

Proxy Voting Record

Meeting Date Range: 01-Jul-2021 To 31-Dec-2021

Selected Accounts

ONE

Security:	G7000X105	Meeting Type:	Special	
Ticker:	AONE	Meeting Date:	13-Jul-2021	
ISIN	KYG7000X1051	Vote Deadline Date:	12-Jul-2021	
Agenda	935468997	Management	Total Ballot Shares:	105900
Last Vote Date:	09-Jul-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	The BCA Proposal - to approve by ordinary resolution and adopt the Agreement and Plan of Merger, dated as of February 23, 2021 (the "Merger Agreement"), by and among one ("AONE"), Caspian Merger Sub Inc., a Delaware corporation and a direct wholly owned subsidiary of AONE ("Merger Sub") and MarkForged, Inc. ("Markforged"), a copy of which is attached to the proxy statement/prospectus statement as Annex A. The Merger Agreement provides for, among other things, the merger of Merger Sub with ... (due to space limits, see proxy statement for full proposal).	For	None	0	0	8000	0
2	The Domestication Proposal - to approve by special resolution, the change of AONE's jurisdiction of incorporation by deregistering as an exempted company in the Cayman Islands and continuing and domesticating as a corporation incorporated under the laws of the State of Delaware (the "Domestication" and, together with the Merger, the "Business Combination").	For	None	0	0	8000	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
3	Organizational Documents Proposal A - to authorize the change in the authorized capital stock of AONE from 400,000,000 Class A ordinary shares, par value \$0.0001 per share, 10,000,000 Class B ordinary shares, par value \$0.0001 per share, and 1,000,000 preferred shares, par value \$0.0001 per share, to 1,000,000,000 shares of common stock, par value \$0.0001 per share, of Markforged Holding Corporation and 100,000,000 shares of preferred stock, par value \$0.0001 per share, of Markforged Holding Corporation (the "Markforged Holding Preferred Stock").	For	None	0	0	8000	0
4	Organizational Documents Proposal B - to authorize the board of directors of Markforged Holding Corporation to issue any or all shares of Markforged Holding Preferred Stock in one or more classes or series, with such terms and conditions as may be expressly determined by the Markforged Holding Corporation board of directors and as may be permitted by the DGCL.	For	None	0	0	8000	0
5	Organizational Documents Proposal C - to provide that the Certificate of Incorporation may only be amended by the affirmative vote of at least a majority of the outstanding shares of capital stock, with certain exceptions, to provide that the Bylaws may only be amended by the board of directors or by the affirmative vote of at least two-thirds of the outstanding shares of capital stock, with certain exceptions, and to provide that a majority of the outstanding shares ... (due to space limits, see proxy statement for full proposal).	For	None	0	0	8000	0

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Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
6	Organizational Documents Proposal D - to authorize all other changes in connection with the replacement of the Cayman Constitutional Documents with the Proposed Certificate of Incorporation and Proposed Bylaws in connection with the consummation of the Business Combination (copies of which are attached to the proxy statement/prospectus as Annex J and Annex K, respectively), including: (1) changing the corporate name from "one" to "Markforged Holding Corporation", (2) adopting ... (due to space limits, see proxy statement for full proposal).	For	None	0	0	8000	0
7	The Director Proposal - to approve the composition of the board of directors of Markforged Holding Corporation effective immediately following the consummation of the Business Combination.	For	None	0	0	8000	0
8	The Stock Issuance Proposal - to approve by ordinary resolution for purposes of complying with the applicable provisions of NYSE Listing Rule 312.03, the issuance of Markforged Holding Common Stock to (a) the PIPE Investors pursuant to the PIPE Investment and (b) the Markforged Stockholders pursuant to the Merger Agreement.	For	None	0	0	8000	0
9	The Incentive Plan Proposal - to approve by ordinary resolution the Markforged Holding Corporation 2021 Stock Option and Incentive Plan.	For	None	0	0	8000	0
10	The ESPP Proposal - to approve by ordinary resolution, the Markforged Holding Corporation 2021 Employee Stock Purchase Plan.	For	None	0	0	8000	0
11	The Adjournment Proposal - to approve the adjournment of the extraordinary general meeting to a later date or dates, if necessary, to permit further solicitation and vote of proxies in the event that there are insufficient votes for the approval of one or more proposals at the extraordinary general meeting.	For	None	0	0	8000	0

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MARVELL TECHNOLOGY, INC.

