

Northstar proxy voting schedule: 1 April 2021 - 31 March 2022

Date	Company Name	Resolution Description	No.	Vote
07 April 2021	LVMH MOET HENNESSY LOUIS VUITTON SE	Allocation Of Income For The Financial Year And Setting Of The Dividend	0.3	In favour
		Amendment To Article 22 Of The By-Laws Concerning The Statutory Auditors	0.30	In favour
		Appointment Of Mr. M. Olivier Lenel As Deputy Statutory Auditor, As A Replacement For Mr. Philippe Castagnac Who Resigned	0.9	Abstained
		Approval Of Regulated Agreements Referred To In Article L. 225-38 Of The French Commercial Code	0.4	Abstained
		Approval Of The Changes Made For The Financial Year 2020 To The Directors' Compensation Policy	0.10	Abstained
		Approval Of The Changes Made For The Year 2020 To The Compensation Policy For The Chairman And Chief Executive Officer And The Deputy Chief Executive Officer	0.11	Abstained
		Approval Of The Compensation Elements Paid During The Financial Year 2020 Or Granted For The Same Financial Year To Mr. Antonio Belloni, Deputy Chief Executive Officer	0.14	Abstained
		Approval Of The Compensation Elements Paid During The Financial Year 2020 Or Granted For The Same Financial Year To Mr. Bernard Arnault, Chairman And Chief Executive Officer	0.13	Abstained
		Approval Of The Compensation Policy Of Directors	0.15	Abstained
		Approval Of The Compensation Policy Of The Chairman And Chief Executive Officer	0.16	Abstained
		Approval Of The Compensation Policy Of The Deputy Chief Executive Officer	0.17	Abstained
		Approval Of The Consolidated Financial Statement For The Financial Year Ended 31 December 2020	0.2	In favour
		Approval Of The Corporate Financial Statement For The Financial Year Ended 31 December 2020	0.1	In favour
		Approval Of The Information Referred To In Article L. 22-10-9 I Of The French Commercial Code	0.12	Abstained
		Authorization For The Board Of Directors, For A Period Of 18 Months, To Trade In The Company'S Shares For A Maximum Purchase Price Of 700 Euros Per Share, I.E. A Maximum Aggregate Amount Of 35.3 Billion Euros	0.18	Abstained
		Authorization For The Board Of Directors, For A Period Of 26 Months, To Grant Share Subscription Options With Cancellation Of The Shareholders' Pre-Emptive Subscription Rights, Or Share Purchase Options To Employees And/Or Executive Officers Of The Company And Related Entities, Within The Limit Of 1% Of The Capital	0.27	In favour
		Authorization To The Board Of Directors, For A Period Of 18 Months, To Reduce The Share Capital By Cancelling Shares Held By The Company Following The Repurchase Of Its Own Shares	0.19	Abstained
		Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Increase The Capital By Incorporating Profits, Reserves, Premiums Or Others	0.20	Abstained
		Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Increase The Number Of Shares To Be Issued In The Event Of A Capital Increase With Retention Or Cancellation Of The Shareholders' Pre-Emptive Right Of Subscription In The Context Of Over-Allotment Options In The Event Of Subscriptions Exceeding The Number Of Securities Proposed	0.24	Abstained
		Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Common Shares, And/Or Equity Securities Granting Access To Other Equity Securities Or Granting Entitlement To The Allotment Of Debt Securities, And/Or Transferable Securities Granting Access To Equity Securities To Be Issued With Retention Of The Pre-Emptive Subscription Rights	0.21	Abstained
		Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Common Shares, And/Or Equity Securities Granting Access To Other Equity Securities Or Granting Entitlement To The Allotment Of Debt Securities, And/Or Transferable Securities Granting Access To Equity Securities To Be Issued, With Cancellation Of The Pre-Emptive Subscription Right, For The Benefit Of Qualified Investors Or A Limited Circle Of Investors	0.23	Abstained
		Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares And/Or Equity Securities Granting Access To Other Equity Securities Or To The Allocation Of Debt Securities As Remuneration Of Securities Contributed To Any Public Exchange Offer Initiated By The Company	0.25	Abstained
		Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares And/Or Transferable Securities Granting Access To The Capital Of The Company, With Cancellation Of The Shareholders' Pre-Emptive Subscription Rights, For The Benefit Of The Members Of The Group'S Company Savings Plan(S), Within The Limit Of 1% Of The Share Capital	0.28	In favour
		Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue, By Way Of A Public Offering, Common Shares, And/Or Equity Securities Granting Access To Other Equity Securities Or Granting Entitlement To The Allotment Of Debt Securities, And/Or Transferable Securities Granting Access To Equity Securities To Be Issued, With Cancellation Of The Pre-Emptive Subscription Right With A Priority Right Option	0.22	Abstained
		Delegation Of Powers To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue, Within The Limit Of 10% Of The Share Capital, Common Shares Or Equity Securities Granting Access To Other Equity Securities Of The Company Or Granting Entitlement To The Allocation Of Debt Securities As Remuneration For Contributions In Kind Of Equity Securities Or Transferable Securities Granting Access To The Capital, Granted To The Company	0.26	In favour
		Renewal Of The Term Of Office Of Mr. Antoine Arnault As Director	0.5	In favour
		Renewal Of The Term Of Office Of Mr. Charles De Croisset As Director	0.7	In favour
		Renewal Of The Term Of Office Of Mr. Nicolas Bazire As Director	0.6	In favour
		Renewal Of The Term Of Office Of Mr. Yves-Thibault De Silguy As Director	0.8	In favour
		Setting Of The Overall Ceiling For Immediate Or Future Capital Increases Decided By Virtue Of Delegations Of Authority	0.29	In favour
		Approval Of The 2020 Directors' Remuneration Report	2	In favour
		Authority For The Audit Committee To Agree The Auditors' Remuneration	4	In favour
		Authority For The Company To Purchase Its Own Shares	18	In favour
		Authority To Make Donations To Political Organisations And To Incur Political Expenditure	19	In favour
		Election Of Darrell Thomas As A Director (A, N), Who Has Been Appointed Since The Last Annual General Meeting	15	In favour
		Election Of Karen Guerra As A Director (N, R) Who Has Been Appointed Since The Last Annual General Meeting	14	In favour
		Notice Period For General Meetings	20	In favour
		Reappointment Of The Auditors: Kpmg Llp	3	In favour
		Receipt Of The 2020 Annual Report And Accounts	1	In favour
		Re-Election Of Dimitri Panayotopoulos As A Director (N, R)	13	In favour
		Re-Election Of Dr. Marion Helmes As A Director (N, R)	10	In favour
		Re-Election Of Holly Keller Koeppel As A Director (A, N)	11	In favour
		Re-Election Of Jack Bowles As A Director	6	In favour
		Re-Election Of Jeremy Fowden As A Director (A, N)	9	In favour
		Re-Election Of Luc Jobin As A Director (A, N)	5	In favour
		Re-Election Of Savio Kwan As A Director (N, R)	12	In favour
		Re-Election Of Sue Farr As A Director	8	In favour
Re-Election Of Tadeu Marroco As A Director	7	In favour		
Renewal Of The Directors' Authority To Allot Shares	16	In favour		
Renewal Of The Directors' Authority To Disapply Pre-Emption Rights	17	Not in favour		
Allocation Of Income For The Financial Year Ended 31 December 2020 - Acknowledgement Of The Dividend Distributed For The Last Three Financial Years	3	In favour		
Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Remuneration And Benefits Of Any Kind, Paid During The Financial Year Ended 31 December 2020 Or Awarded In Respect Of The Same Financial Year To Mr. Sebastien Bazin In His Capacity As Chairman And Chief Executive Officer (Ex Post Say On Pay)	5	In favour		
Approval Of The Remuneration Policy For Directors For The Financial Year 2021 (Ex Ante Say On Pay)	7	In favour		
Approval Of The Remuneration Policy For The Chairman And Chief Executive Officer For The Financial Year 2021 (Ex Ante Say On Pay)	6	In favour		
Approval Of The Report On The Remuneration Of All Corporate Officers For The Financial Year Ended 31 December 2020 (Say On Pay Ex Post)	4	In favour		
Approval Of The Reports And Consolidated Financial Statements For The Financial Year Ended 31 December 2020	2	In favour		
Approval Of The Reports And The Corporate Financial Statements For The Financial Year Ended 31 December 2020	1	In favour		
Approval Of The Statutory Auditors' Special Report On The Regulated Agreements Referred To In Articles L.225-38 And Following Of The French Commercial Code	8	In favour		
Authorisation For The Board Of Directors To Freely Allocate Shares Without Performance Conditions For The Benefit Of Employees Of The Accor Group	19	In favour		
Authorisation For The Board Of Directors To Reduce The Share Capital By Cancelling Treasury Shares	10	In favour		
Authorisation For The Board Of Directors To Trade In The Company'S Shares	9	In favour		
Delegation Of Authority To The Board Of Directors In Order To Issue Share Subscription Warrants To Be Freely Allocated To Shareholders In The Event Of A Public Offering Concerning The Company'S Securities	21	Not in favour		
Delegation Of Authority To The Board Of Directors To Carry Out Capital Increases By Capitalisation Of Reserves, Profits Or Premiums	16	Not in favour		
Delegation Of Authority To The Board Of Directors To Carry Out Capital Increases By Issuing Common Shares Or Transferable Securities Granting Access To The Share Capital, With Cancellation Of The Pre-Emptive Subscription Right In Favour Of The Members Of A Company Savings Plan	18	In favour		
Delegation Of Authority To The Board Of Directors To Carry Out Capital Increases By Issuing, With Cancellation Of The Pre-Emptive Subscription Right, Common Shares Or Transferable Securities Granting Access To The Share Capital, By Means Of An Offer Referred To In Paragraph 1 Decree Of Article L. 411-2 Of The French Monetary And Financial Code	13	In favour		
Delegation Of Authority To The Board Of Directors To Carry Out Capital Increases By Issuing, With Cancellation Of The Pre-Emptive Subscription Right, Common Shares Or Transferable Securities Granting Access To The Share Capital, By Public Offering	12	In favour		
Delegation Of Authority To The Board Of Directors To Carry Out Capital Increases By Issuing, With Retention Of The Pre-Emptive Subscription Right, Common Shares Or Transferable Securities Granting Access To The Share Capital	11	Not in favour		
Delegation Of Authority To The Board Of Directors To Increase The Number Of Securities To Be Issued In The Event Of A Capital Increase With Or Without The Pre-Emptive Subscription Right	14	Not in favour		
Delegation Of Powers To The Board Of Directors To Carry Out Capital Increases By Issuing Common Shares Or Transferable Securities To Remunerate Contributions In Kind Granted To The Company	15	In favour		
Limitation Of The Overall Amount Of Capital Increases That May Be Carried Out Under The Previous Delegations	17	Not in favour		
Powers To Carry Out Formalities	22	In favour		
13 April 2021	BRITISH AMERICAN TOBACCO PLC	Approval Of The 2020 Directors' Remuneration Report	2	In favour
Authority For The Company To Purchase Its Own Shares	4	In favour		
Authority To Make Donations To Political Organisations And To Incur Political Expenditure	18	In favour		
Election Of Darrell Thomas As A Director (A, N), Who Has Been Appointed Since The Last Annual General Meeting	15	In favour		
Election Of Karen Guerra As A Director (N, R) Who Has Been Appointed Since The Last Annual General Meeting	14	In favour		
Notice Period For General Meetings	20	In favour		
Reappointment Of The Auditors: Kpmg Llp	3	In favour		
Receipt Of The 2020 Annual Report And Accounts	1	In favour		
Re-Election Of Dimitri Panayotopoulos As A Director (N, R)	13	In favour		
Re-Election Of Dr. Marion Helmes As A Director (N, R)	10	In favour		
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Re-Election Of Savio Kwan As A Director (N, R)	12	In favour		
Re-Election Of Sue Farr As A Director	8	In favour		
Re-Election Of Tadeu Marroco As A Director	7	In favour		
Renewal Of The Directors' Authority To Allot Shares	16	In favour		
Renewal Of The Directors' Authority To Disapply Pre-Emption Rights	17	Not in favour		
Allocation Of Income For The Financial Year Ended 31 December 2020 - Acknowledgement Of The Dividend Distributed For The Last Three Financial Years	3	In favour		
15 April 2021	ACCOR SA	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Remuneration And Benefits Of Any Kind, Paid During The Financial Year Ended 31 December 2020 Or Awarded In Respect Of The Same Financial Year To Mr. Sebastien Bazin In His Capacity As Chairman And Chief Executive Officer (Ex Post Say On Pay)	5	In favour
Approval Of The Remuneration Policy For Directors For The Financial Year 2021 (Ex Ante Say On Pay)	7	In favour		
Approval Of The Remuneration Policy For The Chairman And Chief Executive Officer For The Financial Year 2021 (Ex Ante Say On Pay)	6	In favour		
Approval Of The Report On The Remuneration Of All Corporate Officers For The Financial Year Ended 31 December 2020 (Say On Pay Ex Post)	4	In favour		
Approval Of The Reports And Consolidated Financial Statements For The Financial Year Ended 31 December 2020	2	In favour		
Approval Of The Reports And The Corporate Financial Statements For The Financial Year Ended 31 December 2020	1	In favour		
Approval Of The Statutory Auditors' Special Report On The Regulated Agreements Referred To In Articles L.225-38 And Following Of The French Commercial Code	8	In favour		
Authorisation For The Board Of Directors To Freely Allocate Shares Without Performance Conditions For The Benefit Of Employees Of The Accor Group	19	In favour		
Authorisation For The Board Of Directors To Reduce The Share Capital By Cancelling Treasury Shares	10	In favour		
Authorisation For The Board Of Directors To Trade In The Company'S Shares	9	In favour		
Delegation Of Authority To The Board Of Directors In Order To Issue Share Subscription Warrants To Be Freely Allocated To Shareholders In The Event Of A Public Offering Concerning The Company'S Securities	21	Not in favour		
Delegation Of Authority To The Board Of Directors To Carry Out Capital Increases By Capitalisation Of Reserves, Profits Or Premiums	16	Not in favour		
Delegation Of Authority To The Board Of Directors To Carry Out Capital Increases By Issuing Common Shares Or Transferable Securities Granting Access To The Share Capital, With Cancellation Of The Pre-Emptive Subscription Right In Favour Of The Members Of A Company Savings Plan	18	In favour		
Delegation Of Authority To The Board Of Directors To Carry Out Capital Increases By Issuing, With Cancellation Of The Pre-Emptive Subscription Right, Common Shares Or Transferable Securities Granting Access To The Share Capital, By Means Of An Offer Referred To In Paragraph 1 Decree Of Article L. 411-2 Of The French Monetary And Financial Code	13	In favour		
Delegation Of Authority To The Board Of Directors To Carry Out Capital Increases By Issuing, With Cancellation Of The Pre-Emptive Subscription Right, Common Shares Or Transferable Securities Granting Access To The Share Capital, By Public Offering	12	In favour		
Delegation Of Authority To The Board Of Directors To Carry Out Capital Increases By Issuing, With Retention Of The Pre-Emptive Subscription Right, Common Shares Or Transferable Securities Granting Access To The Share Capital	11	Not in favour		
Delegation Of Authority To The Board Of Directors To Increase The Number Of Securities To Be Issued In The Event Of A Capital Increase With Or Without The Pre-Emptive Subscription Right	14	Not in favour		
Delegation Of Powers To The Board Of Directors To Carry Out Capital Increases By Issuing Common Shares Or Transferable Securities To Remunerate Contributions In Kind Granted To The Company	15	In favour		
Limitation Of The Overall Amount Of Capital Increases That May Be Carried Out Under The Previous Delegations	17	Not in favour		
Powers To Carry Out Formalities	22	In favour		

