Meeting Date Range: 01-Jul-2022 To 30-Jun-2023

Selected Accounts

#### XIOR STUDENT HOUSING N.V.

Security: B9901Y104 Meeting Type: ExtraOrdinary General Meeting

Ticker: Meeting Date: 15-Sep-2022

ISIN BE0974288202 Vote Deadline 08-Sep-2022 01:59 PM ET

Agenda 715978992 Management Total Ballot Shares: 53296

Last Vote Date: 08-Sep-2022

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	VOTING MUST BE LODGED WITH BENEFICIAL OWNER DETAILS AS PROVIDED BY YOUR CUSTODIAN BANK. ACCOUNTS WITH MULTIPLE BENEFICIAL OWNERS WILL REQUIRE DISCLOSURE OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION	None	None		Non Vo	ting	
2	A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) MAY BE REQUIRED TO LODGE VOTING INSTRUCTIONS. IF NO POA IS SUBMITTED, YOUR INSTRUCTIONS MAY BE REJECTED	None	None		Non Vo	ting	
3	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIAN BANK. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTIONS MAY BE REJECTED	None	None		Non Vo	ting	
4	RECEIVE SPECIAL BOARD REPORT RE: PROPOSED CONTRIBUTIONS IN KIND	None	None		Non Vo	ting	
5	RECEIVE SPECIAL AUDITOR REPORT RE: PROPOSED CONTRIBUTIONS IN KIND	None	None		Non Vo	ting	
6	APPROVE PROPOSED CONTRIBUTIONS IN KIND WHICH WILL RESULT IN A CAPITAL INCREASE BY WAY OF ISSUANCE OF NEW SHARES	For	None	14322	0	0	0
7	RECEIVE SPECIAL BOARD REPORT RE: PARTIAL RENEWAL AND EXTENSION OF THE AUTHORIZATION OF THE AUTHORIZED CAPITAL	None	None		Non Vo	ting	
8	IF THE CONTRIBUTIONS UNDER AGENDA ITEM 1 ARE APPROVED: RENEW AUTHORIZATION TO INCREASE SHARE CAPITAL BY VARIOUS MEANS WITHIN THE FRAMEWORK OF AUTHORIZED CAPITAL	For	None	14322	0	0	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
9	IF THE CONTRIBUTIONS UNDER AGENDA ITEM 1 ARE APPROVED AND ITEM 2.2(A) ARE NOT APPROVED: APPROVE AUTHORIZATION TO INCREASE SHARE CAPITAL UP TO 10 PERCENT OF AUTHORIZED CAPITAL WITH PREEMPTIVE RIGHTS BY VARIOUS MEANS	For	None	14322	0	0	0
10	APPROVE REVISED REMUNERATION POLICY	For	None	14322	0	0	0
11	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	For	None	14322	0	0	0
12	AUTHORIZE IMPLEMENTATION OF APPROVED RESOLUTIONS	For	None	14322	0	0	0
13	AUTHORIZE FILING OF REQUIRED DOCUMENTS/FORMALITIES AT TRADE REGISTRY	For	None	14322	0	0	0
14	AUTHORIZE COORDINATION OF THE ARTICLES OF ASSOCIATION	For	None	14322	0	0	0
15	INTERMEDIARY CLIENTS ONLY - PLEASE NOTE THAT IF YOU ARE CLASSIFIED AS AN INTERMEDIARY CLIENT UNDER THE SHAREHOLDER RIGHTS DIRECTIVE II, YOU SHOULD BE PROVIDING THE UNDERLYING SHAREHOLDER INFORMATION AT THE VOTE INSTRUCTION LEVEL. IF YOU ARE UNSURE ON HOW TO PROVIDE THIS LEVEL OF DATA TO BROADRIDGE OUTSIDE OF PROXYEDGE, PLEASE SPEAK TO YOUR DEDICATED CLIENT SERVICE REPRESENTATIVE FOR ASSISTANCE	None	None		Non Vo	ating	
16	24 AUG 2022: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN NUMBERING OF RESOLUTIONS. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	None	None		Non Vo	iting	

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Special

PROLOGIS, INC.

Security: 74340W103 Meeting Type:

Ticker: PLD Meeting Date: 28-Sep-2022

ISIN US74340W1036 Vote Deadline 27-Sep-2022 11:59 PM ET

Agenda 935699554 Management Total Ballot Shares: 229245

Last Vote Date: 08-Sep-2022

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	To approve the "Prologis common stock issuance proposal" (as defined in the Proxy Statement), which involves the issuance of common stock of Prologis, Inc. in connection with the merger of Duke Realty Corporation with and into Compton Merger Sub LLC, pursuant to which each outstanding share of Duke Realty Corporation common stock will be converted into the right to receive 0.475 of a newly issued share of Prologis, Inc. common stock, on the terms and conditions set forth in the Agreement and Plan of Merger, dated as of June 11, 2022.	For	None	27406	0	0	0
2	To approve one or more adjournments of the Prologis, Inc. special meeting to another date, time or place, if necessary or appropriate, to solicit additional proxies in favor of the Prologis common stock issuance proposal (the "Prologis adjournment proposal").	For	None	27406	0	0	0

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HAMMERSON PLC R.E.I.T.

Security: G4273Q164 Meeting Type: Ordinary General Meeting

Ticker: Meeting Date: 25-Oct-2022

ISIN GB00BK7YQK64 Vote Deadline 20-Oct-2022 01:59 PM ET

Agenda 716148285 Management Total Ballot Shares: 20687181

Last Vote Date: 19-Oct-2022

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	TO GRANT THE BOARD AUTHORITY TO OFFER THE ENHANCED SCRIP DIVIDEND ALTERNATIVE	For	None	5120639	0	0	0
2	TO CANCEL THE COMPANY'S CAPITAL REDEMPTION RESERVE	For	None	5120639	0	0	0

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TRITAX EUROBOX PLC

Security:

G9101X109 Meeting Type: Ordinary General Meeting

Ticker: Meeting Date: 25-Oct-2022

ISIN GB00BG382L74 Vote Deadline 20-Oct-2022 01:59 PM ET

Agenda 716154430 Management Total Ballot Shares: 2210090

Last Vote Date: 19-Oct-2022

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	TO APPROVE THE PROPOSED AMENDMENTS TO THE INVESTMENT MANAGEMENT AGREEMENT BETWEEN THE COMPANY AND TRITAX MANAGEMENT LLP	For	None	2210090	0	0	0

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#### SUNEVISION HOLDINGS LTD

Security: G85700105 Meeting Type: Annual General Meeting

Ticker: Meeting Date: 28-Oct-2022

ISIN KYG857001054 Vote Deadline 21-Oct-2022 01:59 PM ET

Agenda 716119169 Management Total Ballot Shares: 19653300

Last Vote Date: 30-Sep-2022

	Date: 30-Sep-2022						
Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	PLEASE NOTE THAT THE COMPANY NOTICE AND PROXY FORM ARE AVAILABLE BY CLICKING ON THE URL LINKS: https://www1.hkexnews.hk/listedco/listconews/sehk/2022/09 23/2022092301075.pdf AND https://www1.hkexnews.hk/listedco/listconews/sehk/2022/09 23/2022092301079.pdf	None	None		Non Vo	oting	
2	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING	None	None		Non Vo	oting	
3	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS, THE DIRECTORS' REPORT AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 30 JUNE 2022	For	None	3140835	0	0	0
4	TO DECLARE A FINAL DIVIDEND	For	None	3140835	0	0	0
5	TO RE-ELECT MR. FUNG YUK-LUN, ALLEN AS DIRECTOR	For	None	3140835	0	0	0
6	TO RE-ELECT MR. CHAN MAN-YUEN, MARTIN AS DIRECTOR	For	None	3140835	0	0	0
7	TO RE-ELECT MS. LAU YEUK-HUNG, FIONA AS DIRECTOR	For	None	3140835	0	0	0
8	TO RE-ELECT MR. CHAN HONG-KI, ROBERT AS DIRECTOR	For	None	3140835	0	0	0
9	TO RE-ELECT PROFESSOR KING YEO-CHI, AMBROSE AS DIRECTOR	For	None	3140835	0	0	0
10	TO RE-ELECT MS. CHENG KA-LAI, LILY AS DIRECTOR	For	None	3140835	0	0	0
11	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	For	None	3140835	0	0	0

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
12	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX ITS REMUNERATION	For	None	3140835	0	0	0
13	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES	For	None	3140835	0	0	0
14	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES	For	None	3140835	0	0	0
15	TO EXTEND THE GENERAL MANDATE TO ISSUE NEW SHARES BY ADDING THE NUMBER OF SHARES REPURCHASED	For	None	3140835	0	0	0
16	TO APPROVE THE ADOPTION OF THE NEW SHARE OPTION SCHEME AND THE TERMINATION OF THE EXISTING SHARE OPTION SCHEME OF THE COMPANY	For	None	3140835	0	0	0
17	TO APPROVE AND ADOPT THE NEW AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY	For	None	3140835	0	0	0

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GOODMAN GROUP

Q4229W132

Meeting Type:

Annual General Meeting

17-Nov-2022

Ticker: ISIN

Security:

Meeting Date:
Vote Deadline

11-Nov-2022 01:59 PM ET

Agenda

AU000000GMG2 716148235

Management

Total Ballot Shares:

633900

Last Vote Date:

11-Oct-2022

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSALS 7 TO 12 AND VOTES CAST BY ANY INDIVIDUAL OR RELATED PARTY WHO BENEFIT FROM THE PASSING OF THE PROPOSAL/S WILL BE DISREGARDED BY THE COMPANY. HENCE, IF YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN FUTURE BENEFIT (AS REFERRED IN THE COMPANY ANNOUNCEMENT) VOTE ABSTAIN ON THE RELEVANT PROPOSAL ITEMS. BY DOING SO, YOU ACKNOWLEDGE THAT YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S. BY VOTING (FOR OR AGAINST) ON THE ABOVE MENTIONED PROPOSAL/S, YOU ACKNOWLEDGE THAT YOU HAVE NOT OBTAINED BENEFIT NEITHER EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S AND YOU COMPLY WITH THE VOTING EXCLUSION	None	None		Non Vo		
2	BELOW RESOLUTION 1 IS FOR THE GLHK	None	None		Non Vo	ting	
3	TO APPOINT THE AUDITOR OF GOODMAN LOGISTICS (HK) LIMITED: KPMG	For	None	240100	0	0	0
4	BELOW RESOLUTION 2 TO 7, 12 IS FOR THE GL	None	None		Non Vo	ting	
5	RE-ELECTION OF CHRIS GREEN AS A DIRECTOR OF GOODMAN LIMITED	For	None	240100	0	0	0
6	RE-ELECTION OF PHILLIP PRYKE, AS A DIRECTOR OF GOODMAN LIMITED	For	None	240100	0	0	0
7	RE-ELECTION OF ANTHONY ROZIC AS A DIRECTOR OF GOODMAN LIMITED	For	None	240100	0	0	0
8	ELECTION OF HILARY SPANN AS A DIRECTOR OF GOODMAN LIMITED	For	None	240100	0	0	0
9	ELECTION OF VANESSA LIU AS A DIRECTOR OF GOODMAN LIMITED	For	None	240100	0	0	0
10	ADOPTION OF THE REMUNERATION REPORT	For	None	240100	0	0	0

