUA MING LLP AS THE SOLE EXTERNAL AUDITOR AND INTERNAL CONTROL AUDIT INSTITUTION OF THE COMPANY FOR THE FINANCIAL YEAR OF 2023 AND TO HOLD OFFICE UNTIL THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY, AND TO AUTHORISE THE BOARD AND THE BOARD DELEGATES THE MANAGEMENT OF THE COMPANY TO DETERMINE THEIR REMUNERATION	Corporate Governance/ Shareholders Rights	For	
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE PROVISION OF GUARANTEES BY THE GROUP	Corporate Governance/ Shareholders Rights	For	
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE ESTIMATED CAP OF ORDINARY CONNECTED TRANSACTIONS OF THE GROUP FOR THE YEAR 2023	Corporate Governance/ Shareholders Rights	For	
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE: (A) THE GRANT TO THE BOARD A GENERAL MANDATE TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY SUBJECT TO THE FOLLOWING CONDITIONS: (i) THAT THE AGGREGATE NOMINAL AMOUNT OF H SHARES OF THE COMPANY ALLOTTED, ISSUED AND DEALT WITH OR AGREED CONDITIONALLY OR UNCONDITIONALLY TO BE ALLOTTED, ISSUED OR DEALT WITH BY THE BOARD PURSUANT TO THE GENERAL MANDATE SHALL NOT EXCEED 20 PER CENT OF THE	Changes to Capital Structure	For	
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS OF BYD ELECTRONIC (INTERNATIONAL) COMPANY LIMITED (BYD ELECTRONIC) TO ALLOT, ISSUE AND DEAL WITH NEW SHARES OF BYD ELECTRONIC NOT EXCEEDING 20 PER CENT OF THE NUMBER OF THE ISSUED SHARES OF BYD ELECTRONIC	Corporate Governance/ Shareholders Rights	For	

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE AUTHORITY OF THE BOARD TO DETERMINE THE PROPOSED PLAN FOR THE ISSUANCE OF DEBT FINANCING INSTRUMENT(S)	Capital Markets Transactions	For
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE MATTERS IN CONNECTION WITH THE PURCHASE OF LIABILITY INSURANCE FOR THE COMPANY AND ALL DIRECTORS, SUPERVISORS, SENIOR MANAGEMENT AND OTHER RELATED PERSONS, AND SUBJECT TO OBTAINING AUTHORIZATION FROM GENERAL MEETING, TO AGREE WITH THE DELEGATION OF THE BOARD TO AUTHORIZE THE CHAIRMAN OR ITS AUTHORISED PERSONS TO APPROVE AND HANDLE MATTERS IN CONNECTION WITH THE PURCHASE OF LIABILITY INSURANCE FOR THE COMPANY AND ALL DIRECTORS, SUPERVISORS, AND SENIOR MANAGEMENT (INCLUDING BUT NOT LIMITED TO THE DETERMINATION OF OTHER RELATED RESPONSIBLE PERSONS, THE DETERMINATION OF THE INSURANCE COMPANY, THE DETERMINATION OF THE INSURANCE AMOUNT, THE PREMIUM AND OTHER INSURANCE CLAUSES, THE SIGNING OF RELEVANT LEGAL DOCUMENTS AND DEALING WITH OTHER MATTERS RELATING TO THE PURCHASE OF INSURANCE, ETC.,) AND TO DEAL WITH MATTERS RELATING TO THE RENEWAL OR REPURCHASE OF THE INSURANCE UPON OR BEFORE THE EXPIRATION OF THE ABOVEMENTIONED LIABILITY INSURANCE CONTRACTS	Corporate Governance/ Shareholders Rights	For
BYD COMPANY LTD	China	08-Jun-2023	Annual General Meeting	With Management	For	TO CONSIDER AND APPROVE THE COMPLIANCE MANUAL IN RELATION TO CONNECTED TRANSACTION OF THE COMPANY AS SET OUT IN APPENDIX I TO THE CIRCULAR DATED 19 APRIL 2023 OF THE COMPANY	Corporate Governance/ Shareholders Rights	For
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022	Corporate Governance/ Shareholders Rights	For
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022	Corporate Governance/ Shareholders Rights	For
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	ALLOCATION OF INCOME AND SETTING OF THE DIVIDEND	Corporate Governance/ Shareholders Rights	For