Northstar proxy voting schedule: 1 April 2021 - 31 March 2022

Date	Company Name	Resolution Description	No.	Vote		
19 April 2021	MOODY'S CORPORATION	Statutory Amendments	20	In favour		
		Advisory "Say-On-Cliamte Plan" Resolution Approving The Company'S 2020 Decarbonization Plan.	4	In favour		
		Advisory Resolution Approving Executive Compensation.	3	In favour		
		Election Of Director: Bruce Van Saun	11	In favour		
		Election Of Director: Jorge A. Bermudez	1A	In favour		
		Election Of Director: Kathryn M. Hill	1E	In favour		
		Election Of Director: Leslie F. Seidman	1H	In favour		
		Election Of Director: Lloyd W. Howell, Jr.	1F	In favour		
		Election Of Director: Raymond W. Mcdaniel, Jr.	1G	In favour		
		Election Of Director: Robert Fauber	1C	In favour		
		Election Of Director: Thérèse Esperdy	1B	In favour		
		Election Of Director: Vincent A. Forlenza	1D	In favour		
		Ratification Of The Appointment Of Kpmg Llp As Independent Registered Public Accounting Firm Of The Company For 2021.	2	Abstained		
		Advisory Vote To Approve Named Executive Officer Compensation.	2.	In favour		
21 April 2021	JOHNSON & JOHNSON	Civil Rights Audit.	6.	Not in favour		
		Election Of Director: A. Eugene Washington	1K.	In favour		
		Election Of Director: Alex Gorsky	1E.	In favour		
		Election Of Director: Anne M. Mulcahy	1I.	In favour		
		Election Of Director: Charles Prince	1J.	In favour		
		Election Of Director: D. Scott Davis	1B.	In favour		
		Election Of Director: Hubert Joly	1G.	In favour		
		Election Of Director: Ian E. L. Davis	1C.	In favour		
		Election Of Director: Jennifer A. Doudna	1D.	In favour		
		Election Of Director: Marilyn A. Hewson	1F.	In favour		
		Election Of Director: Mark A. Weinberger	1L.	In favour		
		Election Of Director: Mark B. McClellan	1H.	In favour		
		Election Of Director: Mary C. Beckerle	1A.	In favour		
		Election Of Director: Nadja Y. West	1M.	In favour		
		Election Of Director: Ronald A. Williams	1N.	In favour		
		Executive Compensation Bonus Deferral.	7.	Not in favour		
		Independent Board Chair.	5.	Not in favour		
		Ratification Of Appointment Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm For 2021.	3.	Abstained		
		Report On Government Financial Support And Access To Covid-19 Vaccines And Therapeutics.	4.	Not in favour		
		22 April 2021	LHARRIS TECHNOLOGIES INC.	Approval, In An Advisory Vote, Of The Compensation Of Named Executive Officers As Disclosed In The Proxy Statement.	2	In favour
				Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Christopher E. Kubasik	11	In favour
				Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Lewis Hay Iii	1G.	In favour
Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Lewis Kramer	1H.			In favour		
Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Lloyd W. Newton	1L.			In favour		
Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Peter W. Chiarelli	1C.			In favour		
Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Rita S. Lane	1J.			In favour		
Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Robert B. Millard	1K.			Abstained		
Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Roger B. Fradin	1F.			In favour		
Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Sallie B. Bailey	1A.			In favour		
Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Thomas A. Corcoran	1D.			In favour		
Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Thomas A. Dattilo	1E.			In favour		
Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: William M. Brown	1B.			In favour		
Ratification Of Appointment Of Ernst & Young Llp As Independent Registered Public Accounting Firm For Fiscal Year 2021.	3			Abstained		
Advisory Vote To Approve Executive Compensation (Say On Pay).	2			In favour		
Approval Of The Goldman Sachs Amended And Restated Stock Incentive Plan (2021).	3			In favour		
28 April 2021	THE GOLDMAN SACHS GROUP, INC.			Election Of Director: Adebayo O. Ogunsile	1F.	In favour
				Election Of Director: David A. Vinniar	1K.	In favour
		Election Of Director: David M. Solomon	1H.	In favour		
		Election Of Director: Drew G. Faust	1B.	In favour		
		Election Of Director: Ellen J. Kullman	1D.	In favour		
		Election Of Director: Jan E. Tighe	1I.	In favour		
		Election Of Director: Jessica R. Uhl	1J.	In favour		
		Election Of Director: Lakshmi N. Mittal	1E.	In favour		
		Election Of Director: M. Michele Burns	1A.	In favour		
		Election Of Director: Mark A. Flaherty	1C.	In favour		
		Election Of Director: Mark O. Winkelman	1L.	In favour		
		Election Of Director: Peter Oppenheimer	1G.	In favour		
		Ratification Of Pricewaterhousecoopers Llp As Our Independent Registered Publicaccounting Firm For 2021.	4	Not in favour		
		Shareholder Proposal Regarding A Racial Equity Audit	8	Not in favour		
		Shareholder Proposal Regarding A Report On The Effects Of The Use Of Mandatory Arbitration.	6	Not in favour		
		Shareholder Proposal Regarding Conversion To A Public Benefit Corporation.	7	Not in favour		
		Shareholder Proposal Regarding Shareholder Right To Act By Written Consent.	5	Not in favour		
		Special Resolution 1. To Approve:	1	In favour		
		29 April 2021	Anglo American	A) The Reduction Of The Share Premium Account Of Anglo American Plc By \$1,800,000,000 And The Repayment Of Part Of Such Amount To Be Satisfied By Anglo American Plc Transferring The Entire Issued Share Capital Of Thungela Resources Limited To Anglo American Plc Shareholders At The Demerger Record Time Of One Thungela Resources Limited Share For Every Ten Anglo American Plc Shares Held By Them;		
				B) The Authorisation Of The Directors Of Anglo American Plc To Take The Necessary Actions To Carry The Scheme Into Effect; And		
				C) The Amendments To The Anglo American Plc Articles Of Association In Connection With (A) Above, As Set Out In The Notice Of Anglo American Plc General Meeting.		
				1.1 Mr Am Ferguson	1	In favour
1.2 Mrs Kc Ramon	2			In favour		
1.3 Mr Je Tilk	3			In favour		
10. Special Resolution 4 – General Authority To Provide Financial Assistance In Terms Of Sections 44 And 45 Of The Companies Act	17			In favour		
11. Ordinary Resolution 7 – Directors' Authority To Implement Special And Ordinary Resolutions	18			In favour		
2. Ordinary Resolution 2 – Election Of Kof Busia	4			In favour		
3.1 Mr Am Ferguson	5			In favour		
3.2 Mr R Gasant	6			In favour		
3.3 Ms Nvb Magubane	7			In favour		
3.4 Ms Mc Richter	8			In favour		
3.5 Mr Je Tilk	9			In favour		
4. Ordinary Resolution 4 – Re-Appointment Of Ernst & Young Inc. As Auditors Of The Company	10			In favour		
5. Ordinary Resolution 5 – General Authority To Directors To Allot And Issue Ordinary Shares	11			In favour		
6.1 Remuneration Policy	12			In favour		
6.2 Implementation Report	13			Not in favour		
7. Special Resolution 1 – Remuneration Of Non-Executive Directors	14	In favour				
8. Special Resolution 2 – General Authority To Acquire The Company'S Own Shares	15	In favour				
9. Special Resolution 3 – General Authority For Directors To Issue For Cash, Those Ordinary Shares Which The Directors Are Authorised To Allot And Issue	16	In favour				
UNILEVER PLC	UNILEVER PLC	In Terms Of Ordinary Resolution 5				
		Accept Financial Statements And Statutory Reports	1	In favour		
		Adopt New Articles Of Association	25	In favour		
		Approve Climate Transition Action Plan	4	In favour		
		Approve Reduction Of The Share Premium Account	26	In favour		
		Approve Remuneration Policy	3	In favour		
		Approve Remuneration Report	2	In favour		
		Approve Shares Plan	19	In favour		
		Authorise Board To Fix Remuneration Of Auditors	17	In favour		
		Authorise Eu Political Donations And Expenditure	18	In favour		
		Authorise Issue Of Equity	20	Not in favour		
		Authorise Issue Of Equity Without Pre-Emptive Rights	21	In favour		
		Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	22	In favour		
		Authorise Market Purchase Of Ordinary Shares	23	In favour		
		Authorise The Company To Call General Meeting With Two Weeks' Notice	24	In favour		
		Reappoint Kpmg Llp As Auditors	16	In favour		
		Re-Elect Alan Jope As Director	8	In favour		
		Re-Elect Andrea Jung As Director	9	In favour		

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Source Identifier	Date Issued	Resolution Description	No.	Vote		
Date	Company Name	Resolution Description	No.	Vote		
30 April 2021	BERKSHIRE HATHAWAY INC.	Re-Elect Dr Judith Hartmann As Director	7	In favour		
		Re-Elect Felke Sijbesma As Director	15	In favour		
		Re-Elect Graeme Pitkethly As Director	13	In favour		
		Re-Elect John Rishon As Director	14	In favour		
		Re-Elect Laura Cha As Director	6	In favour		
		Re-Elect Nils Andersen As Director	5	In favour		
		Re-Elect Strive Masiyiwa As Director	11	In favour		
		Re-Elect Susan Kilsby As Director	10	In favour		
		Re-Elect Youngme Moon As Director	12	In favour		
		Election Of Director: Ajit Jain	1J.	In favour		
		Election Of Director: Charles T. Munger	1B.	In favour		
		Election Of Director: Charlotte Guyman	1I.	Not in favour		
		Election Of Director: David S. Gottesman	1H.	Not in favour		
		Election Of Director: Gregory E. Abel	1C.	In favour		
		Election Of Director: Howard G. Buffett	1D.	Not in favour		
		Election Of Director: Kenneth I. Chenault	1F.	In favour		
		Election Of Director: Meryl B. Witmer	1N.	In favour		
Election Of Director: Ronald L. Olson	1L.	Not in favour				
Election Of Director: Stephen B. Burke	1E.	Not in favour				
Election Of Director: Susan L. Decker	1G.	Not in favour				
Election Of Director: Thomas S. Murphy	1K.	Not in favour				
Election Of Director: Walter Scott, Jr.	1M.	Not in favour				
Election Of Director: Warren E. Buffett	1A.	In favour				
03 May 2021	BRISTOL-MYERS SQUIBB COMPANY	Shareholder Proposal Regarding Diversity And Inclusion Reporting.	3	In favour		
		Shareholder Proposal Regarding The Reporting Of Climate-Related Risks And Opportunities.	2	Not in favour		
		Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	2	In favour		
		Approval Of An Amendment To The Certificate Of Incorporation To Lower The Ownership Threshold For Special Shareholder Meetings To 15%.	5	In favour		
		Approval Of The Company'S 2021 Stock Award And Incentive Plan.	3	In favour		
		Election Of Director: Derica W. Rice	1F.	In favour		
		Election Of Director: Gerald L. Storch	1H.	In favour		
		Election Of Director: Giovanni Caforio, M.D.	1C.	In favour		
		Election Of Director: Julia A. Haller, M.D.	1D.	In favour		
		Election Of Director: Karen Vousden, Ph.D.	1I.	In favour		
		Election Of Director: Michael W. Bonney	1B.	In favour		
		Election Of Director: Paula A. Price	1E.	In favour		
		Election Of Director: Peter J. Arduini	1A.	In favour		
		Election Of Director: Phyllis R. Yale	1J.	In favour		
		Election Of Director: Theodore R. Samuels	1G.	In favour		
		Ratification Of The Appointment Of An Independent Registered Public Accounting Firm.	4	Not in favour		
		Shareholder Proposal On Adoption Of A Board Policy That The Chairperson Of The Board Be An Independent Director.	6	Not in favour		
Shareholder Proposal On Shareholder Right To Act By Written Consent.	7	Not in favour				
Shareholder Proposal To Lower The Ownership Threshold For Special Shareholder Meetings To 10%.	8	Not in favour				
04 May 2021	DANAHER CORPORATION	Acquisition Of The Company'S Own Shares	16	In favour		
		Advisory Endorsement Of The Remuneration Implementation Report	13	In favour		
		Advisory Endorsement Of The Remuneration Policy	12	In favour		
		Appointment Of Auditor	1	In favour		
		Approval For The Company To Grant Inter-Group Financial Assistance In Terms Of Sections 44 And 45 Of The Companies Act	15	In favour		
		Approval For The Issue Of Equity Securities For Cash	11	In favour		
		Approval Of The Remuneration Of Needs	14	In favour		
		Election Of Director: G Griffith	2	In favour		
		Election Of Director: Pg Sibylla	3	In favour		
		Re-Election Of A Director: Ca Carolus	4	Not in favour		
		Re-Election Of A Director: Ce Reid	6	In favour		
		Re-Election Of A Director: Sp Reid	5	In favour		
		Re-Election Of A Member And Chairperson Of The Audit Committee: Tgh Suleman	7	In favour		
		Re-Election Of A Member Of The Audit Committee: A Andani	8	In favour		
		Re-Election Of A Member Of The Audit Committee: Pg Sibylla	10	In favour		
		Re-Election Of A Member Of The Audit Committee: Pj Bacchus	9	In favour		
		Election Of Director To Hold Office Until The 2022 Annual Meeting: Alan G. Spoon	1J.	Not in favour		
Election Of Director To Hold Office Until The 2022 Annual Meeting: Elias A. Zerhouni, Md	1L.	In favour				
Election Of Director To Hold Office Until The 2022 Annual Meeting: Jessica L. Mega, Md	1E.	In favour				
Election Of Director To Hold Office Until The 2022 Annual Meeting: John T. Schwieters	1I.	Not in favour				
Election Of Director To Hold Office Until The 2022 Annual Meeting: Linda Hefner Filler	1B.	Not in favour				
Election Of Director To Hold Office Until The 2022 Annual Meeting: Mitchell P. Rales	1F.	In favour				
Election Of Director To Hold Office Until The 2022 Annual Meeting: Parris C. Sabeti, Md	1H.	In favour				
Election Of Director To Hold Office Until The 2022 Annual Meeting: Rainer M. Blair	1A.	In favour				
Election Of Director To Hold Office Until The 2022 Annual Meeting: Raymond C. Stevens, Ph.D	1K.	In favour				
Election Of Director To Hold Office Until The 2022 Annual Meeting: Steven M. Rales	1G.	In favour				
Election Of Director To Hold Office Until The 2022 Annual Meeting: Teri List	1C.	In favour				
Election Of Director To Hold Office Until The 2022 Annual Meeting: Walter G. Lohr, Jr.	1D.	Not in favour				
To Act Upon A Shareholder Proposal Requesting That Danaher Amend Its Governing Documents To Reduce The Percentage Of Shares Required For Shareholders To Call A Special Meeting Of Shareholders From 25% To 10%.	4	Not in favour				
To Approve On An Advisory Basis The Company'S Named Executive Officer Compensation.	3	In favour				
To Ratify The Selection Of Ernst & Young Lip As Danaher'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021	2	Not in favour				
PHILIP MORRIS INTERNATIONAL INC.	PHILIP MORRIS INTERNATIONAL INC.	Advisory Vote Approving Executive Compensation	2	In favour		
		Election Of Director: André Galantopoulos	1B.	In favour		
		Election Of Director: Brant Bonin Bouggh	1A.	In favour		
		Election Of Director: Frederik Paulsen	1K.	In favour		
		Election Of Director: Jacek Olczak	1J.	In favour		
		Election Of Director: Juan José Daboub	1D.	In favour		
		Election Of Director: Jun Makihara	1G.	In favour		
		Election Of Director: Kalpana Morparia	1H.	In favour		
		Election Of Director: Lisa A. Hook	1F.	In favour		
		Election Of Director: Lucio A. Noto	1I.	In favour		
		Election Of Director: Michel Combes	1C.	In favour		
		Election Of Director: Robert B. Polet	1L.	In favour		
		Election Of Director: Shlomo Yanai	1M.	In favour		
		Election Of Director: Werner Geissler	1E.	In favour		
		Ratification Of The Selection Of Independent Auditors	3	Not in favour		
		S&P GLOBAL INC.	S&P GLOBAL INC.	Approve, On An Advisory Basis, The Company'S Greenhouse Gas (Ghg) Emissions Reduction Plan.	4.	In favour
				Approve, On An Advisory Basis, The Executive Compensation Program For The Company'S Named Executive Officers.	2.	In favour
Election Of Director: Douglas L. Peterson	1I.			In favour		
Election Of Director: Edward B. Rust, Jr.	1J.			In favour		
Election Of Director: Ian P. Livingston	1G.			In favour		
Election Of Director: Kurt L. Schmoke	1K.			In favour		
Election Of Director: Marco Alverà	1A.			In favour		
Election Of Director: Maria R. Morris	1H.			In favour		
Election Of Director: Monique F. Leroux	1F.			In favour		
Election Of Director: Rebecca Jacoby	1E.			In favour		
Election Of Director: Richard E. Thornburgh	1L.			In favour		
Election Of Director: Stephanie C. Hill	1D.			In favour		
Election Of Director: William D. Green	1C.			In favour		
Election Of Director: William J. Amelio	1B.			In favour		
Ratify The Selection Of Ernst & Young Lip As Our Independent Auditor For 2021.	3.			Not in favour		
Shareholder Proposal To Transition To A Public Benefit Corporation.	5.			Not in favour		
STRYKER CORPORATION	STRYKER CORPORATION			Advisory Vote To Approve Named Executive Officer Compensation.	3.	In favour
		Election Of Director: Allan C. Golston (Lead Independent Director)	1D)	In favour		
		Election Of Director: Andrew K. Silvernail	1G)	In favour		
		Election Of Director: Giovanni Caforio, M.D.	1B)	In favour		
		Election Of Director: Kevin A. Lobo (Chair Of The Board And Chief Executive Officer)	1E)	In favour		
		Election Of Director: Lisa M. Skeete Tatum	1H)	In favour		