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
11	BELOW RESOLUTION 8 TO 11 IS FOR THE GL, GLHK, GIT	None	None		Non Vo	oting	
12	ISSUE OF PERFORMANCE RIGHTS UNDER THE LONG TERM INCENTIVE PLAN TO GREG GOODMAN	For	None	240100	0	0	0
13	ISSUE OF PERFORMANCE RIGHTS UNDER THE LONG TERM INCENTIVE PLAN TO DANNY PEETERS	For	None	240100	0	0	0
14	ISSUE OF PERFORMANCE RIGHTS UNDER THE LONG TERM INCENTIVE PLAN TO ANTHONY ROZIC	For	None	240100	0	0	0
15	APPROVAL FOR INCREASING THE NON- EXECUTIVE DIRECTORS' FEE POOL	For	None	0	240100	0	0
16	IF YOU INTEND TO VOTE FOR THE REMUNERATION REPORT, THEN YOU SHOULD VOTE AGAINST THE SPILL RESOLUTION	None	None		Non Vo	oting	
17	SPILL RESOLUTION: THAT, AS REQUIRED BY THE CORPORATIONS ACT: (A) AN EXTRAORDINARY GENERAL MEETING OF GOODMAN LIMITED (THE "SPILL MEETING") BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; (B) ALL OF THE DIRECTORS IN OFFICE WHEN THE BOARD RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2022 WAS PASSED (OTHER THAN THE GROUP CEO AND MANAGING DIRECTOR) AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE SPILL MEETING BE PUT TO THE VOTE OF SHAREHOLDERS AT THE SPILL MEETING	Against	None	240100	0	0	0
18	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 796326 DUE TO CHANGE IN SEQUENCE OF RESOLUTIONS 3 AND 4. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU	None	None		Non Vo	oting	

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MIRVAC GROUP

Q62377108

AU00000MGR9

Management

Meeting Type:

Annual General Meeting

18-Nov-2022

Ticker: ISIN

Security:

Meeting Date:

Vote Deadline 14-Nov-2022 01:59 PM ET

Agenda 716156737

Total Ballot Shares: 9446982

Last Vote Date: 19-Oct-2022

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSALS 3 AND 4 AND VOTES CAST BY ANY INDIVIDUAL OR RELATED PARTY WHO BENEFIT FROM THE PASSING OF THE PROPOSAL/S WILL BE DISREGARDED BY THE COMPANY. HENCE, IF YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN FUTURE BENEFIT (AS REFERRED IN THE COMPANY ANNOUNCEMENT) VOTE ABSTAIN ON THE RELEVANT PROPOSAL ITEMS. BY DOING SO, YOU ACKNOWLEDGE THAT YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S. BY VOTING (FOR OR AGAINST) ON THE ABOVE MENTIONED PROPOSAL/S, YOU ACKNOWLEDGE THAT YOU HAVE NOT OBTAINED BENEFIT NEITHER EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S AND YOU COMPLY WITH THE VOTING EXCLUSION	None	None		Non Vot	ing	
2	BELOW RESOLUTION 1 TO 2.3, 4 IS FOR THE COMPANY	None	None		Non Vot	ing	
3	RE-ELECTION OF JANE HEWITT	For	None	1961196	0	0	0
4	RE-ELECTION OF PETER NASH	For	None	1961196	0	0	0
5	ELECTION OF DAMIEN FRAWLEY	For	None	1961196	0	0	0
6	BELOW RESOLUTION 3 IS FOR THE COMPANY AND TRUST	None	None		Non Vot	ing	
7	ADOPTION OF REMUNERATION REPORT	For	None	1961196	0	0	0
8	APPROVAL TO INCREASE THE NON- EXECUTIVE DIRECTORS' FEE POOL	For	None	0	0	1961196	0

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#### DAIWA HOUSE LOGISTICS TRUST

Security: Y196AF104 Meeting Type: ExtraOrdinary General Meeting

Ticker: Meeting Date: 01-Dec-2022

ISIN SGXC62140063 Vote Deadline 24-Nov-2022 01:59 PM ET

Agenda 716372622 Management Total Ballot Shares: 17319600

Last Vote Date: 28-Nov-2022

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	PLEASE NOTE THAT IF YOU WISH TO SUBMIT A MEETING ATTEND FOR THE SINGAPORE MARKET THEN A UNIQUE CLIENT ID NUMBER KNOWN AS THE NRIC WILL NEED TO BE PROVIDED OTHERWISE THE MEETING ATTEND REQUEST WILL BE REJECTED IN THE MARKET. KINDLY ENSURE TO QUOTE THE TERM NRIC FOLLOWED BY THE NUMBER AND THIS CAN BE INPUT IN THE FIELDS "OTHER IDENTIFICATION DETAILS (IN THE ABSENCE OF A PASSPORT)" OR "COMMENTS/SPECIAL INSTRUCTIONS" AT THE BOTTOM OF THE PAGE.	None	None		Non V	oting	
2	TO APPROVE THE PROPOSED ACQUISITION, AS AN INTERESTED PERSON TRANSACTION (CONDITIONAL UPON RESOLUTION 2 BEING PASSED)	For	None	1739200	0	0	0
3	TO APPROVE THE PROPOSED SPONSOR SUBSCRIPTION (CONDITIONAL UPON RESOLUTION 1 BEING PASSED)	For	None	1739200	0	0	0

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PROLOGIS, INC.

74340W103

Meeting Type:

Security: Ticker:

PLD

Meeting Date: 04-May-2023

ISIN US74340W1036

Vote Deadline 03-May-2023 11:59 PM ET

Annual

Agenda 935786814 Management

Total Ballot Shares: 429310

Last Vote Date: 02-May-2023

Item	Proposal	Recomme	endation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Director: Hamid R. Moghadam	For		None	68431	0	0	0
2	Election of Director: Cristina G. Bita	For		None	68431	0	0	0
3	Election of Director: James B. Connor	For		None	68431	0	0	0
4	Election of Director: George L. Fotiades	For		None	68431	0	0	0
5	Election of Director: Lydia H. Kennard	For		None	68431	0	0	0
6	Election of Director: Irving F. Lyons III	For		None	68431	0	0	0
7	Election of Director: Avid Modjtabai	For		None	68431	0	0	0
8	Election of Director: David P. O'Connor	For		None	68431	0	0	0
9	Election of Director: Olivier Piani	For		None	68431	0	0	0
10	Election of Director: Jeffrey L. Skelton	For		None	68431	0	0	0
11	Election of Director: Carl B. Webb	For		None	68431	0	0	0
12	Advisory Vote to Approve the Company's Executive Compensation for 2022.	For		None	68431	0	0	0
tem	Proposal	Recommendation	Default Vot	e 1 Year	2 Year	s 3 Years	Abstain	Take No Action
13	Advisory Vote on the Frequency of Future Advisory Votes on the Company's Executive Compensation.	1 Year	None	68431		0 0	0	C
ltem	Proposal	Recomme	endation	Default Vote	For	Against	Abstain	Take No Action
14	Ratification of the Appointment of KPMG LLP as the Company's Independent Registered Public Accounting Firm for the Year 2023.	For		None	68431	0	0	0

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#### SWIRE PROPERTIES LTD

Security: Y83191109 Meeting Type: Annual General Meeting

Ticker: Meeting Date: 09-May-2023

ISIN HK0000063609 Vote Deadline 03-May-2023 01:59 PM ET

Agenda 716877507 Management Total Ballot Shares: 5910518

Last Vote Date: 28-Apr-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	PLEASE NOTE THAT THE COMPANY NOTICE AND PROXY FORM ARE AVAILABLE BY CLICKING ON THE URL LINKS: https://www1.hkexnews.hk/listedco/listconews/sehk/2023/04 03/2023040301949.pdf AND https://www1.hkexnews.hk/listedco/listconews/sehk/2023/04 03/2023040302001.pdf	None	None		Non Vo	oting	
2	PLEASE NOTE IN THE HONG KONG MARKET THAT A VOTE OF 'ABSTAIN' WILL BE TREATED THE SAME AS A 'TAKE NO ACTION' VOTE	None	None		Non Vo	oting	
3	TO RE-ELECT CHENG LILY KA LAI AS A DIRECTOR	For	None	1036400	0	0	0
4	TO RE-ELECT CHOI TAK KWAN THOMAS AS A DIRECTOR	For	None	1036400	0	0	0
5	TO RE-ELECT LIM SIANG KEAT RAYMOND AS A DIRECTOR	For	None	1036400	0	0	0
6	TO RE-ELECT WU MAY YIHONG AS A DIRECTOR	For	None	1036400	0	0	0
7	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	For	None	1036400	0	0	0
8	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES	For	None	1036400	0	0	0
9	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY	For	None	1036400	0	0	0

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#### KITE REALTY GROUP TRUST

Security: 49803T300 Meeting Type: Annual

Ticker: KRG Meeting Date: 10-May-2023

ISIN US49803T3005 Vote Deadline 09-May-2023 11:59 PM ET

Agenda 935794140 Management Total Ballot Shares: 474247

Last Vote	Date: 03-May-2023						
Item	Proposal	Recomme	ndation Default	Vote For	Against	Abstain	Take No Action
1	Election of Trustee: John A. Kite	For	None	73697	0	0	0
2	Election of Trustee: William E. Bindley	For	None	73697	0	0	0
3	Election of Trustee: Bonnie S. Biumi	For	None	73697	0	0	0
4	Election of Trustee: Derrick Burks	For	None	73697	0	0	0
5	Election of Trustee: Victor J. Coleman	For	None	73697	0	0	0
6	Election of Trustee: Gerald M. Gorski	For	None	73697	0	0	0
7	Election of Trustee: Steven P. Grimes	For	None	73697	0	0	0
8	Election of Trustee: Christie B. Kelly	For	None	73697	0	0	0
9	Election of Trustee: Peter L. Lynch	For	None	73697	0	0	0
10	Election of Trustee: David R. O'Reilly	For	None	73697	0	0	0
11	Election of Trustee: Barton R. Peterson	For	None	73697	0	0	0
12	Election of Trustee: Charles H. Wurtzebach	For	None	73697	0	0	0
13	Election of Trustee: Caroline L. Young	For	None	73697	0	0	0
14	To approve, on an advisory (non-binding) basis, the compensation of Kite Realty Group Trust's named executive officers.	For	None	73697	0	0	0
Item	Proposal	Recommendation	Default Vote	1 Year 2 Y	ears 3 Yea	rs Abstain	Take No Action
15	To select, on an advisory (non-binding) basis, the frequency with which the advisory vote on executive compensation should be held.	1 Year	None	73697	0	0 0	0
Item	Proposal	Recomme	ndation De	fault Vote For	Against	Abstain	Take No Action

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
16	To ratify the appointment of KPMG LLP as the independent registered public accounting firm for Kite Realty Group Trust for the fiscal year ending December 31, 2023.	For	None	73697	0	0	0

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#### DIGITALBRIDGE GROUP, INC.