Security:	573874104		Meeting Type:	Annual
Ticker:	MRVL		Meeting Date:	16-Jul-2021
ISIN	US5738741041		Vote Deadline Date:	15-Jul-2021
Agenda	935447929	Management	Total Ballot Shares:	322715
Last Vote Date:	14-Jul-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Director: W. Tudor Brown	For	None	10460	0	0	0
2	Election of Director: Brad W. Buss	For	None	10460	0	0	0
3	Election of Director: Edward H. Frank	For	None	10460	0	0	0
4	Election of Director: Richard S. Hill	For	None	10460	0	0	0
5	Election of Director: Marachel L. Knight	For	None	10460	0	0	0
6	Election of Director: Bethany J. Mayer	For	None	10460	0	0	0
7	Election of Director: Matthew J. Murphy	For	None	10460	0	0	0
8	Election of Director: Michael G. Strachan	For	None	10460	0	0	0
9	Election of Director: Robert E. Switz	For	None	10460	0	0	0
10	Election of Director: Ford Tamer	For	None	10460	0	0	0
11	An advisory (non-binding) vote to approve compensation of our named executive officers.	For	None	10460	0	0	0
12	To ratify the appointment of Deloitte and Touche LLP as our independent registered public accounting firm for the fiscal year ended January 29, 2022.	For	None	10460	0	0	0

Proxy Voting Record

CONSTELLATION BRANDS, INC.

Security:	21036P108		Meeting Type:	Annual
Ticker:	STZ		Meeting Date:	20-Jul-2021
ISIN	US21036P1084		Vote Deadline Date:	19-Jul-2021
Agenda	935455712	Management	Total Ballot Shares:	46755
Last Vote Date:	16-Jul-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Christy Clark			1075	0	0	0
	2 Jennifer M. Daniels			1075	0	0	0
	3 Nicholas I. Fink			1075	0	0	0
	4 Jerry Fowden			1075	0	0	0
	5 Ernesto M. Hernandez			1075	0	0	0
	6 Susan S. Johnson			1075	0	0	0
	7 James A. Locke III			1075	0	0	0
	8 Jose M. Madero Garza			1075	0	0	0
	9 Daniel J. McCarthy			1075	0	0	0
	10 William A. Newlands			1075	0	0	0
	11 Richard Sands			1075	0	0	0
	12 Robert Sands			1075	0	0	0
	13 Judy A. Schmeling			1075	0	0	0
2	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending February 28, 2022.	For	None	1075	0	0	0
3	To approve, by an advisory vote, the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	For	None	1075	0	0	0
4	Stockholder proposal regarding diversity.	Against	None	0	1075	0	0

Proxy Voting Record

DRONE DELIVERY CANADA CORP.

Security:	26210W100		Meeting Type:	Annual and Special Meeting
Ticker:	TAKOF		Meeting Date:	29-Jul-2021
ISIN	CA26210W1005		Vote Deadline Date:	26-Jul-2021
Agenda	935469216	Management	Total Ballot Shares:	973283
Last Vote Date:	22-Jul-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	To set the number of Directors at seven.	For	None	43500	0	0	0
2	DIRECTOR	For	None				
1	Michael Zahra			43500	0	0	0
2	Chris Irwin			43500	0	0	0
3	Michael Della Fortuna			43500	0	0	0
4	Kevin Sherkin			43500	0	0	0
5	Vijay Kanwar			43500	0	0	0
6	Debbie Fischer			43500	0	0	0
7	Larry Taylor			43500	0	0	0
3	Appointment of D&H Group LLP, Chartered Professional Accountants as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	For	None	43500	0	0	0
4	To approve and confirm the stock option plan of the Company.	For	None	43500	0	0	0

Proxy Voting Record

SAPUTO INC.