Northstar proxy voting schedule: 1 April 2021 - 31 March 2022

Date	Company Name	Resolution Description	No.	Vote		
07 May 2021	Quilter	Election Of Director: Mary K. Brainerd	1A)	In favour		
		Election Of Director: Rajeev Suri	1J)	In favour		
		Election Of Director: Ronda E. Stryker	1I)	In favour		
		Election Of Director: Sherilyn S. McCoy	1F)	In favour		
		Election Of Director: Silkant M. Datar, Ph.D.	1C)	In favour		
		Ratification Of Appointment Of Our Independent Registered Public Accounting Firm.	2.	Not in favour		
		Shareholder Proposal Regarding Right To Call Special Meetings	5.	Not in favour		
		Shareholder Proposal Regarding Workforce Involvement In Corporate Governance.	4.	Not in favour		
		To Approve The Remuneration Report	2	Not in favour		
		To Authorise Political Donations By The Company And Its Subsidiaries	16	In favour		
		To Authorise The Board Audit Committee To Determine The Auditor's Remuneration	15	In favour		
		To Authorise The Company To Enter Into Contingent Purchase Contracts For The Purchase Of Its Own Shares On The Jse*	18	In favour		
		To Authorise The Company To Purchase Its Own Shares*	17	In favour		
		To Declare A Final Dividend	3	In favour		
		To Re-Appoint PwC Llp As Auditor Of The Company	14	In favour		
		To Receive The 2020 Report And Accounts	1	In favour		
		To Re-Elect George Reid As A Director	12	In favour		
		To Re-Elect Glyn Jones As A Director	8	In favour		
		To Re-Elect Mark Satchel As A Director	13	In favour		
		To Re-Elect Moira Kilcoyne As A Director	9	In favour		
To Re-Elect Paul Feeney As A Director	6	In favour				
To Re-Elect Paul Matthews As A Director	11	In favour				
To Re-Elect Rosie Harris As A Director	7	In favour				
To Re-Elect Ruth Markland As A Director	10	In favour				
To Re-Elect Tazim Essani As A Director	5	In favour				
11 May 2021	Capco	To Adopt New Articles Of Association Of The Company In Substitution For And To The Exclusion Of The Company's Existing Articles (Special Resolution)	16	In favour		
		To Allow General Meetings (Other Than Agms) To Be Held On 14 Clear Days' Notice (Special Resolution).	15	In favour		
		To Approve The Directors' Remuneration Report For The Year Ended 31 December 2020 (Other Than The Directors' Remuneration Policy) (Ordinary Resolution).	11	In favour		
		To Authorise The Audit Committee To Determine The Auditor's Remuneration.	10	In favour		
		To Authorise The Company To Purchase Its Own Shares (Special Resolution).	14	In favour		
		To Authorise The Directors To Allot Shares (\$551) (Ordinary Resolution).	12	In favour		
		To Disapply The Pre-Emption Provisions Of Section 561(1) Of The Companies Act 2006, To The Extent Specified (Special Resolution).	13	In favour		
		To Re-Appoint Pricewaterhousecoopers Llp As Auditor.	9	In favour		
		To Receive The Accounts And The Reports Of The Directors And The Auditor For The Year Ended 31 December 2020.	1	In favour		
		To Re-Elect Anthony Steans As A Director (Non-Executive).	8	In favour		
		To Re-Elect Charlotte Boyle As A Director (Non-Executive).	6	In favour		
		To Re-Elect Henry Staunton As A Director (Chairman).	2	In favour		
		To Re-Elect Ian Hawksworth As A Director (Executive).	3	In favour		
To Re-Elect Jonathan Lane As A Director (Non-Executive).	7	In favour				
To Re-Elect Michelle McGrath As A Director (Executive).	5	In favour				
To Re-Elect Situl Jobanputra As A Director (Executive).	4	In favour				
12 May 2021	LVMH MOET HENNESSY LOUIS VUITTON SE THE CHARLES SCHWAB CORPORATION	Authorize Repurchase Of Up To 10 Percent Of Issued Share Capital	1	In favour		
		Advisory Vote Approve Named Executive Officer Compensation.	3	In favour		
		Election Of Director: Bharat B Masrani	1E)	In favour		
		Election Of Director: Charles A Ruffel	1F)	In favour		
		Election Of Director: Christopher V Dodds	1C)	In favour		
		Election Of Director: Joan T Dea	1B)	In favour		
		Election Of Director: Mark A Goldfarb	1D)	In favour		
		Election Of Director: Walter W. Bettinger II	1A)	In favour		
		Ratification Of The Selection Of Deloitte & Touche Llp As Independent Auditors	2	Not in favour		
		Stockholder Proposal Requesting Declassification Of The Board Of Directors To Elect Each Director Annually	5	In favour		
		Stockholder Proposal Requesting Disclosure Of Lobbying Policy, Procedures And Oversight, Lobbying Expenditure; And Participation In Organisations Engaged In Lobbying	4	Not in favour		
		18 May 2021	THERMO FISHER SCIENTIFIC INC.	A Shareholder Proposal Regarding Special Shareholder Meetings.	4	Not in favour
				An Advisory Vote To Approve Named Executive Officer Compensation.	2	In favour
Election Of Director: C. Martin Harris	1C)			In favour		
Election Of Director: Debora L. Spar	1J)			In favour		
Election Of Director: Dion J. Weisler	1H)			In favour		
Election Of Director: James C. Mullen	1I)			In favour		
Election Of Director: Jim P. Manzi	1G)			Not in favour		
Election Of Director: Lars R. Sørensen	1L)			In favour		
Election Of Director: Marc N. Casper	1A)			In favour		
Election Of Director: Nelson J. Chai	1B)			In favour		
Election Of Director: R. Alexandra Keith	1E)			In favour		
Election Of Director: Scott M. Sperling	1K)			Not in favour		
Election Of Director: Thomas J. Lynch	1F)			Not in favour		
19 May 2021	AECI	Election Of Director: Tyler Jacks	1D)	In favour		
		Ratification Of The Audit Committee's Selection Of Pricewaterhousecoopers Llp As The Company's Independent Auditors For 2021.	3	Not in favour		
		1.1 Board: Chairman	1.1	In favour		
		1.2 Board: Non-Executive Directors	1.2	In favour		
		1.3 Audit Committee: Chairman	1.3	In favour		
		1.4 Audit Committee: Members	1.4	In favour		
		1.5 Other Board Committees: Chairman	1.5	In favour		
		1.6 Other Board Committees: Members	1.6	In favour		
		1.7 Meeting Attendance Fee	1.7	In favour		
		2.1 Ms Fft De Buck	2.1	In favour		
		2.2 Mr G Gomwe	2.2	In favour		
		2.3 Ms Pg Sibya	2.3	In favour		
		5.1 Ms Fft De Buck	5.1	In favour		
5.2 Mr G Gomwe	5.2	In favour				
5.3 Ms Am Roets	5.3	In favour				
5.4 Ms Pg Sibya	5.4	In favour				
6.1 Remuneration Policy	6.1	In favour				
6.2 Implementation Of Remuneration Policy	6.2	In favour				
Ordinary Resolution No. 1: Reappointment Of Independent Auditor	1	In favour				
Ordinary Resolution No. 3: Appointment Of Ms Am Roets As An Non-Executive Director	3	In favour				
Ordinary Resolution No. 4: Re-Election Of Mr Ma Dytor As An Executive Director	4	In favour				
Special Resolution No. 2: General Authority To Repurchase Shares	2	In favour				
Special Resolution No. 3: Financial Assistance To Related Or Inter-Related Company	3	In favour				
20 May 2021	INTERTEK GROUP PLC	To Amend The Articles Of Association	23	In favour		
		To Approve The Directors Remuneration Policy	2	In favour		
		To Approve The Directors Remuneration Report	3	In favour		
		To Approve The Payment Of A Final Dividend Of 71.6P Per Ordinary Share	4	In favour		
		To Authorise The Audit Committee To Determine The Remuneration Of The Auditor	16	In favour		
		To Authorise The Company To Buy Back Its Own Shares	21	In favour		
		To Authorise The Company To Hold Any General Meeting Other Than An Annual General Meeting Of The Company On Not Less Than 14 Clear Days Notice	22	In favour		
		To Authorise The Directors To Allot Relevant Securities	17	Not in favour		
		To Authorise Uk Political Donations And Expenditure	18	In favour		
		To Disapply Pre-Emption Rights	19	In favour		
		To Disapply Pre-Emption Rights In Relation To An Acquisition Or Capital Investment	20	In favour		
		To Elect Jonathan Timmis As A Director	7	In favour		
		To Elect Lynda Clarizio As A Director	5	In favour		
To Elect Tamara Ingram As A Director	6	In favour				
To Reappoint Pricewaterhousecoopers Llp As Auditor Of The Company	15	In favour				
To Receive The Annual Report And Accounts For The Year Ended 31 Dec-20	1	In favour				
To Re-Elect Andre Lacroix As A Director	9	In favour				
To Re-Elect Andrew Martin As A Director	8	In favour				
To Re-Elect Dame Louise Makin As A Director	12	In favour				
To Re-Elect Gill Rider As A Director	13	In favour				