Security: 25401T603 Meeting Type: Annual

Ticker: DBRG Meeting Date: 11-May-2023

ISIN US25401T6038 Vote Deadline 10-May-2023 11:59 PM ET

Agenda 935827672 Management Total Ballot Shares: 552205

Last Vote Date: 03-May-2023

Item	Proposal	Recomme	ndation De	fault Vote	For	Against	Abstain	Take No Action
1	Election of Director to serve until the 2024 annual meeting: James Keith Brown	For	No	ne	125982	0	0	0
2	Election of Director to serve until the 2024 annual meeting: Nancy A. Curtin	For	No	ne	125982	0	0	0
3	Election of Director to serve until the 2024 annual meeting: Jeannie H. Diefenderfer	For	No	ne	125982	0	0	0
4	Election of Director to serve until the 2024 annual meeting: Jon A. Fosheim	For	No	ne	125982	0	0	0
5	Election of Director to serve until the 2024 annual meeting: Marc C. Ganzi	For	No	ne	125982	0	0	0
6	Election of Director to serve until the 2024 annual meeting: Gregory J. McCray	For	No	ne	125982	0	0	0
7	Election of Director to serve until the 2024 annual meeting: Sháka Rasheed	For	No	ne	125982	0	0	0
3	Election of Director to serve until the 2024 annual meeting: Dale Anne Reiss	For	No	ne	125982	0	0	0
9	Election of Director to serve until the 2024 annual meeting: David M. Tolley	For	No	ne	125982	0	0	0
10	To approve, on a non-binding, advisory basis, named executive officer compensation.	For	No	ne	125982	0	0	0
Item	Proposal	Recommendation	Default Vote	1 Year	2 Years	3 Years	Abstain	Take No Action
11	To recommend, on a non-binding, advisory basis, the frequency of the advisory vote on named executive officer compensation.	1 Year	None	125982	0	0	0	0
tem	Proposal	Recomme	ndation	Default Vote	For	Against	Abstain	Take No Action

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
12	To consider and vote upon an amendment to our articles of amendment and restatement, as amended and supplemented, to decrease the number of authorized shares of common stock.	For	None	125982	0	0	0
13	To ratify the appointment of Ernst & Young LLP as independent registered public accounting firm for the fiscal year ending December 31, 2023.	For	None	125982	0	0	0

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#### KMC PROPERTIES ASA

Security: R1954K100 Meeting Type: Annual General Meeting

Ticker: Meeting Date: 11-May-2023

ISIN NO0010360175 Vote Deadline 04-May-2023 01:59 PM ET

Agenda 717096095 Management Total Ballot Shares: 2885847

Last Vote Date: 05-May-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	VOTING MUST BE LODGED WITH BENEFICIAL OWNER DETAILS AS PROVIDED BY YOUR CUSTODIAN BANK. ACCOUNTS WITH MULTIPLE BENEFICIAL OWNERS WILL REQUIRE DISCLOSURE OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION.	None	None		Non Vo	ting	
2	IF YOUR CUSTODIAN DOES NOT HAVE A POWER OF ATTORNEY (POA) IN PLACE, AN INDIVIDUAL BENEFICIAL OWNER SIGNED POA MAY BE REQUIRED.	None	None		Non Vo	ting	
3	TO VOTE SHARES HELD IN AN OMNIBUS/NOMINEE ACCOUNT IN THE LOCAL MARKET, THE LOCAL CUSTODIAN WILL TEMPORARILY TRANSFER VOTED SHARES TO A SEPARATE ACCOUNT IN THE BENEFICIAL OWNER'S NAME ON THE PROXY VOTING DEADLINE AND TRANSFER BACK TO THE OMNIBUS/NOMINEE ACCOUNT THE DAY AFTER THE MEETING DATE.	None	None		Non Vo	ting	
4	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIAN BANK. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTIONS MAY BE REJECTED.	None	None		Non Vo	ting	
5	ELECT CHAIRMAN OF MEETING	For	None	783380	0	0	0
6	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	For	None	783380	0	0	0
7	APPROVE NOTICE OF MEETING AND AGENDA	For	None	783380	0	0	0
8	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	For	None	783380	0	0	0
9	APPROVE REMUNERATION OF AUDITORS	For	None	783380	0	0	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
10	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 525,000 FOR CHAIR AND NOK 315,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	For	None	783380	0	0	0
11	ELECT MEMBERS OF NOMINATING COMMITTEE	For	None	783380	0	0	0
12	APPROVE REMUNERATION OF MEMBERS OF NOMINATING COMMITTEE	For	None	783380	0	0	0
13	APPROVE REMUNERATION STATEMENT	For	None	783380	0	0	0
14	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	For	None	783380	0	0	0
15	DISCUSS COMPANY'S CORPORATE GOVERNANCE STATEMENT	None	None		Non Voti	ing	
16	APPROVE CREATION OF NOK 13.77 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	For	None	783380	0	0	0
17	APPROVE ISSUANCE OF SHARES IN CONNECTION WITH INCENTIVE PLAN	For	None	783380	0	0	0
18	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	For	None	783380	0	0	0
19	AMEND ARTICLES RE: NOTICE OF ATTENDANCE THE GENERAL MEETING	For	None	783380	0	0	0
20	INTERMEDIARY CLIENTS ONLY - PLEASE NOTE THAT IF YOU ARE CLASSIFIED AS AN INTERMEDIARY CLIENT UNDER THE SHAREHOLDER RIGHTS DIRECTIVE II, YOU SHOULD BE PROVIDING THE UNDERLYING SHAREHOLDER INFORMATION AT THE VOTE INSTRUCTION LEVEL. IF YOU ARE UNSURE ON HOW TO PROVIDE THIS LEVEL OF DATA TO BROADRIDGE OUTSIDE OF PROXYEDGE, PLEASE SPEAK TO YOUR DEDICATED CLIENT SERVICE REPRESENTATIVE FOR ASSISTANCE	None	None		Non Voti	ing	

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#### ESSENTIAL PROPERTIES REALTY TRUST, INC.

Security: 29670E107 Meeting Type: Annual

Ticker: EPRT Meeting Date: 15-May-2023

ISIN US29670E1073 Vote Deadline 12-May-2023 11:59 PM ET

Agenda 935801945 Management Total Ballot Shares: 780396

Last Vote Date: 03-May-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Director: Paul T. Bossidy	For	None	121403	0	0	0
2	Election of Director: Joyce DeLucca	For	None	121403	0	0	0
3	Election of Director: Scott A. Estes	For	None	121403	0	0	0
4	Election of Director: Peter M. Mavoides	For	None	121403	0	0	0
5	Election of Director: Lawrence J. Minich	For	None	121403	0	0	0
6	Election of Director: Heather L. Neary	For	None	121403	0	0	0
7	Election of Director: Stephen D. Sautel	For	None	121403	0	0	0
8	Election of Director: Janaki Sivanesan	For	None	121403	0	0	0
9	To approve, on an advisory basis, the compensation of the company's named executive officers as more particularly described in the proxy statement.	For	None	121403	0	0	0
10	To approve the Essential Properties Realty Trust, Inc. 2023 Incentive Plan.	For	None	121403	0	0	0
11	To ratify the appointment of Grant Thornton LLP as the company's Independent Registered Public Accounting Firm for the year ending December 31, 2023.	For	None	121403	0	0	0

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#### ALEXANDRIA REAL ESTATE EQUITIES, INC.

Security: 015271109 Meeting Type: Annual

Ticker: ARE Meeting Date: 16-May-2023

ISIN US0152711091 Vote Deadline 15-May-2023 11:59 PM ET

Agenda 935824070 Management Total Ballot Shares: 85905

Last Vote Date: 03-May-2023

Last Vote	,						
Item	Proposal	Recommendation	n Default Vote	For	Against	Abstain	Take No Action
1	Election of Director: Joel S. Marcus	For	None	13585	0	0	0
2	Election of Director: Steven R. Hash	For	None	13585	0	0	0
3	Election of Director: James P. Cain	For	None	13585	0	0	0
4	Election of Director: Cynthia L. Feldmann	For	None	13585	0	0	0
5	Election of Director: Maria C. Freire	For	None	13585	0	0	0
6	Election of Director: Richard H. Klein	For	None	13585	0	0	0
7	Election of Director: Michael A. Woronoff	For	None	13585	0	0	0
8	To cast a non-binding, advisory vote on a resolution to approve the compensation of the Company's named executive officers, as more particularly described in the accompanying Proxy Statement.	For	None	13585	0	0	0
Item	Proposal	Recommendation De	efault Vote 1 Year	2 Years	3 Years	Abstain	Take No Action
9	To cast a non-binding, advisory vote on the frequency of future non-binding advisory stockholder votes on the compensation of the Company's named executive officers, as more particularly described in the accompanying Proxy Statement.	1 Year Nor	ie 13585	0	0	0	0
Item	Proposal	Recommendation	n Default Vote	For	Against	Abstain	Take No Action

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MONTEA NV

B6214F103

Meeting Type:

Annual General Meeting

Ticker:

Security:

Meeting Date:

16-May-2023

ISIN

BE0003853703

Vote Deadline

08-May-2023 01:59 PM ET

Agenda

717046064

Management

Total Ballot Shares:

105734

Last Vote Date:

05-May-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	VOTING MUST BE LODGED WITH BENEFICIAL OWNER DETAILS AS PROVIDED BY YOUR CUSTODIAN BANK. ACCOUNTS WITH MULTIPLE BENEFICIAL OWNERS WILL REQUIRE DISCLOSURE OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION	None	None		Non V	oting	
2	A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) MAY BE REQUIRED TO LODGE VOTING INSTRUCTIONS. IF NO POA IS SUBMITTED, YOUR INSTRUCTIONS MAY BE REJECTED	None	None		Non V	oting	
3	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIAN BANK. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTIONS MAY BE REJECTED	None	None		Non V	oting	
4	ACKNOWLEDGEMENT AND DISCUSSION OF THE ANNUAL ACCOUNTS AND CONSOLIDATED ANNUAL ACCOUNTS OF THE COMPANY AS AT 31 DECEMBER 2022, AND THE REPORTS OF THE SOLE DIRECTOR, INCLUDING THE CORPORATE GOVERNANCE STATEMENT AND THE REMUNERATION REPORT, WITH RESPECT TO THE ANNUAL ACCOUNTS AND CONSOLIDATED ANNUAL ACCOUNTS OF THE COMPANY AS AT 31 DECEMBER 2022	None	None		Non V	oting	
5	ACKNOWLEDGEMENT AND DISCUSSION OF THE STATUTORY AUDITOR'S REPORTS WITH RESPECT TO THE AFOREMENTIONED ANNUAL ACCOUNTS	None	None		Non V	oting	
6	APPROVAL OF THE ANNUAL ACCOUNTS AS AT 31 DECEMBER 2022	For	None	19631	0	0	0
7	ACKNOWLEDGEMENT OF THE DECISION OF THE SOLE DIRECTOR TO MAKE USE OF THE OPTIONAL DIVIDEND	None	None		Non V	oting	
8	APPROVAL OF THE APPROPRIATION OF THE RESULTS FOR FINANCIAL YEAR 2022	For	None	19631	0	0	0
9	APPROVAL OF THE REMUNERATION REPORT	For	None	19631	0	0	0