Security:	802912105	Meeting Type:	Annual
Ticker:	SAPIF	Meeting Date:	05-Aug-2021
ISIN	CA8029121057	Vote Deadline Date:	02-Aug-2021
Agenda	935465395	Management	Total Ballot Shares: 472148
Last Vote Date:	30-Jul-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Lino A. Saputo			18700	0	0	0
	2 Louis-Philippe Carrière			18700	0	0	0
	3 Henry E. Demone			18700	0	0	0
	4 Anthony M. Fata			18700	0	0	0
	5 Annalisa King			18700	0	0	0
	6 Karen Kinsley			18700	0	0	0
	7 Tony Meti			18700	0	0	0
	8 Diane Nyisztor			18700	0	0	0
	9 Franziska Ruf			18700	0	0	0
	10 Annette Verschuren			18700	0	0	0
2	Appointment of KPMG LLP as auditors of the Company for the ensuing year and authorizing the directors to fix the auditors' remuneration.	For	None	18700	0	0	0
3	The adoption of an advisory non-binding resolution in respect of the Company's approach to executive compensation.	For	None	18700	0	0	0

Proxy Voting Record

ARTEMIS GOLD INC.

Security:	04302L100	Meeting Type:	Annual
Ticker:	ARGTF	Meeting Date:	10-Aug-2021
ISIN	CA04302L1004	Vote Deadline Date:	05-Aug-2021
Agenda	935472136	Management	Total Ballot Shares: 930391
Last Vote Date:	04-Aug-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	To set the number of Directors at seven (7).	For	None	67408	0	0	0
2	DIRECTOR	For	None				
	1 Steven Dean			67408	0	0	0
	2 David Black			67408	0	0	0
	3 Ryan Beedie			67408	0	0	0
	4 William Armstrong			67408	0	0	0
	5 Elise Rees			67408	0	0	0
	6 Lisa Ethans			67408	0	0	0
	7 Janis Shandro			67408	0	0	0
3	Appointment of PricewaterhouseCoopers LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	For	None	67408	0	0	0
4	To re-approve the Company's rolling Stock Option Plan.	For	None	67408	0	0	0
5	To transact any other business that may properly come before the Meeting.	For	None	67408	0	0	0

Proxy Voting Record

HÉROUX-DEVTEK INC.

Security:	42774L109		Meeting Type:	Annual
Ticker:	HERXF		Meeting Date:	10-Aug-2021
ISIN	CA42774L1094		Vote Deadline Date:	05-Aug-2021
Agenda	935469230	Management	Total Ballot Shares:	285537
Last Vote Date:	04-Aug-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Nathalie Bourque			34637	0	0	0
	2 Martin Brassard			34637	0	0	0
	3 Didier Evrard			34637	0	0	0
	4 Gilles Labbé			34637	0	0	0
	5 Louis Morin			34637	0	0	0
	6 James J. Morris			34637	0	0	0
	7 Brian A. Robbins			34637	0	0	0
	8 Annie Thabet			34637	0	0	0
	9 Beverly Wyse			34637	0	0	0
2	Appointment of Ernst & Young LLP as Auditors of the Corporation for the ensuring year and authorizing the Directors to fix their remuneration.	For	None	34637	0	0	0

Proxy Voting Record

CAE INC.