Northstar proxy voting schedule: 1 April 2021 - 31 March 2022

Date	Company Name	Resolution Description	No.	Vote		
24 May 2021	Capitec	To Re-Elect Graham Allan As A Director	10	In favour		
		To Re-Elect Gurnek Bains As A Director	11	In favour		
		To Re-Elect Jean-Michel Valette As A Director	14	In favour		
		1. Approval Of The Non-Executive Directors' Remuneration For The Financial Year Ending On 28 February 2022	1	In favour		
		1. Re-Election Of Mr Dp Meintjes As An Independent Non-Executive Director	1	In favour		
		10. General Authority To Issue Ordinary Shares For Cash	10	In favour		
		11. Non-Binding Endorsement Of The Remuneration Policy	11	In favour		
		12. Non-Binding Endorsement Of The Implementation Report On The Remuneration Policy	12	In favour		
		13. Authority To Amend The Definition Of Employee In The Capitec Bank Holdings Share Trust Deed	13	In favour		
		2. General Approval For The Company And Any Subsidiary Company To Purchase Ordinary Shares	2	In favour		
		2. Re-Election Of Mr Pj Mouton As A Non-Executive Director	2	In favour		
		3 Re-Election Of Mr Jp Verster As An Independent Non-Executive Director	3	In favour		
		4. Confirmation Of Appointment Of Ms Ch Fernandez As An Independent Non-Executive Director	4	In favour		
		5. Confirmation Of Appointment Of Prof Sa Du Plessis As An Independent Non-Executive Director	5	In favour		
		6. Confirmation Of Appointment Of Mr V Mahlangu As An Independent Non-Executive Director	6	In favour		
7. Re-Appointment Of Pricewaterhousecoopers Inc. As Auditor	7	In favour				
8. Re-Appointment Of Deloitte & Touche As Auditor	8	In favour				
9. Approval To Issue (i) The Relevant Loss Absorbent Capital Securities And (ii) Ordinary Shares Upon Inter-Related Companies And Corporations	9	In favour				
25 May 2021	AMAZON.COM, INC.	Ordinary Shares In Respect Of The Restricted Share Plan For Senior Managers	4	In favour		
		Advisory Vote To Approve Executive Compensation.	3	In favour		
		Election Of Director: Daniel P. Huttenlocher	10.	In favour		
		Election Of Director: Indra K. Nooyi	1F.	In favour		
		Election Of Director: Jamie S. Gorelick	1C.	In favour		
		Election Of Director: Jeffrey P. Bezos	1A.	In favour		
		Election Of Director: Jonathan J. Rubenstein	1G.	In favour		
		Election Of Director: Judith A. McGrath	1E.	In favour		
		Election Of Director: Keith B. Alexander	1B.	In favour		
		Election Of Director: Patricia Q. Stonesifer	1I.	In favour		
		Election Of Director: Thomas O. Ryder	1H.	In favour		
		Election Of Director: Wendell P. Weeks	1J.	In favour		
		Ratification Of The Appointment Of Ernst & Young Llp As Independent Auditors.	2	Not In favour		
		Shareholder Proposal Requesting A Diversity And Equity Audit Report.	9	Not In favour		
		Shareholder Proposal Requesting A Mandatory Independent Board Chair Policy.	5	Not In favour		
		Shareholder Proposal Requesting A Report On Competition Strategy And Risk.	11	Not In favour		
		Shareholder Proposal Requesting A Report On Customer Due Diligence.	4	Not In favour		
		Shareholder Proposal Requesting A Report On Customer Use Of Certain Technologies.	14	Not In favour		
		Shareholder Proposal Requesting A Report On Packaging Materials.	8	Not In favour		
		Shareholder Proposal Requesting A Report On Promotion Data.	7	Not In favour		
		Shareholder Proposal Requesting Additional Reporting On Gender/Racial Pay.	6	Not In favour		
		Shareholder Proposal Requesting Additional Reporting On Lobbying.	13	Not In favour		
		Shareholder Proposal Requesting An Additional Reduction In Threshold For Calling Special Shareholder Meetings.	12	Not In favour		
		Shareholder Proposal Requesting An Alternative Director Candidate Policy.	10	Not In favour		
		ANTHEM, INC.	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	2	In favour	
			Election Of Director: Antonio F. Neri	1.2	In favour	
			Election Of Director: Lewis Hay, III	1.1	In favour	
		RECKITT BENCKISER GROUP PLC	Election Of Director: Ramiro G. Peru	1.3	Not In favour	
			To Ratify The Appointment Of Ernst & Young Llp As The Independent Registered Public Accounting Firm For 2021.	3	Not In favour	
			To Amend The Company's Articles Of Association	23	In favour	
		26 May 2021	JONES LANG LASALLE INC.	To Approve The Directors' Remuneration Report	2	In favour
				To Authorise The Audit Committee To Determine The External Auditor's Remuneration	17	In favour
				To Authorise The Company To Make Political Donations	18	In favour
				To Authorise The Directors' Power To Disapply Pre-emption Rights In Respect Of Up To An Additional 5 Per Cent Of Issued Share Capital	21	In favour
				To Authorise The Directors To Call A General Meeting On 14 Clear Days' Notice	24	In favour
				To Declare A Final Dividend Of 101.6P Per Ordinary Share	3	In favour
				To Elect Margherita Della Valle As A Director	15	In favour
				To Elect Olivier Bohuon As A Director	14	In favour
				To Reappoint Kpmg Llp As The External Auditor	16	In favour
				To Receive And Adopt The 2020 Report And Financial Statements	1	In favour
				To Re-Elect Andrew Bonfield As A Director	4	In favour
				To Re-Elect Chris Sinclair As A Director	12	In favour
				To Re-Elect Elane Stock As A Director	13	In favour
				To Re-Elect Jeff Carr As A Director	5	In favour
				To Re-Elect Laxman Narasimhan As A Director	11	In favour
To Re-Elect Mary Harris As A Director	7			In favour		
To Re-Elect Mehmood Khan As A Director	8			In favour		
To Re-Elect Nicandro Durante As A Director	6			In favour		
To Re-Elect Pam Kirby As A Director	9			In favour		
To Re-Elect Sara Mathew As A Director	10			In favour		
To Renew The Company's Authority To Purchase Its Own Shares	22			In favour		
To Renew The Directors' Authority To Allot Shares	19			Not In favour		
To Renew The Directors' Power To Disapply Pre-emption Rights In Respect Of Up To 5 Per Cent Of Issued Share Capital	20			In favour		
27 May 2021	Santam			Approval Of The Amended And Restated 2019 Stock Award And Incentive Plan.	3	In favour
				Election Of Director: Ann Marie Petach	1J.	In favour
		Election Of Director: Bridgett Macaskill	1I.	In favour		
		Election Of Director: Christian Ulbrich	1K.	In favour		
		Election Of Director: Deborah H. Mcaneny	1F.	In favour		
		Election Of Director: Hugo Bagué	1A.	In favour		
		Election Of Director: Jeetendra I. Patel	1H.	In favour		
		Election Of Director: Matthew Carter, Jr.	1B.	In favour		
		Election Of Director: Samuel A. Di Piazza, Jr.	1C.	In favour		
		Election Of Director: Sheila A. Penrose	1L.	In favour		
		Election Of Director: Siddharth N. Mehta	1G.	In favour		
		Election Of Director: Tina Ju	1D.	In favour		
		Non-Binding, Advisory "Say-On-Pay" Vote Approving Executive Compensation.	2	In favour		
		Ratification Of Appointment Of Independent Registered Public Accounting Firm.	4	Abstained		
		Ordinary Resolution Number 1 (To Reappoint Pwc As Independent External Auditors Represented By C Van Den Heever)	1	Not In favour		
		Ordinary Resolution Number 10 (To Re-Elect Mp Fandeso As A Member Of The Audit Committee)	10	In favour		
		Ordinary Resolution Number 11 (To Re-Elect Pe Speckmann As A Member Of The Audit Committee)	11	In favour		
		Ordinary Resolution Number 12 (To Re-Elect Mj Reyneke As A Member Of The Audit Committee)	12	In favour		
		Ordinary Resolution Number 13 (To Cast A Non-Binding Advisory Vote On The Company's Remuneration Policy Summarised In Annexure 7 Of The Notice Of Agm)	13	In favour		
		Ordinary Resolution Number 14 (To Cast A Non-Binding Advisory Vote On The Company's Implementation Report In Regard To Its Remuneration Policy As Set Out In Annexure 7 Of The Notice Of Agm)	14	In favour		
		Ordinary Resolution Number 2 (To Re-Elect Mp Fandeso As A Director)	2	In favour		
		Ordinary Resolution Number 3 (To Re-Elect Jj Ngulube As A Director)	3	In favour		
		Ordinary Resolution Number 4 (To Re-Elect Pe Speckmann As A Director)	4	In favour		
		Ordinary Resolution Number 5 (To Re-Elect Mld Marole As A Director)	5	In favour		
		Ordinary Resolution Number 6 (To Re-Elect Mj Reyneke As A Director)	6	In favour		
Ordinary Resolution Number 7 (To Elect Pb Hanratty As A Director)	7	In favour				
Ordinary Resolution Number 8 (To Elect Am Mukhuba As A Director)	8	In favour				
Ordinary Resolution Number 9 (To Re-Elect L Lambrechts As A Director)	9	In favour				
Special Resolution Number 1 (To Approve Directors' Remuneration)	1	In favour				
Special Resolution Number 2 (General Authority To Repurchase Shares)	2	In favour				
Special Resolution Number 3 (General Authority To Provide Financial Assistance In Connection With The Purchase Of Securities)	3	In favour				
Special Resolution Number 4 (General Authority To Provide Financial Assistance To Related Or Inter-Related Companies And Corporations)	4	In favour				
28 May 2021	COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	Approve, On An Advisory (Non-Binding) Basis, The Compensation Of The Company's Named Executive Officers.	2	In favour		
		Election Of Director To Serve Until The 2022 Annual Meeting: Archana Deskus	1D.	In favour		
		Election Of Director To Serve Until The 2022 Annual Meeting: Brian Humphries	1F.	In favour		
		Election Of Director To Serve Until The 2022 Annual Meeting: John M. Nineen	1E.	In favour		
		Election Of Director To Serve Until The 2022 Annual Meeting: Joseph M. Velli	1I.	In favour		
		Election Of Director To Serve Until The 2022 Annual Meeting: Leo S Mckay Jr	1G.	In favour		

Northstar proxy voting schedule: 1 April 2021 - 31 March 2022

Date	Company Name	Resolution Description	No.	Vote
04 June 2021	Sanlam	Election Of Director To Serve Until The 2022 Annual Meeting: Maureen Breakiron-Evans	1C.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting: Michael Patsalos-Fox	1H.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting: Sandra S Wijnberg	1I.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting: Vinita Ball	1B.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting: Zein Abdalla	1A.	In favour
		Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	3	Abstain
		Shareholder Proposal Requesting That The Board Of Directors Take Action As Necessary To Permit Shareholder Action By Written Consent.	4	Not In favour
		10 Ordinary Resolution Number 10: To Place Unissued Shares Under The Control Of The Directors.	10	In favour
		11 Ordinary Resolution Number 11: To Approve The General Authority To Issue Shares For Cash.	11	In favour
		2 Ordinary Resolution Number 2: To Reappoint Ernst & Young As Independent External Auditors For 2021	2	Not In favour
		3 Ordinary Resolution Number 3: To Reappoint Joint Auditors Kpmg For The 2021 Financial Year	3	In favour
		4.1 Nas Kruger	4.1	In favour
		44 Of The Companies Act	15	In favour
		45 Of The Companies Act	16	In favour
		5.1 M Mokoka	5.1	In favour
		5.2 Kt Nondumo	5.2	In favour
		5.3 J Van Zyl	5.3	In favour
		6.1 P Hanratty	6.1	In favour
		6.2 A Mukhuba	6.2	In favour
		7.1 As Birrell	7.1	In favour
7.2 Nas Kruger	7.2	In favour		
7.3 M Mokoka	7.3	In favour		
7.4 Kt Nondumo	7.4	In favour		
7.5 Jp Möller	7.5	In favour		
8.1. Non-Binding Advisory Vote On The Company'S Remuneration Policy	8.1	In favour		
8.2. Non-Binding Advisory Vote On The Company'S Remuneration Implementation Report	8.2	In favour		
9 Ordinary Resolution Number 9: To Note The Total Amount Of Non-Executive And Executive Directors' Remuneration For The Financial Year Ended 31 December 2020.	9	In favour		
Acquire The Company'S Securities.	14	In favour		
Company For Their Services For The Period 01 July 2021 Till 30 June 2022.	13	In favour		
Consolidated Audited Financial Statements, Auditors' Audit Committees And Directors' Reports.	1	In favour		
Secretary Of The Company, To Implement The Aforesaid Ordinary And Undermentioned Special Resolutions.	12	In favour		
A Shareholder Proposal Related To The Right To A Climate Lobbying Report	5	Not In favour		
A Shareholder Proposal Related To The Right To Act By Written Consent	4	Not In favour		
Election Of Director: Ashton B. Carter	1C.	In favour		
Election Of Director: Christopher A. Hazelton	1F.	In favour		
Election Of Director: David G. Dewalt	1D.	In favour		
Election Of Director: David S. Taylor	1K.	In favour		
Election Of Director: Edward H. Bastian	1A.	In favour		
Election Of Director: Francis S. Blake	1B.	In favour		
Election Of Director: George N. Mattson	1I.	In favour		
Election Of Director: Jeanne P. Jackson	1H.	In favour		
Election Of Director: Kathy N. Waller	1L.	In favour		
Election Of Director: Michael P. Huerta	1G.	In favour		
Election Of Director: Sergio A.L. Rial	1J.	In favour		
Election Of Director: William H. Easter III	1E.	In favour		
To Approve, On An Advisory Basis, The Compensation Of Delta'S Named Executive Officers	2	In favour		
To Ratify The Appointment Of Ernst & Young Llp As Delta'S Independent Auditors For The Year Ending December 31, 2021	3	Not In favour		
Advisory Approval Of Mastercard'S Executive Compensation.	2	In favour		
Approval Of Amendments To Mastercard'S Certificate Of Incorporation To Remove Supermajority Voting Requirements.	6	In favour		
Approval Of The Amendment And Restatement Of The Mastercard Incorporated 2006 Long Term Incentive Plan.	4	In favour		
Approval Of The Amendment And Restatement Of The Mastercard Incorporated 2006 Non-Employee Director Equity Compensation Plan.	5	In favour		
Election Of Director: Ajay Banga	1A.	In favour		
Election Of Director: Choon Phong Goh	1F.	In favour		
Election Of Director: Gabrielle Sulzberger	1L.	In favour		
Election Of Director: Jackson Tai	1M.	In favour		
Election Of Director: José Octavio Reyes Lagunes	1K.	In favour		
Election Of Director: Julius Genachowski	1E.	In favour		
Election Of Director: Lance Uggla	1N.	In favour		
Election Of Director: Merit E. Janow	1B.	In favour		
Election Of Director: Michael Miebach	1H.	In favour		
Election Of Director: Oki Matsumoto	1G.	In favour		
Election Of Director: Richard K. Davis	1C.	In favour		
Election Of Director: Rima Qureshi	1J.	In favour		
Election Of Director: Steven J. Freiberg	1D.	In favour		
Election Of Director: Youngme Moon	1I.	In favour		
Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm For Mastercard For 2021.	3	Not In favour		
21 June 2021	MASTERCARD INCORPORATED			
23 June 2021	Pick 'n Pay	Appointment Of The External Auditors And Designated Audit Partner	1	In favour
		Directors Authority To Implement Special And Ordinary Resolutions	18	In favour
		Directors Fees	14	In favour
		Election Of Audrey Mothupi As Director	4	In favour
		Election Of Audrey Mothupi To The Audit, Risk And Compliance Committee	8	In favour
		Election Of David Robins As Director	5	In favour
		Election Of David Robins To The Audit, Risk And Compliance Committee	9	In favour
		Election Of Haroon Bhorat To The Audit, Risk And Compliance Committee	11	In favour
		Election Of Hugh Herman As Director	2	In favour
		Election Of Jeff Van Rooyen As Director	3	In favour
		Election Of Jeff Van Rooyen To The Audit, Risk And Compliance Committee	7	In favour
		Election Of Mariam Cassim To The Audit, Risk And Compliance Committee	10	In favour
		Election Of Pieter Boone As Director	6	In favour
		Endorsement Of Remuneration Implementation Report	13	In favour
		Endorsement Of Remuneration Policy	12	In favour
Financial Assistance To Persons	16	In favour		
Financial Assistance To Related Or Inter-Related Companies	15	In favour		
General Approval To Repurchase Company Shares	17	In favour		
Adoption Of Afs As At 28 February 2021	1	In favour		
Appointment Of Audit And Risk Committee Member Mr M J Bowman	6	In favour		
Appointment Of Audit And Risk Committee Member Mr. J S Mthimiyane	8	In favour		
Appointment Of Audit And Risk Committee Member Ms. A Coovadia	5	In favour		
Appointment Of Audit And Risk Committee Member Ms. A Sithebe	7	In favour		
Appointment Of The Auditors And Designated Auditor	2	In favour		
Approval Directors' Remuneration	11	In favour		
Approval Loans Or Other Financial Assistance	12	In favour		
Approval Of Implementation Report	10	In favour		
Approval Of Remuneration Policy And Report	9	In favour		
Authority Any Director Or Company Secretary To Sign Documents	15	In favour		
General Authority Over Unissued Shares	13	In favour		
General Authority To Issue Shares For Cash	14	In favour		
Re-Election Of Ms. A Coovadia As A Director	3	In favour		
Re-Election Of Ms. A Sithebe As A Director	7	In favour		
1 To Re-Elect Henrietta Caroline Baldock As A Director Of Investec Plc And Investec Limited	1	In favour		
10 To Elect Stephen Koseff As A Director Of Investec Plc And Investec Limited	10	In favour		
11 To Elect Nicola Newton-King As A Director Of Investec Plc And Investec Limited	11	In favour		
12 To Elect Jasandra Nyker As A Director Of Investec Plc And Investec Limited	12	In favour		
13 To Elect Brian David Stevenson As A Director Of Investec Plc And Investec Limited	13	In favour		
14 To Elect Richard John Wainwright As A Director Of Investec Plc And Investec Limited	14	In favour		
16 To Approve The Dlc Directors' Remuneration Policy	16	In favour		
17 Reporting On Scope 3 Emissions For The Year Ending 31 March 2022	17	In favour		
18 Authority To Take Action In Respect Of The Resolutions	18	In favour		
2 To Re-Elect Zarina Bibi Mahomed Bassa As A Director Of Investec Plc And Investec	2	In favour		
27 July 2021	Dis-chem			
29 July 2021	Investec			