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
10	DISCHARGE OF THE SOLE DIRECTOR	For	None	19631	0	0	0
11	DISCHARGE OF THE PERMANENT REPRESENTATIVE OF THE SOLE DIRECTOR	For	None	19631	0	0	0
12	DISCHARGE OF THE STATUTORY AUDITOR AND ITS PERMANENT REPRESENTATIVES	For	None	19631	0	0	0
13	APPROVAL OF THE REMUNERATION OF THE SOLE DIRECTOR FOR FINANCIAL YEAR 2022	For	None	19631	0	0	0
14	APPROVAL INCREASE REMUNERATION STATUTORY AUDITOR	For	None	19631	0	0	0
15	ACKNOWLEDGMENT OF THE CHANGE OF THE STATUTORY AUDITOR S REPRESENTATIVE	For	None	19631	0	0	0
16	RESOLUTION FOLLOWING THE OPERATION BEING CONSIDERED EQUIVALENT TO A MERGER BY ACQUISITION OF GULA NV: APPROVAL OF THE ANNUAL ACCOUNTS AND THE APPROPRIATION OF THE RESULTS OF THE ABSORBED COMPANY GULA NV WITH RESPECT TO THE PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022	For	None	19631	0	0	0
17	RESOLUTION FOLLOWING THE OPERATION BEING CONSIDERED EQUIVALENT TO A MERGER BY ACQUISITION OF GULA NV: DISCHARGE OF THE FORMER SOLE DIRECTOR OF THE ABSORBED COMPANY GULA NV, AND ITS PERMANENT REPRESENTATIVE, FOR THE PERFORMANCE OF THIS MANDATE DURING THE PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022	For	None	19631	0	0	0
18	RESOLUTION FOLLOWING THE OPERATION BEING CONSIDERED EQUIVALENT TO A MERGER BY ACQUISITION OF GULA NV: DISCHARGE TO THE FORMER STATUTORY AUDITOR OF THE ABSORBED COMPANY GULA NV, AND ITS PERMANENT REPRESENTATIVE, FOR THE PERFORMANCE OF HIS DUTIES DURING THE PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022	For	None	19631	0	0	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
19	RESOLUTION FOLLOWING THE OPERATION BEING CONSIDERED EQUIVALENT TO A MERGER BY ACQUISITION OF HOECOR NV: APPROVAL OF THE ANNUAL ACCOUNTS AND THE APPROPRIATION OF THE RESULTS OF THE ABSORBED COMPANY HOECOR NV WITH RESPECT TO THE PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022	For	None	19631	0	0	0
20	RESOLUTION FOLLOWING THE OPERATION BEING CONSIDERED EQUIVALENT TO A MERGER BY ACQUISITION OF HOECOR NV: DISCHARGE OF THE FORMER DIRECTORS, AND THEIR PERMANENT REPRESENTATIVES, OF THE ABSORBED COMPANY HOECOR NV, FOR THE PERFORMANCE OF THEIR DUTIES DURING THE PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022	For	None	19631	0	0	0
21	RESOLUTION FOLLOWING THE OPERATION BEING CONSIDERED EQUIVALENT TO A MERGER BY ACQUISITION OF HOECOR NV: DISCHARGE TO THE FORMER STATUTORY AUDITOR OF THE ABSORBED COMPANY HOECOR NV, AND ITS PERMANENT REPRESENTATIVES, FOR THE PERFORMANCE OF THIS MANDATE DURING THE PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022	For	None	19631	0	0	0
22	RESOLUTION FOLLOWING THE OPERATION BEING CONSIDERED EQUIVALENT TO A MERGER BY ACQUISITION OF HOECOR NV: APPROVAL OF THE ANNUAL ACCOUNTS AND THE APPROPRIATION OF THE RESULTS OF THE ABSORBED COMPANY HOECOR NV WITH RESPECT TO THE PERIOD FROM 1 JANUARY 2023 TO 9 FEBRUARY 2023	For	None	19631	0	0	0
23	RESOLUTION FOLLOWING THE OPERATION BEING CONSIDERED EQUIVALENT TO A MERGER BY ACQUISITION OF HOECOR NV: DISCHARGE OF THE FORMER DIRECTORS AND THEIR PERMANENT REPRESENTATIVES OF THE ABSORBED COMPANY HOECOR NV, FOR THE PERFORMANCE OF THEIR DUTIES DURING THE PERIOD FROM 1 JANUARY 2023 TO 9 FEBRUARY 2023	For	None	19631	0	0	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
24	RESOLUTION FOLLOWING THE OPERATION BEING CONSIDERED EQUIVALENT TO A MERGER BY ACQUISITION OF HOECOR NV: DISCHARGE TO THE FORMER STATUTORY AUDITOR OF THE ABSORBED COMPANY HOECOR NV, AND ITS PERMANENT REPRESENTATIVES, FOR THE PERFORMANCE OF THIS MANDATE DURING THE PERIOD FROM 1 JANUARY 2023 TO 9 FEBRUARY 2023	For	None	19631	0	0	0
25	APPLICATION OF ARTICLE 7:151 OF THE CODE OF COMPANIES AND ASSOCIATIONS	For	None	19631	0	0	0
26	INTERMEDIARY CLIENTS ONLY - PLEASE NOTE THAT IF YOU ARE CLASSIFIED AS AN INTERMEDIARY CLIENT UNDER THE SHAREHOLDER RIGHTS DIRECTIVE II, YOU SHOULD BE PROVIDING THE UNDERLYING SHAREHOLDER INFORMATION AT THE VOTE INSTRUCTION LEVEL. IF YOU ARE UNSURE ON HOW TO PROVIDE THIS LEVEL OF DATA TO BROADRIDGE OUTSIDE OF PROXYEDGE, PLEASE SPEAK TO YOUR DEDICATED CLIENT SERVICE REPRESENTATIVE FOR ASSISTANCE	None	None		Non Vo	ting	

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#### SUN COMMUNITIES, INC.

Security: 866674104 Meeting Type: Annual

Ticker: SUI Meeting Date: 16-May-2023

ISIN US8666741041 Vote Deadline 15-May-2023 11:59 PM ET

Agenda 935801628 Management Total Ballot Shares: 176641

Last Vote Date: 03-May-2023

Item	Proposal	Recomme	ndation Default Vo	ote For	Against	Abstain	Take No Action
1	Election of Director to serve until 2024 Annual Meeting: Gary A. Shiffman	For	None	26976	0	0	0
2	Election of Director to serve until 2024 Annual Meeting: Tonya Allen	For	None	26976	0	0	0
3	Election of Director to serve until 2024 Annual Meeting: Meghan G. Baivier	For	None	26976	0	0	0
4	Election of Director to serve until 2024 Annual Meeting: Stephanie W. Bergeron	For	None	26976	0	0	0
5	Election of Director to serve until 2024 Annual Meeting: Jeff T. Blau	For	None	26976	0	0	0
6	Election of Director to serve until 2024 Annual Meeting: Brian M. Hermelin	For	None	26976	0	0	0
7	Election of Director to serve until 2024 Annual Meeting: Ronald A. Klein	For	None	26976	0	0	0
8	Election of Director to serve until 2024 Annual Meeting: Clunet R. Lewis	For	None	26976	0	0	0
9	Election of Director to serve until 2024 Annual Meeting: Arthur A. Weiss	For	None	26976	0	0	0
10	To approve, by a non-binding advisory vote, executive compensation.	For	None	26976	0	0	0
Item	Proposal	Recommendation	Default Vote 1	Year 2 Years	s 3 Years	Abstain	Take No Action
11	To approve, by a non-binding advisory vote, frequency of shareholder votes on executive compensation.	1 Year	None	26976	0	0	0
Item	Proposal	Recomme	ndation Defa	ult Vote For	Against	Abstain	Take No Action

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
12	To ratify the selection of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2023.	For	None	26976	0	0	0
13	To approve the Articles of Amendment to the Company's Charter to increase authorized shares of common stock.	For	None	26976	0	0	0

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#### INVITATION HOMES INC.

Security: 46187W107 Meeting Type: Annual

Ticker: INVH Meeting Date: 17-May-2023

ISIN US46187W1071 Vote Deadline 16-May-2023 11:59 PM ET

Agenda 935801490 Management Total Ballot Shares: 386179

Last Vote Date: 03-May-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Michael D. Fascitelli			61161	0	0	0
	2 Dallas B. Tanner			61161	0	0	0
	3 Jana Cohen Barbe			61161	0	0	0
	4 Richard D. Bronson			61161	0	0	0
	5 Jeffrey E. Kelter			61161	0	0	0
	6 Joseph D. Margolis			61161	0	0	0
	7 John B. Rhea			61161	0	0	0
	8 Janice L. Sears			61161	0	0	0
	9 F. A. Sevilla-Sacasa			61161	0	0	0
	10 Keith D. Taylor			61161	0	0	0
2	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2023.	For	None	61161	0	0	0
3	To approve, in a non-binding advisory vote, the compensation paid to our named executive officers.	For	None	61161	0	0	0

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VONOVIA SE

D9581T100

Meeting Type:

Annual General Meeting

Ticker:

Security:

Meeting Date:

17-May-2023

ISIN

DE000A1ML7J1

Vote Deadline

05-May-2023 01:59 PM ET

Agenda

716924899

Management

Total Ballot Shares:

1288877

Last Vote Date:

03-May-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIAN. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTION MAY BE REJECTED.	None	None		Non Vo	ting	
2	RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2022	None	None		Non Vo	ting	
3	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.85 PER SHARE	For	None	168638	0	0	0
4	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2022	For	None	168638	0	0	0
5	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2022	For	None	168638	0	0	0
6	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2023 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2023 AND FOR THE FIRST QUARTER OF FISCAL YEAR 2024	For	None	168638	0	0	0
7	APPROVE REMUNERATION REPORT	For	None	168638	0	0	0
8	APPROVE DECREASE IN SIZE OF SUPERVISORY BOARD TO TEN MEMBERS	For	None	168638	0	0	0
9	AMEND ARTICLES RE: SUPERVISORY BOARD TERM OF OFFICE	For	None	168638	0	0	0
10	ELECT CLARA-CHRISTINA STREIT TO THE SUPERVISORY BOARD	For	None	168638	0	0	0
11	ELECT VITUS ECKERT TO THE SUPERVISORY BOARD	For	None	168638	0	0	0
12	ELECT FLORIAN FUNCK TO THE SUPERVISORY BOARD	For	None	168638	0	0	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
13	ELECT ARIANE REINHART TO THE SUPERVISORY BOARD	For	None	168638	0	0	0
14	ELECT DANIELA MARKOTTEN TO THE SUPERVISORY BOARD	For	None	168638	0	0	0
15	ELECT UTE GEIPEL-FABER TO THE SUPERVISORY BOARD	For	None	168638	0	0	0
16	ELECT HILDEGARD MUELLER TO THE SUPERVISORY BOARD	For	None	168638	0	0	0
17	ELECT CHRISTIAN ULBRICH TO THE SUPERVISORY BOARD	For	None	168638	0	0	0
18	APPROVE VIRTUAL-ONLY SHAREHOLDER MEETINGS UNTIL 2025	For	None	168638	0	0	0
19	AMEND ARTICLES RE: PARTICIPATION OF SUPERVISORY BOARD MEMBERS IN THE VIRTUAL ANNUAL GENERAL MEETING BY MEANS OF AUDIO AND VIDEO TRANSMISSION	For	None	168638	0	0	0
20	FROM 10TH FEBRUARY, BROADRIDGE WILL CODE ALL AGENDAS FOR GERMAN MEETINGS IN ENGLISH ONLY. IF YOU WISH TO SEE THE AGENDA IN GERMAN, THIS WILL BE MADE AVAILABLE AS A LINK UNDER THE MATERIAL URL DROPDOWN AT THE TOP OF THE BALLOT. THE GERMAN AGENDAS FOR ANY EXISTING OR PAST MEETINGS WILL REMAIN IN PLACE. FOR FURTHER INFORMATION, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE.	None	None		Non Vo	ting	
21	PLEASE NOTE THAT FOLLOWING THE AMENDMENT TO PARAGRAPH 21 OF THE SECURITIES TRADE ACT ON 9TH JULY 2015 AND THE OVER-RULING OF THE DISTRICT COURT IN COLOGNE JUDGMENT FROM 6TH JUNE 2012 THE VOTING PROCESS HAS NOW CHANGED WITH REGARD TO THE GERMAN REGISTERED SHARES. AS A RESULT, IT IS NOW THE RESPONSIBILITY OF THE END-INVESTOR (I.E. FINAL BENEFICIARY) AND NOT THE INTERMEDIARY TO DISCLOSE RESPECTIVE FINAL BENEFICIARY VOTING RIGHTS THEREFORE THE CUSTODIAN BANK / AGENT IN THE MARKET WILL BE SENDING THE VOTING DIRECTLY TO MARKET AND IT IS THE END INVESTORS RESPONSIBILITY TO ENSURE THE REGISTRATION ELEMENT IS COMPLETE WITH THE ISSUER DIRECTLY, SHOULD THEY HOLD MORE THAN 3 % OF THE TOTAL SHARE CAPITAL	None	None		Non Vo	ting	

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
22	THE VOTE/REGISTRATION DEADLINE AS DISPLAYED ON PROXYEDGE IS SUBJECT TO CHANGE AND WILL BE UPDATED AS SOON AS BROADRIDGE RECEIVES CONFIRMATION FROM THE SUB CUSTODIANS REGARDING THEIR INSTRUCTION DEADLINE. FOR ANY QUERIES PLEASE CONTACT YOUR CLIENT SERVICES REPRESENTATIVE.	None	None		Non Vo	oting	
23	ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST IN CONNECTION WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARE NOT ENTITLED TO EXERCISE YOUR VOTING RIGHTS. FURTHER, YOUR VOTING RIGHT MIGHT BE EXCLUDED WHEN YOUR SHARE IN VOTING RIGHTS HAS REACHED CERTAIN THRESHOLDS AND YOU HAVE NOT COMPLIED WITH ANY OF YOUR MANDATORY VOTING RIGHTS NOTIFICATIONS PURSUANT TO THE GERMAN SECURITIES TRADING ACT (WPHG). FOR QUESTIONS IN THIS REGARD PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE FOR CLARIFICATION. IF YOU DO NOT HAVE ANY INDICATION REGARDING SUCH CONFLICT OF INTEREST, OR ANOTHER EXCLUSION FROM VOTING, PLEASE SUBMIT YOUR VOTE AS USUAL.	None	None		Non Vo	oting	
24	FURTHER INFORMATION ON COUNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER TO THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE ITEMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY AT THE COMPANY'S MEETING. COUNTER PROPOSALS CANNOT BE REFLECTED IN THE BALLOT ON PROXYEDGE.	None	None		Non Vo	oting	
25	INTERMEDIARY CLIENTS ONLY - PLEASE NOTE THAT IF YOU ARE CLASSIFIED AS AN INTERMEDIARY CLIENT UNDER THE SHAREHOLDER RIGHTS DIRECTIVE II, YOU SHOULD BE PROVIDING THE UNDERLYING SHAREHOLDER INFORMATION AT THE VOTE INSTRUCTION LEVEL. IF YOU ARE UNSURE ON HOW TO PROVIDE THIS LEVEL OF DATA TO BROADRIDGE OUTSIDE OF PROXYEDGE, PLEASE SPEAK TO YOUR DEDICATED CLIENT SERVICE REPRESENTATIVE FOR ASSISTANCE	None	None		Non Vo	oting	
26	06 APR 2023: PLEASE NOTE SHARE BLOCKING WILL APPLY FOR ANY VOTED POSITIONS SETTLING THROUGH EUROCLEAR BANK.	None	None		Non Vo	oting	

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
27	06 APR 2023: PLEASE NOTE THAT IF YOU HOLD CREST DEPOSITORY INTERESTS (CDIS) AND PARTICIPATE AT THIS MEETING, YOU (OR YOUR CREST SPONSORED MEMBER/CUSTODIAN) WILL BE REQUIRED TO INSTRUCT A TRANSFER OF THE RELEVANT CDIS TO THE ESCROW ACCOUNT SPECIFIED IN THE ASSOCIATED CORPORATE EVENT IN THE CREST SYSTEM. THIS TRANSFER WILL NEED TO BE COMPLETED BY THE SPECIFIED CREST SYSTEM DEADLINE. ONCE THIS TRANSFER HAS SETTLED, THE CDIS WILL BE BLOCKED IN THE CREST SYSTEM. THE CDIS WILL TYPICALLY BE RELEASED FROM ESCROW AS SOON AS PRACTICABLE ON RECORD DATE +1 DAY (OR ON MEETING DATE +1 DAY IF NO RECORD DATE APPLIES) UNLESS OTHERWISE SPECIFIED, AND ONLY AFTER THE AGENT HAS CONFIRMED AVAILABILITY OF THE POSITION. IN ORDER FOR A VOTE TO BE ACCEPTED, THE VOTED POSITION MUST BE BLOCKED IN THE REQUIRED ESCROW ACCOUNT IN THE CREST SYSTEM. BY VOTING ON THIS MEETING, YOUR CREST SPONSORED MEMBER/CUSTODIAN MAY USE YOUR VOTE INSTRUCTION AS THE AUTHORIZATION TO TAKE THE NECESSARY ACTION WHICH WILL INCLUDE TRANSFERRING YOUR INSTRUCTED POSITION TO ESCROW. PLEASE CONTACT YOUR CREST SPONSORED MEMBER/CUSTODIAN DIRECTLY FOR FURTHER INFORMATION ON THE CUSTODY PROCESS AND WHETHER OR NOT THEY REQUIRE SEPARATE INSTRUCTIONS FROM YOU	None	None		Non V		
28	06 APR 2023: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENTS. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	None	None		Non V	oting	

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#### NATIONAL STORAGE AFFILIATES TRUST

Security: 637870106 Meeting Type: Annual

Ticker: NSA Meeting Date: 22-May-2023

ISIN US6378701063 Vote Deadline 19-May-2023 11:59 PM ET

Agenda 935805791 Management Total Ballot Shares: 273875

Last Vote Date: 03-May-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Trustee: Tamara D. Fischer	For	None	61875	0	0	0
2	Election of Trustee: Arlen D. Nordhagen	For	None	61875	0	0	0
3	Election of Trustee: David G. Cramer	For	None	61875	0	0	0
4	Election of Trustee: Paul W. Hylbert, Jr.	For	None	61875	0	0	0
5	Election of Trustee: Chad L. Meisinger	For	None	61875	0	0	0
6	Election of Trustee: Steven G. Osgood	For	None	61875	0	0	0
7	Election of Trustee: Dominic M. Palazzo	For	None	61875	0	0	0
8	Election of Trustee: Rebecca L. Steinfort	For	None	61875	0	0	0
9	Election of Trustee: Mark Van Mourick	For	None	61875	0	0	0
10	Election of Trustee: Charles F. Wu	For	None	61875	0	0	0
11	The ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2023.	For	None	61875	0	0	0
12	Shareholder advisory vote (non-binding) on the executive compensation of the Company's Named Executive Officers as more fully described in the Proxy Statement.	For	None	61875	0	0	0

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#### WELLTOWER INC.