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against	Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	RENEWAL OF THE TERM OF OFFICE OF MRS. DOMINIQUE LEROY AS DIRECTOR	Corporate Governance/ Shareholders Rights	For	
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	APPOINTMENT OF MRS. JANA REVEDIN AS DIRECTOR	Corporate Governance/ Shareholders Rights	For	
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	APPROVAL OF THE COMPENSATION ELEMENTS PAID DURING THE FINANCIAL YEAR 2022 OR AWARDED FOR THE SAME FINANCIAL YEAR TO MR. PIERRE-ANDRE DE CHALENDAR, CHAIRMAN OF THE BOARD OF DIRECTORS	Executive Remuneration Issues	For	
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	APPROVAL OF THE COMPENSATION ELEMENTS PAID DURING THE FINANCIAL YEAR 2022 OR AWARDED FOR THE SAME FINANCIAL TO MR. BENOIT BAZIN, CHIEF EXECUTIVE OFFICER	Executive Remuneration Issues	For	
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF CORPORATE OFFICERS REFERRED TO IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE AND INCLUDED IN THE CORPORATE GOVERNANCE REPORT	Executive Remuneration Issues	For	
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS FOR 2023	Executive Remuneration Issues	For	
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	APPROVAL OF THE REMUNERATION POLICY FOR THE CHIEF EXECUTIVE OFFICER FOR 2023	Executive Remuneration Issues	For	
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	APPROVAL OF THE DIRECTORS' COMPENSATION POLICY FOR 2023	Executive Remuneration Issues	For	
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	SETTING THE AMOUNT OF THE TOTAL ANNUAL REMUNERATION OF DIRECTORS	Executive Remuneration Issues	For	
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	AUTHORIZATION TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES	Capital Structure	For	

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded For Vote	Against Rationale	
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, SHARES OF THE COMPANY OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY OR OF SUBSIDIARIES, THROUGH THE ISSUE OF NEW SHARES, FOR A MAXIMUM NOMINAL AMOUNT OF FOUR HUNDRED AND TWELVE MILLION EUROS (SHARES), EXCLUDING ANY	Changes to Capital Structure		
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT BUT WITH A POSSIBILITY OF GRANTING A PRIORITY PERIOD FOR SHAREHOLDERS, BY PUBLIC OFFERING OTHER THAN THOSE REFERRED TO IN ARTICLE L411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, THE ISSUE OF SHARES OF THE COMPANY OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY OR OF SUBSIDIARIES, BY ISSUING NEW SHARES, OR NEW SHARES OF THE COMPANY TO WHICH THE TRANSFERABLE SECURITIES TO BE ISSUED BY SUBSIDIARIES WOULD GRANT ENTITLEMENT, FOR A MAXIMUM NOMINAL AMOUNT OF TWO HUNDRED AND SIX MILLION EUROS (SHARES) EXCLUDING ANY POTENTIAL ADJUSTMENT, I.E. APPROXIMATELY 10% OF THE SHARE CAPITAL, WITH DEDUCTION FROM THIS AMOUNT OF THOSE SET IN THE SIXTEENTH, SEVENTEENTH AND EIGHTEENTH RESOLUTIONS, AND OF ONE AND A HALF BILLION EUROS (TRANSFERABLE SECURITIES IN THE FORM OF DEBT SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY OR OF SUBSIDIARIES)	Changes to Capital Structure		

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Changes to Capital Structure	Recorded For Vote	Against Rationale
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, WITH THE ISSUE OF SHARES OF THE COMPANY OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY OR OF SUBSIDIARIES BY THE ISSUE OF NEW SHARES, OR OF NEW SHARES OF THE COMPANY TO WHICH TRANSFERABLE SECURITIES TO BE ISSUED BY SUBSIDIARIES WOULD GRANT ENTITLEMENT, AS APPROPRIATE, BY WAY OF A PUBLIC OFFERING AS REFERRED TO IN PARAGRAPH 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, FOR A MAXIMUM NOMINAL AMOUNT OF TWO HUNDRED AND SIX MILLION EUROS (SHARES), EXCLUDING ANY POTENTIAL ADJUSTMENT, APPROXIMATELY 10% OF THE SHARE CAPITAL, AND ONE AND A HALF BILLION EUROS (TRANSFERABLE SECURITIES IN THE FORM OF DEBT SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY OR SUBSIDIARIES), THE AMOUNTS OF THE CAPITAL INCREASE AND THE ISSUE OF DEBT SECURITIES BEING DEDUCTED FROM THE CORRESPONDING CEILINGS SET IN THE FIFTEENTH RESOLUTION	For			
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED, IN THE EVENT OF OVERSUBSCRIPTION AT THE TIME OF ISSUE, WITH OR WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHT, OF SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL, WITHIN THE LEGAL AND REGULATORY LIMITS (15% OF THE INITIAL ISSUES ON THE DATE OF THE PRESENT MEETING) AND WITHIN THE LIMITS OF THE CORRESPONDING CEILINGS SET BY THE RESOLUTIONS THAT HAVE DECIDED THE INITIAL ISSUE	For			
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, TO INCREASE THE SHARE CAPITAL WITHIN THE LIMIT OF 10% OF THE SHARE CAPITAL, EXCLUDING ANY	For			