Northstar proxy voting schedule: 1 April 2021 - 31 March 2022

Source Identifier	Date Issued			
Date	Company Name	Resolution Description	No.	Vote
		20 To Sanction The Interim Dividend Paid By Investec Limited On The Ordinary Shares In Investec Limited For The Six-Month Period Ended 30 September 2020	20	In favour
		21 To Sanction The Interim Dividend Paid On The Sa Das Share In Investec Limited For The Six-Month Period Ended 30 September 2020	21	In favour
		23 To Re-Appoint Ernst & Young Inc. As Joint Auditors Of Investec Limited	23	Not in favour
		24 To Re-Appoint Kpmg Inc. As Joint Auditors Of Investec Limited	24	Not in favour
		26 Directors' Authority To Issue The Unissued Special Convertible Redeemable Preference Shares	26	In favour
		27 Special Resolution No 1: To Approve The Investec Limited Share Incentive Plan	27	In favour
		28 Special Resolution No 2: Directors' Authority To Acquire Ordinary Shares	28	In favour
		29 Special Resolution No 3: Directors' Authority To Acquire Any Redeemable, Nonparticipating Preference Shares And Non-Redeemable, Non-Cumulative, Nonparticipating Preference Shares	29	In favour
		3 Ltiom Riete-Delect David Friedland As A Director Of Investec Plc And Investec Limited	3	Not in favour
		30 Special Resolution No 4: Financial Assistance	30	In favour
		31 Special Resolution No 5: Non-Executive Directors' Remuneration	31	In favour
		32 Special Resolution No 6: Amendment To The Investec Limited Memorandum Of Incorporation	32	In favour
		33 To Receive The Audited Financial Statements Of Investec Plc For The Year Ended 31 March 2021, Together With The Reports Of The Directors And The Auditors	33	In favour
		34 To Sanction The Interim Dividend Paid By Investec Plc On The Ordinary Shares In Investec For The Six-Month Period Ended 30 September 2020	34	In favour
		35 To Declare A Final Dividend On The Ordinary Shares In Investec Plc For The Year Ended 31 March 2021	35	In favour
		36 To Re-Appoint Ernst & Young Llp As Auditors Of Investec Plc	36	In favour
		37 To Authorise The Investec Plc Audit Committee To Set The Remuneration Of The Company'S Auditors	37	Not in favour
		38 Political Donations	38	Not in favour
		39 Directors' Authority To Allot Shares And Other Securities	39	In favour
		4 To Re-Elect Philip Alan Hourqueble As A Director Of Investec Plc And Investec Limited	4	In favour
		40 To Approve The Investec Plc Share Incentive Plan	40	In favour
		41 Directors' Authority To Purchase Ordinary Shares	41	In favour
		42 Directors' Authority To Purchase Preference Shares	42	In favour
		5 To Re-Elect Nishlan Andre Samujh As A Director Of Investec Plc And Investec Limited	5	In favour
		6 To Re-Elect Khumo Lesago Shuanyane As A Director Of Investec Plc And Investec Limited	6	In favour
		7 To Re-Elect Philiwe Gugulethu Sibiya As A Director Of Investec Plc And Investec Limited	7	In favour
		8 To Re-Elect Fani Titi As A Director Of Investec Plc And Investec Limited	8	In favour
		9 To Re-Elect James Kieran Colum Whelan As A Director Of Investec Plc And Investec Limited	9	In favour
		For The Year Ended 31 March 2021	22	In favour
		Programme Preference Shares); And The Redeemable, Non-Participating Preference Shares (Redeemable Programme Preference Shares)	25	In favour
		Remuneration Policy) For The Year Ended 31 March 2021	15	In favour
		The Dlc Audit Committee And The Chair Of The Dlc Social And Ethics Committee	19	In favour
19 August 2021	Reinet	2. Approval Of The Statutory Financial Statements Of The Company	1	In favour
		3. Approval Of The Consolidated Financial Statements Of The Company	2	In favour
		4. Approval Of The Proposed Dividend And Appropriation Of Retained Earnings Of The Company	3	In favour
		5. Granting Of Discharge Of Liability To The General Partner And All The Members Of The Board Of Overseers For The Performance Of Their Duties	4	In favour
		6.1 Re-Election Of Mr John Li	5	In favour
		6.2 Re-Election Of Mr Yves Prussen	6	In favour
		6.3 Re-Election Of Mr Stuart Robertson	7	In favour
		6.4 Re-Election Of Mr Stuart Rowlands	8	In favour
		7. To Approve The Remuneration Of The Board Of Overseers	9	In favour
		8. Authorisation To Acquire Ordinary Shares	10	In favour
20 August 2021	MRP	1.1 Independent Non-Executive Chair Of The Board R 1 778 211	13.1	In favour
		1.10 Social, Ethics, Transformation And Sustainability Committee Members R 104 728	13.1	In favour
		1.11 Risk And It Committee Members R 130 896	13.11	In favour
		1.12 Risk And It Committee - It Specialist R 295 476	13.12	In favour
		1.2 Honorary Chair Of The Board R 865 501	13.2	In favour
		1.3 Lead Independent Director Of The Board R 600 997	13.3	In favour
		1.4 Non-Executive Directors R 409 812	13.4	In favour
		1.5 Audit And Compliance Committee Chair R 329 827	13.5	In favour
		1.6 Audit And Compliance Committee Members R 161 466	13.6	In favour
		1.7 Remuneration And Nominations Committee Chair R 216 852	13.7	In favour
		1.8 Remuneration And Nominations Committee Members R 108 047	13.8	In favour
		1.9 Social, Ethics, Transformation And Sustainability Committee Chair R 179 181	13.9	In favour
		2.1 Daisy Naidoo	2.1	Not in favour
		2.2 Mark Bowman	2.2	In favour
		6.1 Daisy Naidoo	6.1	Not in favour
		6.2 Mark Bowman	6.2	In favour
		6.3 Mmaboshadi Chauke	6.3	In favour
		Ordinary Resolution 1 Adoption Of The Annual Financial Statements	1	In favour
		Ordinary Resolution 10 Signature Of Documents	10	In favour
		Ordinary Resolution 11 Control Of Unissued Shares (Excluding Issues For Cash)	11	In favour
		Ordinary Resolution 12 General Issue Of Shares For Cash	12	In favour
		Ordinary Resolution 3 Confirmation Of Appointment Of Lucia Swartz As Non-Executive Director	3	In favour
		Ordinary Resolution 5 Re-Election Of Independent Auditor	5	In favour
		Ordinary Resolution 7 Non-Binding Advisory Vote On The Remuneration Policy	7	In favour
		Ordinary Resolution 8 Non-Binding Advisory Vote On The Remuneration Implementation Report	8	In favour
		Ordinary Resolution 9 Adoption Of The Sets Committee Report	9	In favour
		Ordinary Resolutions 4 Confirmation Of Appointment Of Jane Canny As Non-Executive Director	4	In favour
		Special Resolution 2 General Authority To Repurchase Shares	14	In favour
		Special Resolution 3 Financial Assistance To Related Or Inter-Related Companies	15	In favour
31 August 2021	Richemont	1. Annual Report	1	In favour
		2. Appropriation Of Profits	2	In favour
		3. Release Of The Board Of Directors	3	In favour
		4.1 Johann Rupert As A Member And As Chairman	4	In favour
		4.10 Ruggero Magnoni	13	Not in favour
		4.11 Jeff Moss	14	In favour
		4.12 Vesna Nevistic	15	In favour
		4.13 Guillaume Pictet	16	Not in favour
		4.14 Maria Ramos	17	In favour
		4.15 Anton Rupert	18	Not in favour
		4.16 Jan Rupert	19	Not in favour
		4.17 Patrick Thomas	20	In favour
		4.18 Jasmine Whitbread	21	In favour
		4.2 Josua Malherbe	5	Not in favour
		4.3 Nikesh Arora	6	In favour
		4.4 Clay Brendish	7	In favour
		4.5 Jean-Blaise Eckert	8	In favour
		4.6 Burkhardt Grund	9	In favour
		4.7 Keyu Jin	10	In favour
		4.8 Jérôme Lambert	11	In favour
		4.9 Wendy Luhabe	12	In favour
		5.1 Clay Brendish	22	In favour
		5.2 Keyu Jin	23	In favour
		5.3 Guillaume Pictet	24	Not in favour
		5.4 Maria Ramos	25	In favour
		6. Re-Election Of The Auditor	26	Not in favour
		7. Re-Election Of The Independent Representative	27	In favour
		8.1 Approval Of The Maximum Aggregate Amount Of Compensation Of The Members Of The Board Of Directors	28	In favour
		8.2 Approval Of The Maximum Aggregate Amount Of Fixed Compensation Of The Members Of The Senior Executive Committee	29	In favour
		8.3 Approval Of The Maximum Aggregate Amount Of Variable Compensation Of The Members Of The Senior Executive Committee	30	In favour
#####	BHP	Amendment To The Constitution	20	Not in favour
		Capital Protection	22	In favour
		Climate-Related Lobbying	21	In favour
		To Approve The 2021 Remuneration Report	7	In favour
		To Approve The General Authority To Issue Shares In Bhp Group Plc	3	In favour
		To Approve Bhp'S Climate Transition Action Plan	19	In favour
		To Approve The 2021 Remuneration Report Other Than The Part Containing The Directors Remuneration Policy	6	In favour

Northstar proxy voting schedule: 1 April 2021 - 31 March 2022

Date	Company Name	Resolution Description	No.	Vote
		To Approve The Authority To Allot Equity Securities In Bhp Group Plc For Cash	4	In favour
		To Approve The Grant To The Executive Director	8	In favour
		To Authorise The Repurchase Of Share In Bhp Group Plc	5	In favour
		To Authorise The Risk And Audit Committee To Agree The Remuneration Of E&Y Llp As The Auditor Of The Bhp Group Plc	2	In favour
		To Reappoint E&Y Llp As The Auditor Of Bhp Group Plc	1	In favour
		To Re-Elect Christine O'Reilly As A Director Of Bhp	17	In favour
		To Re-Elect Dion Weisler As A Director Of Bhp	18	In favour
		To Re-Elect Gary Goldberg As A Director Of Bhp	13	In favour
		To Re-Elect Ian Cockerill As A Director Of Bhp	12	In favour
		To Re-Elect John Mogford As A Director Of Bhp	16	In favour
		To Re-Elect Ken Mackenzie As A Director Of Bhp	15	In favour
		To Re-Elect Malvom Broomhead As A Director Of Bhp	10	In favour
		To Re-Elect Mike Henry As A Director Of Bhp	14	In favour
		To Re-Elect Terry Bowen As A Director Of Bhp	9	In favour
		To Re-Elect Xiaoqun Clever As A Director Of Bhp	11	In favour
#####	Impala Platinum	1.1 Remuneration Of The Chairperson Of The Board	16	In favour
		1.10 Remuneration Of Health, Safety And Environment Committee Chairperson	25	In favour
		1.11 Remuneration Of Health, Safety And Environment Committee Member	26	In favour
		1.12 Remuneration Of Strategy And Investment Committee Chairperson	27	In favour
		1.13 Remuneration Of Strategy And Investment Committee Member	28	In favour
		1.14 Remuneration For Ad Hoc Meetings Fees Per Additional Board Or Committee Meeting	29	In favour
		1.2 Remuneration Of The Lead Independent Director	17	In favour
		1.3 Remuneration Of Non-Executive Directors	18	In favour
		1.4 Remuneration Of Audit And Risk Committee Chairperson	19	In favour
		1.5 Remuneration Of Audit And Risk Committee Member	20	In favour
		1.6 Remuneration Of Social, Transformation And Remuneration Committee Chairperson	21	In favour
		1.7 Remuneration Of Social, Transformation And Remuneration Committee Member	22	In favour
		1.8 Remuneration Of Nomination, Governance And Ethics Committee Chairperson*	23	In favour
		1.9 Remuneration Of Nomination, Governance And Ethics Committee Member	24	In favour
		2.1 Peter Davey	3	In favour
		2.2 Ralph Havenstein	4	In favour
		2.3 Boltumelo Koshane	5	In favour
		2.4 Alastair Macfarlane	6	In favour
		2.5 Mpho Nkeli	7	In favour
		3.1 Dawn Earp	8	In favour
		3.2 Peter Davey	9	In favour
		3.3 Ralph Havenstein	10	In favour
		3.4 Preston Speckmann	11	In favour
		Non-Binding Advisory Vote 6.1 – Endorsement Of The Company'S Remuneration Policy	14	In favour
		Non-Binding Advisory Vote 6.2 – Endorsement Of The Company'S Remuneration Implementation Report	15	In favour
		Ordinary Resolution Number 1 – Appointment Of External Auditors	1	In favour
		Ordinary Resolution Number 2 – Re-Election Of Directors	0	In favour
		Ordinary Resolution Number 4 – General Issue Of Shares For Cash	12	In favour
		Ordinary Resolution Number 5 – Directors' Authority To Implement Special And Ordinary Resolutions	13	In favour
		Special Resolution Number 2 – Authority To Provide Financial Assistance	30	In favour
		Special Resolution Number 3 – Repurchase Of Company'S Shares By Company Or Subsidiary	31	In favour
		Advisory Vote To Approve Named Executive Officer Compensation.	2.	In favour
		Election Of Director: B. Thomas Gollisano	1A.	In favour
		Election Of Director: David J.S. Flaschen	1D.	Not In favour
		Election Of Director: Joseph G. Doody	1C.	In favour
		Election Of Director: Joseph M. Tucci	1H.	Not In favour
		Election Of Director: Joseph M. Velli	1L.	Not In favour
		Election Of Director: Kara Wilson	1J.	In favour
		Election Of Director: Kevin A. Price	1G.	In favour
		Election Of Director: Martin Mucci	1F.	In favour
		Election Of Director: Pamela A. Joseph	1E.	In favour
		Election Of Director: Thomas F. Bonadio	1B.	In favour
		Ratification Of Selection Of Pricewaterhousecoopers Llp To Serve As The Independent Registered Public Accounting Firm.	3.	In favour
		Advisory Vote To Approve The Compensation Of The Company'S Named Executive Officers (The Say On Pay Vote).	2	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Amit K. Zavery	1K.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Annette L. Nazareth	1I.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Brett A. Keller	1G.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Leslie A. Brun	1A.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Maura A. Markus	1H.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Melvin L. Flowers	1E.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Pamela L. Carter	1B.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Richard J. Daly	1C.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Robert N. Duelks	1D.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Thomas J. Perna	1J.	In favour
		Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Timothy C. Gokey	1F.	In favour
		To Ratify The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accountants For The Fiscal Year Ending June 30, 2022.	3	Not In favour
#####	Super Group	1.1 Mr Phillip Vallet	1.1	In favour
		1.2 Mr Valentine Chitalu	1.2	In favour
		3.1 Mr David Cathrall	3.1	In favour
		3.2 Mr Valentine Chitalu (Subject To The Passing Of Ordinary Resolution 1.2)	3.2	In favour
		3.3 Ms Pitsi Mnisi	3.3	In favour
		4.1 Ms Pitsi Mnisi	4.1	In favour
		4.2 Mr Simphiwe Mehlomakulu	4.2	In favour
		4.3 Mr Peter Mountford	4.3	In favour
		Ordinary Resolution Number 2: Reappointment Of Auditors	2	In favour
		Ordinary Resolution Number 5: Endorsement Of The Super Group Remuneration Policy	5	In favour
		Ordinary Resolution Number 6: Endorsement Of The Implementation Of The Super Group Remuneration Policy	6	In favour
		Ordinary Resolution Number 7: General Authority To Directors To Issue Shares For Cash	7	In favour
		Special Resolution Number 1: Approval Of Non-Executive Directors' Fees	1	In favour
		Special Resolution Number 2: Financial Assistance To Related Or Inter-Related Companies	2	In favour
		Special Resolution Number 3: Financial Assistance For Subscription Of Securities By Related Or Inter-Related Entities Of The Company	3	In favour
		Special Resolution Number 4: Acquisition Of Securities By The Company And/Or Its Subsidiaries	4	In favour
		Ordinary Resolution Number 1.1 – Re-Election Of Dr Ny Jekwa As Director	1.1	In favour
		Ordinary Resolution Number 1.2 – Re-Election Of Mr Mh Jonas As Director	1.2	In favour
		Ordinary Resolution Number 1.3 – Re-Election Of Mr J Nel As Director	1.3	In favour
		Ordinary Resolution Number 2 – Re-Appointment Of Ernst & Young Inc (With The Designated External Audit Partner Being Mr Ebrahim Dhorat) As The Independent External Auditors Of The Group	2	Not In favour
		Ordinary Resolution Number 3.1 – Election Of Ms Hh Hickey As Member Of The Audit And Risk Committee	3.1	In favour
		Ordinary Resolution Number 3.2 – Election Of Dr Ny Jekwa As Member Of The Audit And Risk Committee, Subject To Her Re-Election As Director Pursuant To Ordinary Resolution Number 1.1	3.2	In favour
		Ordinary Resolution Number 3.3 – Election Of Mr J Nel As Member Of The Audit And Risk Committee, Subject To His Re-Election As Director Pursuant To Ordinary Resolution Number 1.3	3.3	In favour
		Ordinary Resolution Number 4.1 – Non-Binding Endorsement Of The Group'S Remuneration Policy	4.1	In favour
		Ordinary Resolution Number 4.2 – Non-Binding Endorsement Of The Group'S Remuneration Implementation Report	4.2	In favour
		Special Resolution Number 1 – Approval Of Non-Executive Directors' Fees For The Year Ending 30 June 2022	1	In favour
		Special Resolution Number 2 – Approval Of Financial Assistance In Terms Of Sections 44 And 45 Of The Companies Act	2	In favour
		Special Resolution Number 3 – Approval For General Authority To Repurchase Issued Shares	3	In favour
		1. Adoption Of The Financial Statements For The Year Ended 30 June 2021	1	In favour
		10. Special Resolution (Increase In Fees Payable To Non-Executive Directors, Excluding The Chairman Of The Board)	10	In favour
		11. Special Resolution (Increase In Fees Payable To The Chairman Of The Board)	11	In favour
		12. Special Resolution (Increase In Fees Payable To Members Of The Remuneration, Nomination And Appointments Committee)	12	In favour
		13. Special Resolution (Increase In Fees Payable To Members Of The Audit And Risk Committee)	13	In favour
		14. Special Resolution (Increase In Fees Payable To Non-Executive Members Of The Social And Ethics Committee)	14	In favour
		15. Special Resolution (Increase In Fees Payable To Chairman Of The Remuneration, Nomination And Appointments Committee)	15	In favour
		16. Special Resolution (Increase In Fees Payable To Chairman Of The Audit And Risk Committee)	16	In favour
		17. Special Resolution (Increase In Fees Payable To Chairman Of The Social And Ethics Committee)	17	In favour
		18. Special Resolution (General Authority To Buy-Back Shares)	18	In favour
#####	AVI			