Meeting Type: Security: 95040Q104 Annual

Ticker: WELL Meeting Date: 23-May-2023

ISIN US95040Q1040 Vote Deadline 22-May-2023 11:59 PM ET

Total Ballot Shares: Agenda Management 433557 935820173

Item	Proposal	Recommend	dation Default	Vote	For	Against	Abstain	Take No Action
1	Election of Director: Kenneth J. Bacon	For	None		64104	0	0	0
2	Election of Director: Karen B. DeSalvo	For	None		64104	0	0	0
3	Election of Director: Philip L. Hawkins	For	None		64104	0	0	0
4	Election of Director: Dennis G. Lopez	For	None		64104	0	0	0
5	Election of Director: Shankh Mitra	For	None		64104	0	0	0
6	Election of Director: Ade J. Patton	For	None		64104	0	0	0
7	Election of Director: Diana W. Reid	For	None		64104	0	0	0
8	Election of Director: Sergio D. Rivera	For	None		64104	0	0	0
9	Election of Director: Johnese M. Spisso	For	None		64104	0	0	0
10	Election of Director: Kathryn M. Sullivan	For	None		64104	0	0	0
11	The ratification of the appointment of Ernst & Young LLP as independent registered public accounting firm for the year ending December 31, 2023.	For	None		64104	0	0	0
12	The approval, on an advisory basis, of the compensation of our named executive officers as disclosed in the 2023 Proxy Statement.	For	None		64104	0	0	0
Item	Proposal	Recommendation	Default Vote	1 Year	2 Years	3 Years	Abstain	Take No Action
13	An advisory vote on the frequency of future	1 Year	None	64104	0	0	C	0

Item	Proposal	Recommendation	Default Vote	1 Year	2 Years	3 Years	Abstain	Take No Action
13	An advisory vote on the frequency of future advisory votes on executive compensation.	1 Year	None	64104	0	0	0	0

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#### AMERICAN TOWER CORPORATION

Meeting Type: Security: 03027X100 Annual

Ticker: Meeting Date: AMT 24-May-2023

ISIN Vote Deadline 23-May-2023 11:59 PM ET US03027X1000

Total Ballot Shares: Agenda 75000 935806008 Management

Item	Proposal	Recommenda	ation Default	Vote	For	Against	Abstain	Take No Action
1	Election of Director: Thomas A. Bartlett	For	None		11300	0	0	0
2	Election of Director: Kelly C. Chambliss	For	None		11300	0	0	0
3	Election of Director: Teresa H. Clarke	For	None		11300	0	0	0
1	Election of Director: Raymond P. Dolan	For	None		11300	0	0	0
5	Election of Director: Kenneth R. Frank	For	None		11300	0	0	0
6	Election of Director: Robert D. Hormats	For	None		11300	0	0	0
7	Election of Director: Grace D. Lieblein	For	None		11300	0	0	0
1	Election of Director: Craig Macnab	For	None		11300	0	0	0
)	Election of Director: JoAnn A. Reed	For	None		11300	0	0	0
0	Election of Director: Pamela D. A. Reeve	For	None		11300	0	0	0
1	Election of Director: Bruce L. Tanner	For	None		11300	0	0	0
2	Election of Director: Samme L. Thompson	For	None		11300	0	0	0
13	To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2023.	For	None		11300	0	0	0
14	To approve, on an advisory basis, the Company's executive compensation.	For	None		11300	0	0	0
tem	Proposal	Recommendation	Default Vote	1 Year	2 Years	3 Years	Abstain	Take No Action
15	To vote, on an advisory basis, on the frequency with which the Company will hold a stockholder	1 Year	None	11300	0	0	C	0

advisory vote on executive compensation.

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#### EXTRA SPACE STORAGE INC.

Security: 30225T102 Meeting Type: Annual

Ticker: EXR Meeting Date: 24-May-2023

ISIN US30225T1025 Vote Deadline 23-May-2023 11:59 PM ET

Agenda 935814726 Management Total Ballot Shares: 130979

Last Vote Date: 03-May-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Director: Kenneth M. Woolley	For	None	19359	0	0	0
2	Election of Director: Joseph D. Margolis	For	None	19359	0	0	0
3	Election of Director: Roger B. Porter	For	None	19359	0	0	0
4	Election of Director: Jennifer Blouin	For	None	19359	0	0	0
5	Election of Director: Joseph J. Bonner	For	None	19359	0	0	0
6	Election of Director: Gary L. Crittenden	For	None	19359	0	0	0
7	Election of Director: Spencer F. Kirk	For	None	19359	0	0	0
8	Election of Director: Diane Olmstead	For	None	19359	0	0	0
9	Election of Director: Jefferson S. Shreve	For	None	19359	0	0	0
10	Election of Director: Julia Vander Ploeg	For	None	19359	0	0	0
11	Ratification of the appointment of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm.	For	None	19359	0	0	0
12	Advisory vote on the compensation of the Company's named executive officers.	For	None	19359	0	0	0

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EQUINIX, INC.

29444U700

Meeting Type:

Annual

Security: Ticker:

EQIX

Meeting Date:

25-May-2023

ISIN

US29444U7000

Vote Deadline

24-May-2023 11:59 PM ET

Agenda

935820490

Management

Total Ballot Shares:

43708

Last Vote Date:

03-May-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Director to the Board of Directors to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Nanci Caldwell	For	None	6092	0	0	0
2	Election of Director to the Board of Directors to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Adaire Fox-Martin	For	None	6092	0	0	0
3	Election of Director to the Board of Directors to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Ron Guerrier	For	None	6092	0	0	0
4	Election of Director to the Board of Directors to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Gary Hromadko	For	None	6092	0	0	0
5	Election of Director to the Board of Directors to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Charles Meyers	For	None	6092	0	0	0
6	Election of Director to the Board of Directors to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Thomas Olinger	For	None	6092	0	0	0
7	Election of Director to the Board of Directors to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Christopher Paisley	For	None	6092	0	0	0
8	Election of Director to the Board of Directors to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Jeetu Patel	For	None	6092	0	0	0

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Item	Proposal	Recomme	endation	Default Vote	For	Against	Abstain	Take No Action
9	Election of Director to the Board of Directors to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Sandra Rivera	For		None	6092	0	0	0
10	Election of Director to the Board of Directors to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Fidelma Russo	For		None	6092	0	0	0
11	Election of Director to the Board of Directors to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Peter Van Camp	For		None	6092	0	0	0
12	Approval, by a non-binding advisory vote, of the compensation of our named executive officers.	For		None	6092	0	0	0
Item	Proposal	Recommendation	Default V	ote 1 Year	2 Years	3 Years	Abstain	Take No Action
13	Approval, by a non-binding advisory vote, of the frequency with which our stockholders will vote on the compensation of our named executive officers	1 Year	None	6092	0	0	0	0
Item	Proposal	Recomme	endation	Default Vote	For	Against	Abstain	Take No Action
14	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2023	For		None	6092	0	0	0
15	A stockholder proposal related to shareholder ratification of termination pay	Against		None	6092	0	0	0

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#### MILLENIUM HOSPITALITY REAL ESTATE SOCIMI SA

Security: E75694104 Meeting Type: MIX

Ticker: Meeting Date: 30-May-2023

ISIN ES0105407003 Vote Deadline 24-May-2023 01:59 PM ET

Agenda 717171362 Management Total Ballot Shares: 1173743

Last Vote Date: 05-May-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIAN BANK. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTIONS MAY BE REJECTED.	None	None		Non Vo	ting	
2	APPROVE CONSOLIDATED AND STANDALONE FINANCIAL STATEMENTS, TREATMENT OF NET LOSS, AND DISCHARGE OF BOARD	For	None	318443	0	0	0
3	APPROVE APPLICATION OF RESERVES TO OFFSET LOSSES	For	None	318443	0	0	0
4	APPROVE CHANGE LISTING OF SHARES FROM BME GROWTH OF BME MTF EQUITY TO BARCELONA, BILBAO, MADRID AND VALENCIA STOCK EXCHANGES THROUGH THE SISTEMA DE INTERCONEXION BURSATIL ESPANOL (SIBE)	For	None	318443	0	0	0
5	REELECT JOSE MARIA CASTELLANO RIOS AS DIRECTOR	For	None	318443	0	0	0
6	REELECT JAIME MONTALVO CORREA AS DIRECTOR	For	None	318443	0	0	0
7	REELECT ISABEL DUTILH CARVAJAL AS DIRECTOR	For	None	318443	0	0	0
8	REELECT JAVIER ILLAN PLAZA AS DIRECTOR	For	None	318443	0	0	0
9	AUTHORIZE INCREASE IN CAPITAL UP TO 50 PERCENT VIA ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES, EXCLUDING PREEMPTIVE RIGHTS OF UP TO 20 PERCENT	For	None	318443	0	0	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
10	AUTHORIZE ISSUANCE OF CONVERTIBLE BONDS, DEBENTURES, WARRANTS, AND OTHER DEBT SECURITIES UP TO EUR 58 MILLION WITH EXCLUSION OF PREEMPTIVE RIGHTS UP TO 20 PERCENT OF CAPITAL	For	None	318443	0	0	0
11	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	For	None	318443	0	0	0
12	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 31 MAY 2023. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU	None	None		Non Vo	ting	
13	05 MAY 2023: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN MEETING TYPE FROM EGM TO MIX. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	None	None		Non Vo	ting	

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CELLNEX TELECOM S.A.

Security:

E2R41M104 Meeting Type: Ordinary General Meeting

Ticker: Meeting Date: 31-May-2023

ISIN ES0105066007 Vote Deadline 23-May-2023 01:59 PM ET

Agenda 717161020 Management Total Ballot Shares: 266015

Last Vote Date: 05-May-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIAN BANK. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTIONS MAY BE REJECTED.	None	None		Non Vo	ting	
2	APPROVAL OF THE INDIVIDUAL ANNUAL ACCOUNTS AND MANAGEMENT REPORT AND OF THE CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORT (FINANCIAL INFORMATION), CORRESPONDING TO THE FISCAL YEAR ENDED AT THE 31 OF DECEMBER, 2022	For	None	50172	0	0	0
3	APPROVAL OF THE INFORMATION NON FINANCIAL INFORMATION CONTAINED IN THE CONSOLIDATED MANAGEMENT REPORT CORRESPONDING TO THE FISCAL YEAR ENDED AT THE 31 OF DECEMBER, 2022	For	None	50172	0	0	0
4	APPROVAL OF THE PROPOSED APPLICATION OF THE RESULT CORRESPONDING TO THE FISCAL YEAR ENDED AT THE 31 OF DECEMBER, 2022	For	None	50172	0	0	0
5	APPROVAL OF THE MANAGEMENT OF THE BOARD OF DIRECTORS DURING THE FISCAL YEAR ENDED AT THE 31 OF DECEMBER, 2022	For	None	50172	0	0	0
6	APPROVAL AND DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO DISTRIBUTE DIVIDENDS CHARGED TO THE SHARE PREMIUM RESERVE	For	None	50172	0	0	0
7	RE ELECTION OF AUDITORS FOR THE COMPANY AND ITS CONSOLIDATED GROUP FOR THE YEAR 2024	For	None	50172	0	0	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
8	REMUNERATION OF DIRECTORS: APPROVAL OF THE MAXIMUM GLOBAL AMOUNT OF REMUNERATION FOR DIRECTORS IN THEIR CAPACITY AS SUCH	For	None	50172	0	0	0
9	REMUNERATION OF DIRECTORS: MODIFICATION OF THE REMUNERATION POLICY FOR DIRECTORS	For	None	50172	0	0	0
10	ESTABLISHMENT OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTOR. RATIFICATIONS, RE ELECTIONS AND APPOINTMENTS OF DIRECTOR: SETTING THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS AT THIRTEEN	For	None	50172	0	0	0
11	ESTABLISHMENT OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTOR. RATIFICATIONS, RE ELECTIONS AND APPOINTMENTS OF DIRECTOR: RE ELECTION OF MRS. CONCEPCION DEL RIVERO BERMEJO AS AN INDEPENDENT DIRECTOR, FOR THE STATUTORY TERM	For	None	50172	0	0	0
12	ESTABLISHMENT OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTOR. RATIFICATIONS, RE ELECTIONS AND APPOINTMENTS OF DIRECTOR: RE ELECTION OF MR. CHRISTIAN COCO AS PROPRIETARY DIRECTOR, FOR THE STATUTORY TERM	For	None	50172	0	0	0
13	ESTABLISHMENT OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTOR. RATIFICATIONS, RE ELECTIONS AND APPOINTMENTS OF DIRECTOR: RATIFICATION OF THE APPOINTMENT BY COOPTATION OF DA. ANA GARCIA FAU AND RE ELECTION AS AN INDEPENDENT DIRECTOR, FOR THE STATUTORY TERM	For	None	50172	0	0	0
14	ESTABLISHMENT OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTOR. RATIFICATIONS, RE ELECTIONS AND APPOINTMENTS OF DIRECTOR: RATIFICATION OF THE APPOINTMENT BY CO OPTATION OF MR. JONATHAN AMOUYAL AND RE ELECTION AS PROPRIETARY DIRECTOR, FOR THE STATUTORY TERM	For	None	50172	0	0	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
15	ESTABLISHMENT OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTOR. RATIFICATIONS, RE ELECTIONS AND APPOINTMENTS OF DIRECTOR: RATIFICATION OF THE APPOINTMENT BY CO OPTATION OF MS. MARIA TERESA BALLESTER FORNES AND RE ELECTION AS INDEPENDENT DIRECTOR, FOR THE STATUTORY TERM	For	None	50172	0	0	0
16	ESTABLISHMENT OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTOR. RATIFICATIONS, RE ELECTIONS AND APPOINTMENTS OF DIRECTOR: APPOINTMENT OF MR. OSCAR FANJUL MARTIN AS INDEPENDENT DIRECTOR, FOR THE STATUTORY TERM	For	None	50172	0	0	0
17	ESTABLISHMENT OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTOR. RATIFICATIONS, RE ELECTIONS AND APPOINTMENTS OF DIRECTOR: APPOINTMENT OF MR. DOMINIQUE D'HINNIN AS AN INDEPENDENT DIRECTOR, FOR THE STATUTORY TERM	For	None	50172	0	0	0
18	ESTABLISHMENT OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTOR. RATIFICATIONS, RE ELECTIONS AND APPOINTMENTS OF DIRECTOR: APPOINTMENT OF MR. MARCO PATUANO AS EXECUTIVE DIRECTOR WITH EFFECT FROM JUNE 4, 2023, FOR THE STATUTORY TERM	For	None	50172	0	0	0
19	AUTHORIZATION TO THE BOARD OF DIRECTORS FOR THE DERIVATIVE ACQUISITION OF TREASURY SHARES DIRECTLY OR THROUGH GROUP COMPANIES AND FOR THEIR DISPOSAL	For	None	50172	0	0	0
20	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO INCREASE THE SHARE CAPITAL UNDER THE TERMS AND CONDITIONS OF ARTICLE 297.1.B) OF THE CAPITAL COMPANIES ACT, FOR A MAXIMUM PERIOD OF FIVE YEARS. DELEGATION OF THE POWER TO EXCLUDE THE PRE EMPTIVE	For	None	50172	0	0	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
	SUBSCRIPTION RIGHT IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 506 OF THE CAPITAL COMPANIES ACT, BEING LIMITED TO A MAXIMUM NOMINAL AMOUNT, AS A WHOLE, EQUAL TO 10PCT OF THE SHARE CAPITAL ON THE DATE OF THE AUTHORIZATION						
21	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO ISSUE BONDS, DEBENTURES AND OTHER FIXED INCOME SECURITIES CONVERTIBLE INTO SHARES, AS WELL AS WARRANTS AND ANY OTHER FINANCIAL INSTRUMENTS THAT GIVE THE RIGHT TO ACQUIRE NEWLY ISSUED SHARES OF THE COMPANY, FOR A MAXIMUM PERIOD OF FIVE YEARS. DELEGATION OF THE POWER TO EXCLUDE THE PRE EMPTIVE SUBSCRIPTION RIGHT IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 506 OF THE CAPITAL COMPANIES ACT, BEING LIMITED TO A MAXIMUM NOMINAL AMOUNT, AS A WHOLE, EQUAL TO 10PCT OF THE SHARE CAPITAL ON THE DATE OF THE AUTHORIZATION	For	None	50172	0	0	0
22	DELEGATION OF POWERS TO FORMALIZE ALL THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS' MEETING	For	None	50172	0	0	0
23	CONSULTATIVE VOTING ON THE ANNUAL REPORT ON DIRECTORS' REMUNERATION, CORRESPONDING TO THE FISCAL YEAR ENDED AT THE 31 OF DECEMBER, 2022	For	None	50172	0	0	0
24	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 01 JUN 2023 CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU	None	None		Non Voi	ting	

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UDR, INC.

902653104

Meeting Type:

Annual

Security: Ticker:

UDR

Meeting Date:

01-Jun-2023

ISIN

13

US9026531049

Vote Deadline

90900

31-May-2023 11:59 PM ET

0

0

0

Agenda

935821517

Management

1 Year

Total Ballot Shares:

593368

0

Last Vote Date:

03-May-2023

Advisory vote on the frequency of holding an

advisory vote on executive compensation.

Item	Proposal	Recommendati	on Default Vo	ote For	Against	Abstain	Take No Action
1	ELECTION OF DIRECTOR: Katherine A. Cattanach	For	None	90900	0	0	0
2	ELECTION OF DIRECTOR: Jon A. Grove	For	None	90900	0	0	0
3	ELECTION OF DIRECTOR: Mary Ann King	For	None	90900	0	0	0
4	ELECTION OF DIRECTOR: James D. Klingbeil	For	None	90900	0	0	0
5	ELECTION OF DIRECTOR: Clint D. McDonnough	For	None	90900	0	0	0
6	ELECTION OF DIRECTOR: Robert A. McNamara	For	None	90900	0	0	0
7	ELECTION OF DIRECTOR: Diane M. Morefield	For	None	90900	0	0	0
8	ELECTION OF DIRECTOR: Kevin C. Nickelberry	For	None	90900	0	0	0
9	ELECTION OF DIRECTOR: Mark R. Patterson	For	None	90900	0	0	0
10	ELECTION OF DIRECTOR: Thomas W. Toomey	For	None	90900	0	0	0
11	Advisory vote to approve named executive officer compensation.	For	None	90900	0	0	0
12	To ratify the appointment of Ernst & Young LLP to serve as independent registered public accounting firm for the year ending December 31, 2023.	For	None	90900	0	0	0
Item	Proposal	Recommendation D	efault Vote 1	Year 2 Ye	ears 3 Year	s Abstain	Take No Action

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None

REXFORD INDUSTRIAL REALTY, INC.

Security: 76169C100 Meeting Type: Annual

Ticker: REXR Meeting Date: 05-Jun-2023

ISIN US76169C1009 Vote Deadline 02-Jun-2023 11:59 PM ET

Agenda 935824777 Management Total Ballot Shares: 399328

Last Vote Date: 03-May-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Director: Robert L. Antin	For	None	61614	0	0	0
2	Election of Director: Michael S. Frankel	For	None	61614	0	0	0
3	Election of Director: Diana J. Ingram	For	None	61614	0	0	0
4	Election of Director: Angela L. Kleiman	For	None	61614	0	0	0
5	Election of Director: Debra L. Morris	For	None	61614	0	0	0
6	Election of Director: Tyler H. Rose	For	None	61614	0	0	0
7	Election of Director: Howard Schwimmer	For	None	61614	0	0	0
8	Election of Director: Richard S. Ziman	For	None	61614	0	0	0
9	The ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2023.	For	None	61614	0	0	0
10	The advisory resolution to approve the Company's named executive officer compensation for the fiscal year ended December 31, 2022, as described in the Rexford Industrial Realty, Inc. Proxy Statement.	For	None	61614	0	0	0

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#### DIGITAL REALTY TRUST, INC.

Security: 253868103 Meeting Type: Annual

Ticker: DLR Meeting Date: 08-Jun-2023

ISIN US2538681030 Vote Deadline 07-Jun-2023 11:59 PM ET

Agenda 935849743 Management Total Ballot Shares: 169474

Last Vote	Date: 03-May-2023							
Item	Proposal	Recomme	ndation Def	ault Vote	For	Against	Abstain	Take No Action
1	Election of Director: Alexis Black Bjorlin	For	Non	Э	24500	0	0	0
2	Election of Director: VeraLinn Jamieson	For	None	e	24500	0	0	0
3	Election of Director: Kevin J. Kennedy	For	None	е	24500	0	0	0
4	Election of Director: William G. LaPerch	For	None	е	24500	0	0	0
5	Election of Director: Jean F.H.P. Mandeville	For	None	е	24500	0	0	0
6	Election of Director: Afshin Mohebbi	For	None	е	24500	0	0	0
7	Election of Director: Mark R. Patterson	For	None	е	24500	0	0	0
8	Election of Director: Mary Hogan Preusse	For	None	е	24500	0	0	0
9	Election of Director: Andrew P. Power	For	None	е	24500	0	0	0
10	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2023.	For	Non	e	24500	0	0	0
11	To approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers, as more fully described in the accompanying Proxy Statement (Say-on-Pay).	For	Non	e	24500	0	0	0
Item	Proposal	Recommendation	Default Vote	1 Year	2 Years	3 Years	Abstain	Take No Action
12	To approve, on a non-binding, advisory basis, the frequency of holding future advisory votes on the compensation of our named executive officers (every one, two or three years).	1 Year	None	24500	0	0	0	0
Item	Proposal	Recomme	ndation	Default Vote	For	Against	Abstain	Take No Action
13	A stockholder proposal regarding reporting on concealment clauses.	Against	Non	9	24500	0	0	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
14	A stockholder proposal regarding inclusion in the workplace.	Against	None	24500	0	0	0

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#### SAMHALLSBYGGNADSBOLAGET I NORDEN AB