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Vote	Against Rationale
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH AN INCREASE OF THE SHARE CAPITAL BY INCORPORATION OF PREMIUMS, RESERVES, PROFITS OR OTHERS, FOR A MAXIMUM NOMINAL AMOUNT OF ONE HUNDRED AND THREE MILLION EUROS, EXCLUDING POTENTIAL ADJUSTMENT, I.E. APPROXIMATELY 5% OF THE SHARE CAPITAL, THIS AMOUNT TO BE DEDUCTED FROM THE CEILING SET IN THE FOURTEENTH RESOLUTION	Changes to Capital Structure	For
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO SET, IN ACCORDANCE WITH THE TERMS AND CONDITIONS DETERMINED BY THE GENERAL MEETING, THE ISSUE PRICE BY THE COMPANY OF SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL, BY PUBLIC OFFERING WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, WITHIN THE LIMIT OF 10% OF THE SHARE CAPITAL PER PERIOD OF 12 MONTHS	Changes to Capital Structure	For
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, TO ISSUE EQUITY SECURITIES RESERVED FOR MEMBERS OF EMPLOYEE SAVINGS PLANS FOR A MAXIMUM NOMINAL AMOUNT OF FIFTY-TWO MILLION EUROS EXCLUDING POTENTIAL ADJUSTMENT, I.E. APPROXIMATELY 2.5% OF THE SHARE CAPITAL	Changes to Capital Structure	For
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING SHARES OF THE COMPANY REPRESENTING UP TO 10% OF THE COMPANY'S CAPITAL PER A PERIOD OF 24 MONTHS	Changes to Capital Structure	For
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	STATUTORY AMENDMENTS RELATING TO THE INCREASE IN THE MINIMUM NUMBER OF SHARES OF THE COMPANY TO BE HELD BY DIRECTORS	Corporate Governance/ Shareholders Rights	For
COMPAGNIE DE SAINT-GOBAIN SA	France	08-Jun-2023	MIX	With Management	For	POWERS FOR THE EXECUTION OF THE DECISIONS OF THE COMBINED GENERAL MEETING AND FOR FORMALITIES	Corporate Governance/ Shareholders Rights	For

Company Name	Country	"Meeting	Meeting Type	Compare Vote With/Against Management Recommendation	Proposal Long Text	Category	Recorded Against Vote	Rationale
RIVIAN AUTOMOTIVE, INC.	United States	21-Jun-2023	Annual	With Management	For	Election of Class II Director to serve until the 2026 Annual Meeting of Stockholders: Karen Boone	Corporate Governance/ Shareholders Rights	For
RIVIAN AUTOMOTIVE, INC.	United States	21-Jun-2023	Annual	With Management	For	Election of Class II Director to serve until the 2026 Annual Meeting of Stockholders: Rose Marcario	Corporate Governance/ Shareholders Rights	For
RIVIAN AUTOMOTIVE, INC.	United States	21-Jun-2023	Annual	With Management	For	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2023.	Corporate Governance/ Shareholders Rights	For
RIVIAN AUTOMOTIVE, INC.	United States	21-Jun-2023	Annual	With Management	For	Approval, on an advisory (non-binding) basis, of the compensation of our named executive officers.	Executive Remuneration Issues	For
CANADIAN SOLAR INC.	United States	28-Jun-2023	Annual	With Management	For	DIRECTOR	ESG & Impact Investment	For
CANADIAN SOLAR INC.	United States	28-Jun-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ Shareholders Rights	For
CANADIAN SOLAR INC.	United States	28-Jun-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ Shareholders Rights	For
CANADIAN SOLAR INC.	United States	28-Jun-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ Shareholders Rights	For
CANADIAN SOLAR INC.	United States	28-Jun-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ Shareholders Rights	For
CANADIAN SOLAR INC.	United States	28-Jun-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ Shareholders Rights	For
CANADIAN SOLAR INC.	United States	28-Jun-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ Shareholders Rights	For
CANADIAN SOLAR INC.	United States	28-Jun-2023	Annual	With Management	For	DIRECTOR	Corporate Governance/ Shareholders Rights	For
CANADIAN SOLAR INC.	United States	28-Jun-2023	Annual	With Management	For	To reappoint Deloitte Touche Tohmatsu Certified Public Accountants LLP as auditors of the Corporation and to authorize the directors of the Corporation to fix their remuneration.	Corporate Governance/ Shareholders Rights	For



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