Northstar proxy voting schedule: 1 April 2021 - 31 March 2022

Date	Company Name	Resolution Description	No.	Vote
		19. Ordinary Resolution To Endorse The Remuneration Policy (Non-Binding Advisory Vote)	19	In favour
		2. Appointment Of Ernst & Young Inc. As The External Auditors Of The Company	2	In favour
		20. Ordinary Resolution To Endorse The Implementation Report (Non-Binding Advisory Vote)	20	In favour
		3. Re-Election Of Mr Am Thebyane As A Director	3	In favour
		4. Re-Election Of Mr M Koursaris As A Director	4	In favour
		5. Re-Election Of Mrs A Muller As A Director	5	In favour
		6. Election Of Miss Bp Silwanyana As A Director	6	In favour
		7. Appointment Of Mr Mj Bosman As A Member And Chairman Of The Audit And Risk Committee	7	In favour
		8. Appointment Of Mrs A Muller As A Member Of The Audit And Risk Committee	8	In favour
		9. Appointment Of Miss Bp Silwanyana As A Member Of The Audit And Risk Committee	9	In favour
#####	ISHARES PLC	To Appoint Deloitte As Auditors Of The Company	0.2	In favour
		To Approve The Proposed Updates To The Constitution To Reflect The Amendments Detailed In Appendix Ii	S.1	In favour
		To Authorise The Directors To Fix The Remuneration Of The Auditors	0.3	In favour
		To Re-Appoint Barry O'Dwyer As A Director Of The Company In Accordance With Provision 3.18 Of The Uk Corporate Governance Code	0.6	In favour
		To Re-Appoint Deirdre Somers As A Director Of The Company In Accordance With Provision 3.18 Of The Uk Corporate Governance Code	0.9	In favour
		To Re-Appoint Jessica Irshick As A Director Of The Company In Accordance With Provision 3.18 Of The Uk Corporate Governance Code	0.5	In favour
		To Re-Appoint Paul McGowan As A Director Of The Company In Accordance With Provision 3.18 Of The Uk Corporate Governance Code	0.7	In favour
		To Re-Appoint Paul Mcnaughton As A Director Of The Company In Accordance With Provision 3.18 Of The Uk Corporate Governance Code	0.8	In favour
		To Re-Appoint Ros O'Shea As A Director Of The Company In Accordance With The Uk Corporate Governance Code	0.4	In favour
		To Receive And Consider The Directors' Report And The Financial Statements Of The Company For The Year Ended 30 June 2021 And The Report Of The Auditors Thereon	0.1	In favour
#####	ORACLE CORPORATION	Bruce R. Chizen	1D.	In favour
		Charles W. Moorman Iv	1E.	In favour
		George H. Conrades	1E.	Not In favour
		Jeffrey O. Henley	1H.	In favour
		Lawrence J. Ellison	1F.	In favour
		Leon E. Panetta	1K.	In favour
		Michael J. Boskin	1B.	Not In favour
		Naomi O. Seligman	1M.	In favour
		Renee J. James	1L.	In favour
		Rona A. Fairhead	1G.	In favour
		Safra A. Catz	1C.	In favour
		Vishal Sikka	1N.	In favour
		William G. Parrett	1L.	In favour
		Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	2	In favour
		Approve An Amendment To The Oracle Corporation 2020 Equity Incentive Plan.	3	In favour
		Jeffrey S. Berg	1A.	Not In favour
		Ratification Of Selection Of Independent Registered Public Accounting Firm.	4	Not In favour
		Stockholder Proposal Regarding Independent Board Chair.	6	Not In favour
		Stockholder Proposal Regarding Political Spending.	7	Not In favour
		Stockholder Proposal Regarding Racial Equity Audit.	5	Not In favour
#####	Discovery	1. Approval Of Non-Executive Directors' Remuneration – 2021/2022	1	In favour
		1.1 Appointment Of Pwc As Joint Independent External Auditors	1.1	In favour
		1.1 Non-Binding Advisory Vote On The Remuneration Policy	1.1	In favour
		1.2 Appointment Of Kpmg As Joint Independent External Auditors	1.2	In favour
		1.2 Non-Binding Advisory Vote On The Implementation Of The Remuneration Policy	1.2	In favour
		2. General Authority To Repurchase Shares	2	In favour
		2.1 Dr Vincent Maphai	2.1	In favour
		2.2 Ms Marquetha Schreuder	2.2	In favour
		2.3 Ms Monhla Hlahla	2.3	In favour
		3. Authority To Provide Financial Assistance In Terms Of Sections 44 And 45 Of The Companies Act	3	In favour
		3.1 Mr David Macready And As Chairperson Of Audit Committee	3.1	In favour
		3.2 Ms Marquetha Schreuder	3.2	In favour
		3.3 Ms Monhla Hlahla	3.3	In favour
		4. Amendment To Certain Provisions Of The Memorandum Of Incorporation	4	In favour
		4.1 General Authority To Directors To Allot And Issue A Preference Shares	4.1	In favour
		4.2 General Authority To Directors To Allot And Issue B Preference Shares	4.2	In favour
		4.3 General Authority To Directors To Allot And Issue C Preference Shares	4.3	In favour
		5. Approval To Issue Company's Ordinary Shares To Persons Falling Within The Ambit Of Section 41(1) Of The Companies Act	5	In favour
		5. Authority To Implement Special And Ordinary Resolutions Advisory Votes	5	In favour
#####	Bidcorp	1. Ordinary Resolution Number 1: Reappointment Of External Auditor	1	In favour
		10. Special Resolution Number 1: General Authority To Acquire (Repurchase) Shares	10	In favour
		11.1 Chairman	11.1	In favour
		11.10 Remuneration Committee Chairman (Sa)	11.10	In favour
		11.11 Remuneration Committee Chairman (International) (Aud)	11.11	In favour
		11.12 Remuneration Committee Member (Sa)	11.12	In favour
		11.13 Remuneration Committee Member (International) (Aud)	11.13	In favour
		11.14 Nominations Committee Chairman (Sa)	11.14	In favour
		11.15 Nominations Committee Chairman (International) (Aud)	11.15	In favour
		11.16 Nominations Committee Member (Sa)	11.16	In favour
		11.17 Nominations Committee Member (International) (Aud)	11.17	In favour
		11.18 Acquisitions Committee Chairman (Sa)	11.18	In favour
		11.19 Acquisitions Committee Chairman (International) (Aud)	11.19	In favour
		11.2 Lead Independent Non-Executive Director (Sa)	11.2	In favour
		11.20 Acquisitions Committee Member (Sa)	11.20	In favour
		11.21 Acquisitions Committee Member (International) (Aud)	11.21	In favour
		11.22 Social And Ethics Committee Chairman (Sa)	11.22	In favour
		11.23 Social And Ethics Committee Chairman (International) (Aud)	11.23	In favour
		11.24 Social And Ethics Committee Member (Sa)	11.24	In favour
		11.25 Social And Ethics Committee Member (International) (Aud)	11.25	In favour
		11.26 Ad Hoc Meeting (Sa)	11.26	In favour
		11.27 Ad Hoc Meeting (International) (Aud)	11.27	In favour
		11.28 Travel Per Meeting Cycle (Sa)	11.28	In favour
		11.29 Travel Per Meeting Cycle (International) (Aud)	11.29	In favour
		11.3 Lead Independent Director (International) (Aud)	11.3	In favour
		11.4 Non-Executive Directors (Sa)	11.4	In favour
		11.5 Non-Executive Directors (International) (Aud)	11.5	In favour
		11.6 Audit And Risk Committee Chairman (International) (Aud)	11.6	In favour
		11.7 Audit And Risk Committee Chairman (Sa)	11.7	In favour
		11.8 Audit And Risk Committee Member (Sa)	11.8	In favour
		11.9 Audit And Risk Committee Member (International) (Aud)	11.9	In favour
		12. Special Resolution Number 3: General Authority To Provide Financial Assistance To Related Or Inter-Related Companies And Corporations	12	In favour
		2.1 Kr Moloko	2.1	In favour
		2.2 Bl Berson	2.2	In favour
		2.3 Ng Payne	2.3	In favour
		2.4 Cj Rosenberg	2.4	In favour
		3.1 T Abdool-Samad	3.1	In favour
		3.2 Pc Baloyi	3.2	In favour
		3.3 Kr Moloko	3.3	In favour
		3.4 Ng Payne	3.4	In favour
		3.5 H Wbeman	3.5	In favour
		4.1 Remuneration Policy	4.1	In favour
		4.2 Implementation Of Remuneration Policy	4.2	In favour
		5. Ordinary Resolution Number 5: General Authority To Directors To Allot And Issue Authorised But Unissued Ordinary Shares	5	In favour
		6. Ordinary Resolution Number 6: General Authority To Issue Shares For Cash	6	In favour
		7. Ordinary Resolution Number 7: Payment Of Dividend By Way Of Pro Rata Reduction Of Stated Capital	7	In favour
		8. Ordinary Resolution Number 8: Creation And Issue Of Convertible Debentures	8	In favour
		9. Ordinary Resolution Number 9: Directors' Authority To Implement Special And Ordinary Resolutions	9	In favour
		Ordinary Resolution Number 1: Re-Appointment Of The Auditors	1	In favour
		Ordinary Resolution Number 2.1: Re-Election Of Ms Sn Maziya As Director	2.1	In favour
		Ordinary Resolution Number 2.2: Re-Election Of Ms Km Forbay As Director	2.2	In favour
		Ordinary Resolution Number 2.3: Re-Election Of Mr Aj Bester As Director	2.3	In favour
	WBHO			