Security: W2R93A131 Meeting Type: ExtraOrdinary General Meeting

Ticker: Meeting Date: 14-Jun-2023

ISIN SE0009554454 Vote Deadline 29-May-2023 01:59 PM ET

Agenda 717251071 Management Total Ballot Shares: 5564332

Last Vote Date: 01-Jun-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING REQUIRES APPROVAL FROM THE MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION	None	None		Non Vo		
2	VOTING MUST BE LODGED WITH BENEFICIAL OWNER DETAILS AS PROVIDED BY YOUR CUSTODIAN BANK. ACCOUNTS WITH MULTIPLE BENEFICIAL OWNERS WILL REQUIRE DISCLOSURE OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION	None	None		Non Vo	oting	
3	A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED TO LODGE YOUR VOTING INSTRUCTIONS. IF NO POA IS SUBMITTED, YOUR VOTING INSTRUCTIONS MAY BE REJECTED	None	None		Non Vo	oting	
4	VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR CUSTODIAN BANK. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTIONS MAY BE REJECTED	None	None		Non Vo	oting	
5	OPEN MEETING	None	None		Non Vo	oting	
6	ELECT CHAIRMAN OF MEETING	For	None	822912	0	0	0
7	PREPARE AND APPROVE LIST OF SHAREHOLDERS	For	None	822912	0	0	0
8	APPROVE AGENDA OF MEETING	For	None	822912	0	0	0
9	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	For	None	822912	0	0	0
10	ACKNOWLEDGE PROPER CONVENING OF MEETING	For	None	822912	0	0	0
11	AMEND ARTICLES RE: RECORD DATES FOR PAYMENT OF DIVIDENDS	For	None	822912	0	0	0
12	APPROVE RECORD DATE FOR DIVIDEND PAYMENT	For	None	822912	0	0	0
13	CLOSE MEETING	None	None		Non Vo	oting	

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
14	23 MAY 2023: PLEASE NOTE THAT IF YOU HOLD CREST DEPOSITORY INTERESTS (CDIS) AND PARTICIPATE AT THIS MEETING, YOU (OR YOUR CREST SPONSORED MEMBER/CUSTODIAN) WILL BE REQUIRED TO INSTRUCT A TRANSFER OF THE RELEVANT CDIS TO THE ESCROW ACCOUNT SPECIFIED IN THE ASSOCIATED CORPORATE EVENT IN THE CREST SYSTEM. THIS TRANSFER WILL NEED TO BE COMPLETED BY THE SPECIFIED CREST SYSTEM DEADLINE. ONCE THIS TRANSFER HAS SETTLED, THE CDIS WILL BE BLOCKED IN THE CREST SYSTEM. THE CDIS WILL TYPICALLY BE RELEASED FROM ESCROW AS SOON AS PRACTICABLE ON RECORD DATE +1 DAY (OR ON MEETING DATE +1 DAY IF NO RECORD DATE APPLIES) UNLESS OTHERWISE SPECIFIED, AND ONLY AFTER THE AGENT HAS CONFIRMED AVAILABILITY OF THE POSITION. IN ORDER FOR A VOTE TO BE ACCEPTED, THE VOTED POSITION MUST BE BLOCKED IN THE REQUIRED ESCROW ACCOUNT IN THE CREST SYSTEM. BY VOTING ON THIS MEETING, YOUR CREST SPONSORED MEMBER/CUSTODIAN MAY USE YOUR VOTE INSTRUCTION AS THE AUTHORIZATION TO TAKE THE NECESSARY ACTION WHICH WILL INCLUDE TRANSFERRING YOUR INSTRUCTED POSITION TO ESCROW. PLEASE CONTACT YOUR CREST SPONSORED MEMBER/CUSTODIAN DIRECTLY FOR FURTHER INFORMATION ON THE CUSTODY PROCESS AND WHETHER OR NOT THEY REQUIRE SEPARATE INSTRUCTIONS FROM YOU	None	None		Non V	oting	
15	23 MAY 2023: PLEASE NOTE SHARE BLOCKING WILL APPLY FOR ANY VOTED POSITIONS SETTLING THROUGH EUROCLEAR BANK.	None	None		Non V	oting	
16	23 MAY 2023: INTERMEDIARY CLIENTS ONLY - PLEASE NOTE THAT IF YOU ARE CLASSIFIED AS AN INTERMEDIARY CLIENT UNDER THE SHAREHOLDER RIGHTS DIRECTIVE II, YOU SHOULD BE PROVIDING THE UNDERLYING SHAREHOLDER INFORMATION AT THE VOTE INSTRUCTION LEVEL. IF YOU ARE UNSURE ON HOW TO PROVIDE THIS LEVEL OF DATA TO BROADRIDGE OUTSIDE OF PROXYEDGE, PLEASE SPEAK TO YOUR DEDICATED CLIENT SERVICE REPRESENTATIVE FOR ASSISTANCE	None	None		Non V	oting	

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
17	23 MAY 2023: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENTS. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	None	None		Non V	oting	

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#### **EQUITY RESIDENTIAL**

Security: 29476L107 Meeting Type: Annual

Ticker: EQR Meeting Date: 15-Jun-2023

ISIN US29476L1070 Vote Deadline 14-Jun-2023 11:59 PM ET

Agenda 935842434 Management Total Ballot Shares: 262400

Last Vote Date: 03-May-2023

Last vote	03-May-2023						
Item	Proposal	Recommenda	ation Default Vo	te For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Angela M. Aman			34500	0	0	0
	2 Linda Walker Bynoe			34500	0	0	0
	3 Mary Kay Haben			34500	0	0	0
	4 Tahsinul Zia Huque			34500	0	0	0
	5 John E. Neal			34500	0	0	0
	6 David J. Neithercut			34500	0	0	0
	7 Mark J. Parrell			34500	0	0	0
	8 Mark S. Shapiro			34500	0	0	0
	9 Stephen E. Sterrett			34500	0	0	0
	10 Samuel Zell			34500	0	0	0
2	Ratification of the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for 2023.	For	None	34500	0	0	0
3	Approval of Executive Compensation.	For	None	34500	0	0	0
Item	Proposal	Recommendation	Default Vote 1	Year 2 Yea	ars 3 Years	Abstain	Take No Action
4	Advisory vote on the frequency of shareholder votes on Executive Compensation.	1 Year I	None 3	34500	0 0	0	0

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#### SUNEVISION HOLDINGS LTD

Security: G85700105 Meeting Type: ExtraOrdinary General Meeting

Ticker: Meeting Date: 21-Jun-2023

ISIN KYG857001054 Vote Deadline 14-Jun-2023 01:59 PM ET

Agenda 717277241 Management Total Ballot Shares: 23995300

Last Vote Date: 01-Jun-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	PLEASE NOTE THAT THE COMPANY NOTICE AND PROXY FORM ARE AVAILABLE BY CLICKING ON THE URL LINKS: https://www1.hkexnews.hk/listedco/listconews/sehk/2023/05 23/2023052300472.pdf AND https://www1.hkexnews.hk/listedco/listconews/sehk/2023/05 23/2023052300476.pdf	None	None		Non Vo	ting	
2	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING	None	None		Non Vo	ting	
3	TO APPROVE THE AGREEMENT IN RESPECT OF THE SYSTEM AND NETWORKING ARRANGEMENT AND THE RELEVANT ANNUAL CAPS	For	None	3829835	0	0	0
4	TO APPROVE THE AGREEMENT IN RESPECT OF THE MAINTENANCE ARRANGEMENT AND THE RELEVANT ANNUAL CAPS	For	None	3829835	0	0	0
5	TO APPROVE THE AGREEMENT IN RESPECT OF THE SYSTEM AND NETWORKING SUB- CONTRACTING ARRANGEMENT AND THE RELEVANT ANNUAL CAPS	For	None	3829835	0	0	0
6	TO APPROVE THE AGREEMENT IN RESPECT OF THE MAINTENANCE SUB-CONTRACTING ARRANGEMENT AND THE RELEVANT ANNUAL CAPS	For	None	3829835	0	0	0

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#### POLARIS HOLDINGS CO.,LTD.

Security: J28415107 Meeting Type: Annual General Meeting

Ticker: Meeting Date: 28-Jun-2023

ISIN JP3393800002 Vote Deadline 21-Jun-2023 01:59 PM ET

Agenda 717370150 Management Total Ballot Shares: 2606800

Last Vote Date: 20-Jun-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Approve Reduction of Stated Capital and Capital Reserve, and Appropriation of Surplus	For	None	380300	0	0	0
2	Appoint a Director who is not Audit and Supervisory Committee Member Takakura, Shigeru	For	None	380300	0	0	0
3	Appoint a Director who is not Audit and Supervisory Committee Member Umeki, Atsuo	For	None	380300	0	0	0
4	Appoint a Director who is not Audit and Supervisory Committee Member Taguchi, Yohei	For	None	380300	0	0	0
5	Appoint a Director who is not Audit and Supervisory Committee Member Malcolm F. MacLean IV	For	None	380300	0	0	0
6	Appoint a Director who is not Audit and Supervisory Committee Member Masuyama, Taro	For	None	380300	0	0	0
7	Appoint a Director who is not Audit and Supervisory Committee Member Tsujikawa, Takahiro	For	None	380300	0	0	0
8	Appoint a Director who is not Audit and Supervisory Committee Member Handa, Takashi	For	None	380300	0	0	0
9	Appoint a Director who is Audit and Supervisory Committee Member Kitazoe, Yuki	For	None	380300	0	0	0
10	Appoint a Director who is Audit and Supervisory Committee Member Matsuo, Tsuyoshi	For	None	380300	0	0	0
11	Appoint a Director who is Audit and Supervisory Committee Member Morohashi, Takaaki	For	None	380300	0	0	0
12	Appoint a Director who is Audit and Supervisory Committee Member Nakamura, Asuka	For	None	380300	0	0	0

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MITSUI FUDOSAN CO.,LTD.

Security: J4509L101 Meeting Type: Annual General Meeting

Ticker: Meeting Date: 29-Jun-2023

ISIN JP3893200000 Vote Deadline 27-Jun-2023 11:00 PM ET

Agenda 717303969 Management Total Ballot Shares: 810351

Last Vote Date: 01-Jun-2023

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action	
1	Please reference meeting materials.	None	None		Non Voting			
2	Approve Appropriation of Surplus	For	None	127000	0	0	0	
3	Appoint a Director Komoda, Masanobu	For	None	127000	0	0	0	
4	Appoint a Director Ueda, Takashi	For	None	127000	0	0	0	
5	Appoint a Director Yamamoto, Takashi	For	None	127000	0	0	0	
6	Appoint a Director Miki, Takayuki	For	None	127000	0	0	0	
7	Appoint a Director Hirokawa, Yoshihiro	For	None	127000	0	0	0	
8	Appoint a Director Suzuki, Shingo	For	None	127000	0	0	0	
9	Appoint a Director Tokuda, Makoto	For	None	127000	0	0	0	
10	Appoint a Director Osawa, Hisashi	For	None	127000	0	0	0	
11	Appoint a Director Nakayama, Tsunehiro	For	None	127000	0	0	0	
12	Appoint a Director Ito, Shinichiro	For	None	127000	0	0	0	
13	Appoint a Director Kawai, Eriko	For	None	127000	0	0	0	
14	Appoint a Director Indo, Mami	For	None	127000	0	0	0	
15	Appoint a Corporate Auditor Hamamoto, Wataru	For	None	127000	0	0	0	
16	Appoint a Corporate Auditor Nakazato, Minoru	For	None	127000	0	0	0	
17	Appoint a Corporate Auditor Mita, Mayo	For	None	127000	0	0	0	
18	Approve Payment of Bonuses to Directors	For	None	127000	0	0	0	

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