Northstar proxy voting schedule: 1 April 2021 - 31 March 2022

Date	Company Name	Resolution Description	No.	Vote
		Ordinary Resolution Number 3.1: Appointment Of Mr Aj Bester As Audit Committee Member	3.1	In favour
		Ordinary Resolution Number 3.2: Appointment Of Mr Rw Gardiner As Audit Committee Member	3.2	In favour
		Ordinary Resolution Number 3.3: Appointment Of Ms Sn Maziya As Audit Committee Member	3.3	In favour
		Ordinary Resolution Number 3.4: Appointment Of Ms Km Forbay As Audit Committee Member	3.4	In favour
		Ordinary Resolution Number 4: Non-Binding Advisory Vote: Endorsement Of The Company's Remuneration Policy	4	In favour
		Ordinary Resolution Number 5: Non-Binding Advisory Vote: Endorsement Of The Company's Remuneration And Implementation Report	5	In favour
		Ordinary Resolution Number 6: Placing Unissued Shares Under The Control Of The Directors	6	In favour
		Ordinary Resolution Number 7: Directors' And/Or Company Secretary Authority To Implement Special And Ordinary Resolutions	7	In favour
		Special Resolution Number 1: Approval Of Directors' Fees For 2021/2022 Financial Year	1	In favour
		Special Resolution Number 2: Financial Assistance To Directors, Prescribed Officers, Employee Share Scheme Beneficiaries And Related Or Inter-Related Companies And Corporations	2	In favour
		Special Resolution Number 3: General Authority To Repurchase Company Shares	3	In favour
#####	Bidvest	1 Non-Executive Director Remuneration	1	In favour
		1.1 Rd Mokate	1.1	In favour
		1.2 Nw Thomson	1.2	In favour
		2 Election Of Non-Executive Directors:	0	In favour
		2 General Authority To Provide Financial Assistance To Related Or Inter-Related Companies And Corporations	2	In favour
		2.1 L Boyce	2.1	In favour
		2.2 Sn Mabaso-Koyana	2.2	In favour
		3 Re-Appointment Of Independent External Auditor	3	In favour
		4.1 Sn Mabaso-Koyana	4.1	In favour
		4.2 L Boyce	4.2	In favour
		4.3 Rd Mokate	4.3	In favour
		4.4 N Siyotula	4.4	In favour
		4.5 Nw Thomson	4.5	In favour
		5 Placing Authorised But Unissued Ordinary Shares Under The Control Of Directors	5	In favour
		6 General Authority To Issue Shares For Cash	6	In favour
		7 Payment Of Dividend By Way Of Pro Rata Reduction Of Share Capital Or Share Premium	7	In favour
		8 Ratification Relating To Personal Financial Interest Arising From Multiple Offices In The Group	8	In favour
		9 Directors' Authority To Implement Special And Ordinary Resolutions	9	In favour
		Endorsement Implementation Of Remuneration Policy	2	In favour
		Endorsement Remuneration Policy	1	In favour
		1.1 Jp Burger	1.1	In favour
		1.2 T Winterboer	1.2	In favour
		2.2 Appointment Of Pricewaterhousecoopers Inc. As External Auditor	2.2	In favour
		Advisory Endorsement On A Non-Binding Basis For The Remuneration Implementation Report	6	In favour
		Advisory Endorsement On A Non-Binding Basis For The Remuneration Policy	5	In favour
		Ordinary Resolution 1.3 – Vacancy Filled By Director During The Year 1.3 Sp Sibisi	1.3	In favour
		Ordinary Resolution 2 – Appointment Of External Auditors 2.1 Appointment Of Deloitte & Touche As External Auditor	2.1	In favour
		Ordinary Resolution 3 – General Authority To Issue Authorised But Unissued Ordinary Shares For Cash	3	In favour
		Ordinary Resolution 4 – Signing Authority To Director And/Or Group Company Secretary	4	In favour
		Special Resolution 1 – General Authority To Repurchase Ordinary Shares	7	In favour
		Special Resolution 2.1 – Financial Assistance To Directors And Prescribed Officers As Employee Share Scheme Beneficiaries	8	In favour
		Special Resolution 2 – Financial Assistance To Related And Interrelated Entities	9	In favour
		Special Resolution 3 – Remuneration Of Non-Executive Directors With Effect From 1 December 2021	10	In favour
#####	MICROSOFT CORPORATION	Advisory Vote To Approve Named Executive Officer Compensation.	2	In favour
		Approve Employee Stock Purchase Plan.	3	In favour
		Election Of Director: Carlos A. Rodriguez	16.	In favour
		Election Of Director: Charles W. Scharf	1H.	In favour
		Election Of Director: Emma N. Walmsley	1K.	In favour
		Election Of Director: Hugh F. Johnston	1B.	In favour
		Election Of Director: John W. Stanton	1L.	In favour
		Election Of Director: John W. Thompson	1I.	In favour
		Election Of Director: Padmasree Warrior	1L.	In favour
		Election Of Director: Penny S. Pritzker	1F.	In favour
		Election Of Director: Reid G. Hoffman	1A.	In favour
		Election Of Director: Sandra E. Peterson	1E.	In favour
		Election Of Director: Satya Nadella	1D.	In favour
		Election Of Director: Teri L. List	1C.	In favour
		Ratification Of The Selection Of Deloitte & Touche Llp As Our Independent Auditor For Fiscal Year 2022.	4	Not in favour
		Shareholder Proposal - Prohibition On Sales Of Facial Recognition Technology To All Government Entities.	7	Not in favour
		Shareholder Proposal - Report On Effectiveness Of Workplace Sexual Harassment Policies.	6	Not in favour
		Shareholder Proposal - Report On How Lobbying Activities Align With Company Policies.	9	Not in favour
		Shareholder Proposal - Report On Implementation Of The Fair Chance Business Pledge.	8	Not in favour
		Shareholder Proposal - Report On Median Pay Gaps Across Race And Gender.	5	Not in favour
#####	MEDTRONIC PLC	Approving The New 2021 Medtronic Plc Long Term Incentive Plan.	5	In favour
		Approving, On An Advisory Basis, The Company's Executive Compensation.	3	In favour
		Approving, On An Advisory Basis, The Frequency Of Say-On-Pay Votes.	4	In favour
		Authorizing The Company And Any Subsidiary Of The Company To Make Overseas Market Purchases Of Medtronic Ordinary Shares.	8	In favour
		Election Of Director Until The 2022 Annual General Meeting: Andrea J. Goldsmith, Ph.D.	10.	In favour
		Election Of Director Until The 2022 Annual General Meeting: Craig Arnold	18.	In favour
		Election Of Director Until The 2022 Annual General Meeting: Denise M. O'Leary	1I.	In favour
		Election Of Director Until The 2022 Annual General Meeting: Elizabeth G. Nabel, M.D.	1H.	In favour
		Election Of Director Until The 2022 Annual General Meeting: Geoffrey S. Martha	16.	In favour
		Election Of Director Until The 2022 Annual General Meeting: Kendall J. Powell	1J.	Not in favour
		Election Of Director Until The 2022 Annual General Meeting: Kevin E. Lofton	1F.	In favour
		Election Of Director Until The 2022 Annual General Meeting: Randall J. Hogan, III	1E.	In favour
		Election Of Director Until The 2022 Annual General Meeting: Richard H. Anderson	1A.	Not in favour
		Election Of Director Until The 2022 Annual General Meeting: Scott C. Donnelly	1C.	In favour
		Ratifying, In A Non-Binding Vote, The Appointment Of Pricewaterhousecoopers Llp As The Company's Independent Auditor For Fiscal Year 2022 And Authorizing, In A Binding Vote, The Board Of Directors, Acting Through The Audit Committee, To Set The Auditor's Remuneration.	2	Not in favour
		Renewing The Board Of Directors' Authority To Issue Shares Under Irish Law.	6	Not in favour
		Renewing The Board Of Directors' Authority To Opt Out Of Pre-Emption Rights Under Irish Law.	7	In favour
#####	BHP	To Approve The Change In The Status Of Plc (Class Rights Action)	5	In favour
		To Approve The Amendments To Plc's Articles Of Association	4	In favour
		To Approve The Plc Special Voting Share Buy-Back (Class Rights Action)	3	In favour
		To Approve The Plc Special Voting Share Buy-Back (UK Companies Act Approval)	2	In favour
		To Approve The Plc Scheme And Unification Implementation Authorisation	1	In favour
17 January 2022	Distell	Ordinary Resolution 1: Adoption Of The Audited Annual Financial Statements For The Year Ended 30 June 2021	1	In favour
		Ordinary Resolution 2: Reappointment Of (I) Pwc As Independent Auditors Of The Company For The 2021/2022 Financial Year And (II) Ms Rika Labuschagne As Individual Designated Auditor	2	In favour
		Ordinary Resolution 3: Non-Binding Endorsement Of The Appointment Of Ernst & Young Incorporated As Future Independent/External Audit Firm Of The Company	3	In favour
		Ordinary Resolution 4.1: Re-Election Of Director – Jj Durand	4.1	In favour
		Ordinary Resolution 4.2: Re-Election Of Director – Mj Madungandaba	4.2	In favour
		Ordinary Resolution 4.3: Re-Election Of Director – Ac Parker	4.3	In favour
		Ordinary Resolution 5.1: Election Of Audit Committee Member – Gp Dingaan	5.1	In favour
		Ordinary Resolution 5.2: Election Of Audit Committee Member – Dr Dp Du Plessis	5.2	In favour
		Ordinary Resolution 5.3: Election Of Audit Committee Member – Eg Matenge-Sebesho	5.3	In favour
		Ordinary Resolution 5.4: Election Of Audit Committee Member – Ce Sevillano-Barredo	5.4	In favour
		Ordinary Resolution 6: Authority To Place Unissued Shares Under The Control Of The Directors	6	In favour
		Ordinary Resolution 7: Non-Binding Endorsement Of The Company's Remuneration Policy	7	In favour
		Ordinary Resolution 8: Non-Binding Endorsement Of The Implementation Report On The Company's Remuneration Policy	8	In favour
		Special Resolution 1: Reversal And Reimbursement Of Reduction In Remuneration Of Non-Executive Directors Implemented In Respect Of 2021 Financial Year	1	In favour
		Special Resolution 2: Approval Of Non-Executive Directors' Remuneration For The Financial Year Ending 2022/06/30	2	In favour
		Special Resolution 3: Approval Of Remuneration Of Non-Executive Directors For Additional Services Performed On Behalf Of The Company	3	In favour
24 January 2022	VISA INC.	Election Of Director: Alfred F. Kelly, Jr.	1D.	In favour
		Election Of Director: Denise M. Morrison	1H.	In favour
		Election Of Director: Francisco Javier Fernández-Carbalaj	1C.	In favour
		Election Of Director: John F. Lundgren	1F.	In favour
		Election Of Director: Linda J. Rendle	1I.	In favour
		Election Of Director: Lloyd A. Carney	1A.	In favour

Northstar proxy voting schedule: 1 April 2021 - 31 March 2022

Date	Company Name	Resolution Description	No.	Vote
		Election Of Director: Mary B. Cranston	1B.	In favour
		Election Of Director: Maynard G. Webb, Jr	1I.	In favour
		Election Of Director: Ramon Laguarta	1E.	In favour
		Election Of Director: Robert W. Matschullat	1G.	In favour
		To Approve, On An Advisory Basis, The Compensation Paid To Our Named Executive Officers	2	In favour
		To Ratify The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For Fiscal Year 2022.	3	Not in favour
#####	Distell	Ordinary Resolution No. 1 – Approval Of Capevin Distribution	1	In favour
		Ordinary Resolution No. 2 – Approval Of Distell Namibia Transaction	2	In favour
		Ordinary Resolution No. 3 – Directors' Authority	3	In favour
		Special Resolution No. 1 – Approval Of The Scheme	1	In favour
		Special Resolution No. 2 – Revocation Of Special Resolution No. 1 If The Scheme Terminates	2	In favour
	Reunert Ltd	Resolution No 1: Re-Election Of Ms T Abdool-Samad As An Independent Non-Executive Director	1	Not in favour
		Resolution No 10: Re-Election Of Dr Mt Mashoba-Ramuedzi To The Audit Committee	10	In favour
		Resolution No 11: Re-Appointment Of External Auditors: Deloitte & Touche	11	Not in favour
		Resolution No 12: Appointment Of Individual Designated Auditor: Ms N Ranchod	12	Not in favour
		Resolution No 13: Ratification Relating To Personal Financial Interest Arising From Multiple Offices In The Reunert Group	13	In favour
		Resolution No 14: Endorsement Of The Reunert Remuneration Policy	14	In favour
		Resolution No 15: Endorsement Of The Reunert Remuneration Implementation Report	15	In favour
		Resolution No 16: General Authority To Repurchase Shares, Which Repurchase Shall Not Exceed 5% Of Issued Shares As At The Date Of The Notice To Which This Form Of Proxy Is Attached	16	In favour
		Resolution No 17: Approval Of Non-Executive Directors' Remuneration	17	In favour
		Resolution No 18: Approval Of Non-Executive Directors' Remuneration For Ad Hoc Assignments	18	In favour
		Resolution No 19: Approval Of Financial Assistance Relating To Share Repurchases Of Reunert's Shares And Share Plans (S44)	19	In favour
		Resolution No 2: Re-Election Of Mr Ab Darko As An Independent Non-Executive Director	2	In favour
		Resolution No 20: Approval Of Financial Assistance To The Group Relating To Securities For The Advancement Of Commercial Interests (S44)	20	In favour
		Resolution No 21: Approval Of Financial Assistance For The Furtherance Of The Group's Commercial Interests, To Related Or Inter-Related Entities Or Related Foreign Companies (S45)	21	In favour
		Resolution No 22: Signature Of Documents And Authority Of Executive Director Or Company Secretary To Implement Resolutions Passed	22	In favour
		Resolution No 3: Re-Election Of Mr Ae Dickson As An Executive Director	3	In favour
		Resolution No 4: Re-Election Of Mr Lp Fourie As An Independent Non-Executive Director	4	In favour
		Resolution No 5: Re-Election Of Adv Ndb Orley As A Non-Executive Director	5	In favour
		Resolution No 6: Re-Election Of Mr Lp Fourie To The Audit Committee	6	In favour
		Resolution No 7: Re-Election Of Ms T Abdool-Samad To The Audit Committee	7	In favour
		Resolution No 8: Re-Election Of Mr Ab Darko To The Audit Committee	8	In favour
		Resolution No 9: Re-Election Of Ms S Martin To The Audit Committee	9	In favour
	Spar	2.1 Non-Executive Directors' Fees	2.1	In favour
		2.2 Non-Executive Directors' Fees For It Steering Committee	2.2	In favour
		2.3 Non-Executive Directors' Fees For Ad Hoc Meetings	2.3	In favour
		3.1 Phumla Mnganga	3.1	Not in favour
		3.2 Lwazi Koyana	3.2	In favour
		4.1 Pricewaterhousecoopers Inc. As External Auditor	4.1	In favour
		4.2 Thomas Howat, As Designated Audit Partner	4.2	In favour
		5.1 Marang Mashologu	5.1	In favour
		5.2 Lwazi Koyana (Subject To Passing Of Resolution 3)	5.2	In favour
		5.3 Sundeeep Naran (Subject To Passing Of Resolution 1)	5.3	In favour
		5.4 Andrew Waller (Chairman)	5.4	In favour
		6. Authority To Issue Shares For The Purpose Of Share Options	6	In favour
		7. Authority To Issue Shares For The Purpose Of The Csp	7	In favour
		8. Non-Binding Advisory Vote On The Remuneration Policy	8	In favour
		Financial Assistance To Related Or Inter-Related Companies	1	In favour
		9. Non-Binding Advisory Vote On The Remuneration Implementation Report	9	In favour
		2. Confirmation Of Appointment Of Jane Canny As An Independent Non-Executive Director	2	In favour
#####	Tiger Brands	1. Appointment Of Sundeeep Naran As An Independent Non-Executive Director	1	In favour
		1.1 To Re-Elect Mr Mo Ajukwu	1	In favour
		1.2 To Re-Elect Ms Ch Fernandez	2	In favour
		1.3 To Re-Elect Adv M Sello	3	In favour
		1.4 To Re-Elect Mr Dg Wilson	4	In favour
		2.1 Remuneration Payable To Non-Executive Directors	15	In favour
		2.1 To Elect Ms Ch Fernandez (Subject To Her Being Elected As A Director)	5	In favour
		2.2 Remuneration Payable To The Chairman	16	In favour
		2.2 To Elect Adv M Sello (Subject To Her Being Elected As A Director)	6	In favour
		2.3 To Elect Mr Dg Wilson (Subject To Him Being Elected As A Director)	7	In favour
		Ordinary Resolution 6 – Approval Of The Company's Remuneration Policy	11	In favour
		Ordinary Resolution 7 – Endorsement Of The Implementation Report Of The Company's Remuneration Policy	12	In favour
		Ordinary Resolution Number 3 – To Reappoint The External Auditors Ernst & Young Inc.	8	Not in favour
		Ordinary Resolution Number 4 – Appointment Of New External Auditors Deloitte & Touche	9	In favour
		Ordinary Resolution Number 5 – General Authority	10	In favour
		Special Resolution Number 1 – Approval To Provide Financial Assistance To Related And Inter-Related Companies	13	In favour
		Special Resolution Number 2 – Approval Of Remuneration Payable To Non-Executive Directors And The Chairman	14	In favour
		Special Resolution Number 3 – Approval Of Remuneration Payable To Non-Executive Directors Participating In Sub-Committees	17	In favour
		Special Resolution Number 4 – Approval Of Remuneration Payable To Non-Executive Directors Who Attend Unscheduled Meetings/Extraordinary Meetings	18	In favour
		Special Resolution Number 5 – Approval Of Remuneration Payable To Non-Executive Directors In Respect Of Ad Hoc Meetings Of The Investment Committee	19	In favour
		Special Resolution Number 6 – Approval Of Non-Resident Directors' Fees	20	In favour
		Special Resolution Number 7 – General Authority To Repurchase Shares In The Company	21	In favour
08 March 2022	THE WALT DISNEY COMPANY	Consideration Of An Advisory Vote To Approve Executive Compensation.	3	In favour
		Election Of Director: Amy L. Chang	1D.	In favour
		Election Of Director: Calvin R. McDonald	1I.	In favour
		Election Of Director: Derica W. Rice	1K.	In favour
		Election Of Director: Francis A. Desouza	1F.	In favour
		Election Of Director: Maria Elena Lagomasino	1H.	In favour
		Election Of Director: Mark G. Parker	1J.	In favour
		Election Of Director: Mary T. Barra	1B.	In favour
		Election Of Director: Michael B.G. Froman	1G.	In favour
		Election Of Director: Robert A. Chapek	1E.	In favour
		Election Of Director: Safra A. Catz	1C.	In favour
		Election Of Director: Susan E. Arnold	1A.	In favour
		Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company's Independent Registered Public Accountants For Fiscal 2022.	2	Not in favour
		Shareholder Proposal, If Properly Presented At The Meeting, Requesting A Diligence Report Evaluating Human Rights Impacts.	6	Not in favour
		Shareholder Proposal, If Properly Presented At The Meeting, Requesting A Report On Both Median And Adjusted Pay Gaps Across Race And Gender.	7	In favour
		Shareholder Proposal, If Properly Presented At The Meeting, Requesting A Workplace Non-Discrimination Audit And Report.	8	Not in favour
		Shareholder Proposal, If Properly Presented At The Meeting, Requesting Amendment Of The Company's Governing Documents To Lower The Stock Ownership Threshold To Call A Special Meeting Of Shareholders.	5	Not in favour
		Shareholder Proposal, If Properly Presented At The Meeting, Requesting An Annual Report Disclosing Information Regarding Lobbying Policies And Activities.	4	Not in favour
28 March 2022	AIRBUS SE	Resolved That Any Or All Of The Shares Held Or Repurchased By The Company Be Cancelled (Whether Or Not In Tranches)And Both The Board Of Directors And The Chief Executive Officer Be And Hereby Are Authorised, With Powers Ofsubstitution, To Implementthis Resolution (Including The Authorisation To Establish The Exact Number Of The Relevantshares To Be Cancelled) In Accordance With Dutch Law	14	In favour
		Resolved That In Accordance With The Company's Articles Of Association, The Board Of Directors Be And Hereby Isdesignated, Subject To Revocation By The General Meeting, To Have Powers To Issue Shares And To Grant Rights Tosubscribe For Shares In The Company's Share Capital For The Purpose Of Employee Share Ownership Plans And Share-Related Long-Term Incentive Plans (Such As Performance Share Plans), Provided That Such Powers Shall Be Limited To Anaggregate Of 0.14% Of The Company's Authorised Share Capital From Time To Time And To Limit Or Exclude Preferential Subscription Rights. In Both Cases For A Period Expiring At The Agm To Be Held In 2023. Such Powers Include The Grantingof Rights To Subscribe For Shares Which Can Be Exercised At Such Time As May Be Specified In Or Pursuant To Such Plansand The Issue Of Shares To Be Paid Up From The Company's Reserves. However, Such Powers Shall Not Extend To Issuingshares Or Granting Rights To Subscribe For Shares If (i) There Is No Preferential Subscription Rights	11	In favour

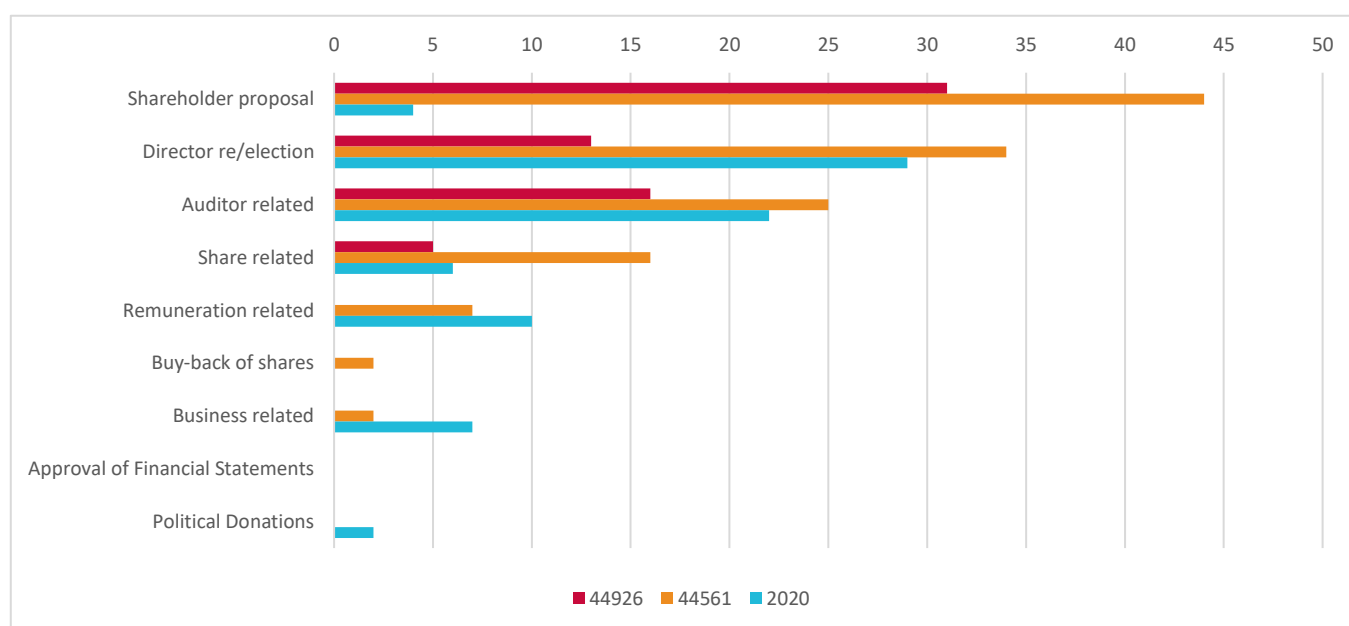
Northstar proxy voting schedule: 1 April 2021 - 31 March 2022

Date	Company Name	Resolution Description	No.	Vote
		Resolved That In Accordance With The Company's Articles Of Association, The Board Of Directors Be And Hereby Is Designated, Subject To Revocation By The General Meeting, To Have Powers To Issue Shares And To Grant Rights To Subscribe For Shares In The Company's Share Capital For The Purpose Of Funding (Or Any Other Corporate Purpose Including Mergers Or Acquisitions) The Company And Its Group Companies, Provided That Such Powers Shall Be Limited To An Aggregate Of 0.3% Of The Company's Authorised Share Capital From Time To Time And To Limit Or Exclude Preferential Subscription Rights, In Both Cases For A Period Expiring At The Agm To Be Held In 2023. Such Powers Include The Issue Of Financial Instruments, Including But Not Limited To Convertible Bond, Which Instruments May Grant The Holders Thereof Rights To Acquire Shares In The Capital Of The Company, Exercisable At Such Time As May Be Determined By The Financial Instrument, And The Issue Of Shares To Be Paid Up From The Company's Reserves	12	In favour
		Resolved That Ms Irene Rummelhoff Be Appointed As A Non-Executive Member Of The Board Of Directors For A Term Of Three Years, Ending At The Close Of The Agm Which Shall Be Held In The Year 2025, In Replacement Of Mr Carlos Tavares Whose Mandate Expires	10	In favour
		Resolved That The Appointment Of Mr Guillaume Faury As Executive Member Of The Board Of Directors Be Renewed For A Term Of Three Years, Ending At The Close Of The Agm Which Shall Be Held In The Year 2025	7	In favour
		Resolved That The Appointment Of Ms Catherine Guillaouard As Non-Executive Member Of The Board Of Directors Be Renewed For A Term Of Three Years, Ending At The Close Of The Agm Which Shall Be Held In The Year 2025	8	In favour
		Resolved That The Appointment Of Ms Claudia Nemat As Non-Executive Member Of The Board Of Directors Be Renewed For A Term Of Three Years, Ending At The Close Of The Agm Which Shall Be Held In The Year 2025	9	In favour
		Resolved That The Audited Accounts For The Accounting Period From 1 January 2021 To 31 December 2021, As Submitted To The Annual General Meeting ("Agm") By The Board Of Directors, Be And Hereby Are Adopted	1	In favour
		Resolved That The Board Of Directors Be And Hereby Is Authorised, For A New Period Of 18 Months From The Date Of This Agm, To Repurchase Shares (Or Depository Receipts For Shares) Of The Company, By Any Means, Including Derivative Products, On Any Stock Exchange Or Otherwise, As Long As, Upon Such Repurchase, The Company Will Not Hold More Than 10% Of The Company's Issued Share Capital, And At A Price Per Share Not Less Than The Nominal Value And Not More Than The Higher Of The Price Of The Last Independent Trade And The Highest Current Independent Bid On The Trading Venues Of The Regulated Market Of The Country In Which The Purchase Is Carried Out. This Authorisation Supersedes And Replaces The Authorisation Given By The Agm Of 14 April 2021 In Its Twelfth Resolution	13	In favour
		Resolved That The Company's Auditor For The Accounting Period Being The Financial Year 2022 Shall Be Ernst & Young Accountants LLP, The Netherlands, Whose Registered Office Is At Boomjjes 258, 3011 XZ Rotterdam In The Netherlands. For More Information Please See The Information Notice And Report Of The Board Of Directors Downloadable From This Platform Or Go To Our Website www.airbus.com	5	In favour
		Resolved That The Executive Member Of The Board Of Directors Be And Hereby Is Granted A Release From Liability For The Performance Of His Duties During And With Respect To The Financial Year 2021, To The Extent That His Activity Has Been Reflected In The Audited Annual Accounts For The Financial Year 2021 Or In The Report Of The Board Of Directors Or Was Otherwise Properly Disclosed To The General Meeting	4	In favour
		Resolved That The Net Loss Of Eur 114 Million, As Shown In The Income Statement Included In The Audited Accounts For The Financial Year 2021, Shall Be Charged Against The Retained Earnings And That A Payment Of A Gross Amount Of Eur 1.50 Per Share Shall Be Made To The Shareholders Out Of The Retained Earnings	2	In favour
		Resolved That The Non-Executive Members Of The Board Of Directors Be And Hereby Are Granted A Release From Liability For The Performance Of Their Duties During And With Respect To The Financial Year 2021, To The Extent That Their Activity Has Been Reflected In The Audited Annual Accounts For The Financial Year 2021 Or In The Report Of The Board Of Directors Or Was Otherwise Properly Disclosed To The General Meeting	3	In favour
		Resolved That, As An Advisory Vote, The Implementation Of The Remuneration Policy During The Financial Year 2021, As Disclosed In The Report Of The Board Of Directors, Be And Hereby Is Approved	6	In favour
	Life Healthcare	1. Appointment Of Independent External Auditors	1	In favour
		3. General Authority To Repurchase Company Shares	3	In favour
		2. General Authority To Provide Financial Assistance In Terms Of Sections 44 And 45 Of The Companies Act	2	In favour
		1.10 Ad Hoc Material Board And Committee Meetings	1.1	In favour
		1.9 Social, Ethics And Transformation Committee Fees	1.9	In favour
		1.8 Clinical Committee Fees	1.8	In favour
		1.7 Investment Committee Fees	1.7	In favour
		1.6 Risk, Compliance And It Governance Committee Fees	1.6	In favour
		1.5 Nominations And Governance Committee Fees	1.5	In favour
		1.4 Human Resources And Remuneration Committee Fees	1.4	In favour
		1.3 Audit Committee Fees	1.3	In favour
		1.2 Lead Independent Director	1.2	In favour
		1.1 Board Fees	1.1	In favour
		5.2 Non-Binding Advisory Endorsement: The Group's Remuneration Implementation Report	5.2	In favour
		5.1 Non-Binding Advisory Endorsement: The Group's Remuneration Policy	5.1	In favour
		4. Authority To Sign Documents To Give Effect To Resolutions	4	In favour
		3.4 Royden Vice (Subject To Re-Election As Per 2.5)	3.4	In favour
		3.3 Audrey Mothupi	3.3	In favour
		3.2 Caroline Henry (Subject To Re-Election As Per 2.7)	3.2	In favour
		3.1 Peter Goleworthy (Chairman) (Subject To Re-Election As Per 2.1)	3.1	Not in favour
		2.7 Caroline Henry	2.7	In favour
		2.6 Marian Jacobs	2.6	In favour
		2.5 Royden Vice	2.5	In favour
		2.4 Garth Solomon	2.4	In favour
		2.3 Malefetsane Ngatane	2.3	In favour
		2.2 Joel Netshtenzhe	2.2	In favour
		2.1 Peter Goleworthy	2.1	Not in favour
	Netcare	2. Ordinary Resolution Number 2: Re-Appointment Of Independent External Auditors	2	In favour
		4. Ordinary Resolution Number 4: Signature Of Documents	4	In favour
		5. Non-Binding Resolution Number 1: Approval Of The Remuneration Policy	5	In favour
		6. Non-Binding Resolution Number 2: Approval Of The Implementation Report	6	In favour
		7. Special Resolution Number 1: General Authority To Repurchase Shares	7	In favour
		Ordinary Resolution 3.2: B Bulu	3.2	In favour
		Ordinary Resolution 3.3: D Kneale	3.3	In favour
		9. Special Resolution Number 3: Financial Assistance To Related And Inter-Related Companies In Terms Of Sections 44 And 45 Of The Companies Act	9	In favour
		8. Special Resolution Number 2: Approval Of Non-Executive Directors' Remuneration For The	8	In favour
		Ordinary Resolution 3.4: T Leoka	3.4	In favour
		Ordinary Resolution 3.1: Mr Bower (Chair)	3.1	In favour
		Ordinary Resolution 1.4: R Phillips	1.4	In favour
		Ordinary Resolution 1.3: T Leoka	1.3	In favour
		Ordinary Resolution 1.2: M Kuscus	1.2	In favour
		Ordinary Resolution 1.1: K Moroka	1.1	In favour

Offshore and Onshore proxy voting reporting

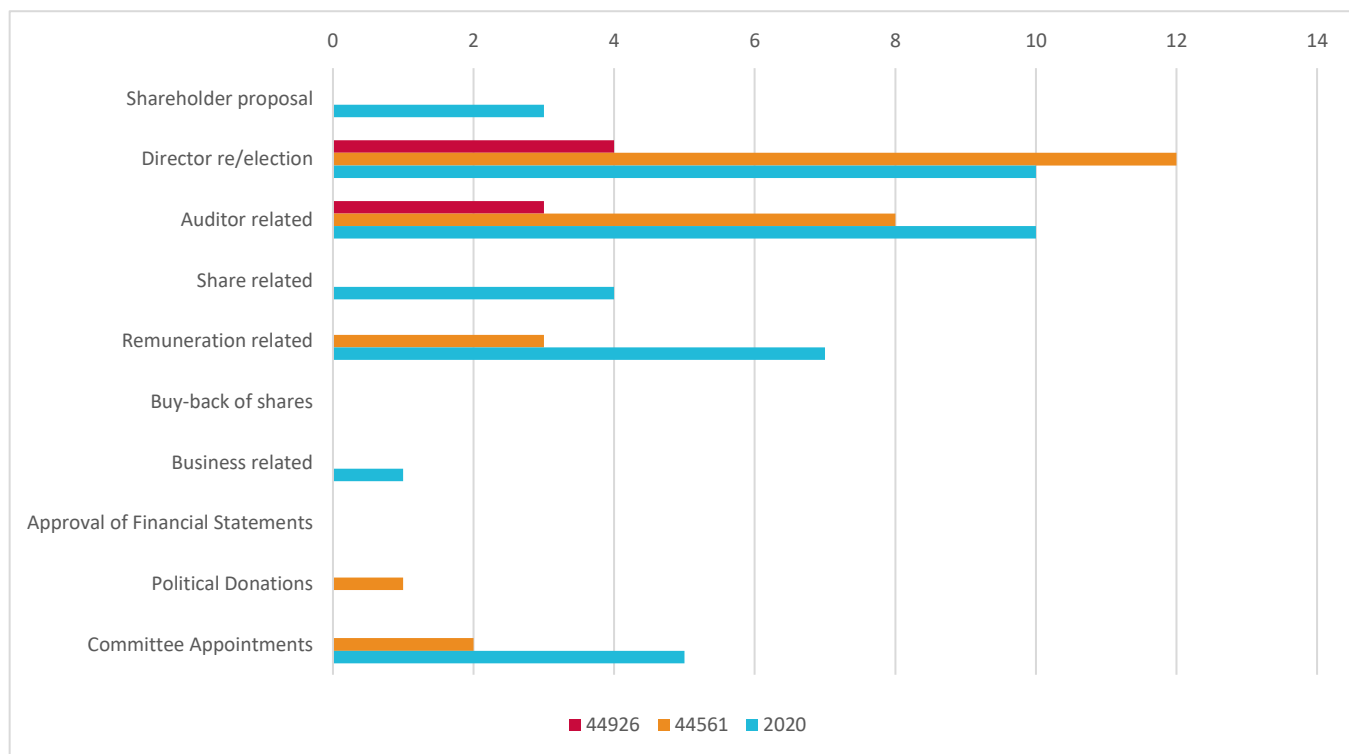
Offshore	2022 YTD		2021	
	No.	%	No.	%
Total proxies	27		35	
In favour	387	86%	439	77%
Not in favour	62	14%	103	18%
Abstained	3	1%	27	5%
Total resolutions	452	100%	569	100%
Shareholder proposal	31	48%	44	34%
Director re/election	13	20%	34	26%
Auditor related	16	25%	25	19%
Share related	5	8%	16	12%
Remuneration related	-	-	7	5%
Buy-back of shares	-	-	2	2%
Business related	-	-	2	2%
Political donations	-	-	-	-
Committee Appointments	-	-	-	-
Total	65	100%	130	100%

Not in favour and abstained votes



Onshore	2022 YTD		2021	
	No.	%	No.	%
Total proxies	8		29	
In favour	122	95%	550	95%
Not in favour	7	5%	26	5%
Abstained	0	0%	1	0%
Total resolutions	129	100%	577	100%
Shareholder proposal	-	-	-	-
Director re/election	4	57%	12	46%
Auditor related	3	43%	8	31%
Share related	-	-	-	-
Remuneration related	-	-	3	12%
Buy-back of shares	-	-	-	-
Business related	-	-	-	-
Political donations	-	-	1	4%
Committee Appointments	-	-	2	8%
Total	7	100%	26	100%

Not in favour and abstained votes



Source: Northstar Asset Management

Date loaded: 25 May 2022

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