Security:	124765108	Meeting Type:	Annual
Ticker:	CAE	Meeting Date:	11-Aug-2021
ISIN	CA1247651088	Vote Deadline Date:	06-Aug-2021
Agenda	935470815	Management	Total Ballot Shares: 653632
Last Vote Date:	04-Aug-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Margaret S. Billson			22119	0	0	0
	2 Hon. Michael M. Fortier			22119	0	0	0
	3 Marianne Harrison			22119	0	0	0
	4 Alan N. MacGibbon			22119	0	0	0
	5 Mary Lou Maher			22119	0	0	0
	6 Hon. John P. Manley			22119	0	0	0
	7 François Olivier			22119	0	0	0
	8 Marc Parent			22119	0	0	0
	9 Gen. David G. Perkins			22119	0	0	0
	10 Michael E. Roach			22119	0	0	0
	11 Andrew J. Stevens			22119	0	0	0
2	Appointment of PricewaterhouseCoopers, LLP as auditors and authorization of the Directors to fix their remuneration.	For	None	22119	0	0	0
3	Approving the advisory (non binding) resolution accepting the approach to executive compensation disclosed in the Information Circular.	For	None	22119	0	0	0
4	Approve the resolution to renew and amend the Rights Plan as set out in Appendix C to the Management Proxy Circular.	For	None	22119	0	0	0

Proxy Voting Record

CHAMPION IRON LIMITED

Security:	Q22964102	Meeting Type:	Annual
Ticker:	CIAFF	Meeting Date:	25-Aug-2021
ISIN	AU000000CIA2	Vote Deadline Date:	20-Aug-2021
Agenda	935480284	Management	Total Ballot Shares: 5036406
Last Vote Date:	16-Aug-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	ORDINARY BUSINESS Remuneration Report	For	None	155037	0	0	0
2	Appointment of Director - Michael O'Keeffe	For	None	155037	0	0	0
3	Appointment of Director - Gary Lawler	For	None	155037	0	0	0
4	Appointment of Director - Andrew J. Love	For	None	155037	0	0	0
5	Appointment of Director - Michelle Cormier	For	None	155037	0	0	0
6	Appointment of Director - Wayne Wouters	For	None	155037	0	0	0
7	Appointment of Director - Jyothish George	For	None	155037	0	0	0
8	Appointment of Director - David Cataford	For	None	155037	0	0	0
9	Appointment of Director - Louise Grondin	For	None	155037	0	0	0
10	SPECIAL BUSINESS Approval of an increase to the maximum aggregate amount of remuneration of the non-executive Directors	For	None	155037	0	0	0
11	Re-approval of the Omnibus Incentive Plan	For	None	155037	0	0	0
12	Approval of Amendment to Options held by Mr David Cataford	For	None	155037	0	0	0

Proxy Voting Record

ATHENE HOLDING LTD.

Security: G0684D107	Meeting Type: Annual
Ticker: ATH	Meeting Date: 31-Aug-2021
ISIN: BMG0684D1074	Vote Deadline Date: 30-Aug-2021
Agenda: 935475839 Management	Total Ballot Shares: 165704
Last Vote Date: 26-Aug-2021	

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Class III Director: Marc Beilinson	For	None	6484	0	0	0
2	Election of Class III Director: Robert Borden	For	None	6484	0	0	0
3	Election of Class III Director: Mitra Hormozi	For	None	6484	0	0	0
4	Election of Class III Director: Carl McCall	For	None	6484	0	0	0
5	Election of Class III Director: Manfred Puffer	For	None	6484	0	0	0
6	Election of Class III Director: Lynn Swann	For	None	6484	0	0	0
7	To appoint PricewaterhouseCoopers LLP ("PwC"), an independent registered accounting firm, as the Company's independent auditor to serve until the close of the Company's next annual general meeting in 2022.	For	None	6484	0	0	0
8	To refer the determination of the remuneration of PwC to the audit committee of the board of directors of the Company.	For	None	6484	0	0	0
9	To vote on a non-binding advisory resolution to approve the compensation paid to the Company's named executive officers.	For	None	6484	0	0	0

Proxy Voting Record

MAJOR DRILLING GROUP INTERNATIONAL INC.

Security:	560909103		Meeting Type:	Annual
Ticker:	MJDLF		Meeting Date:	03-Sep-2021
ISIN	CA5609091031		Vote Deadline Date:	31-Aug-2021
Agenda	935479281	Management	Total Ballot Shares:	879080
Last Vote Date:	27-Aug-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Directors Election of Director: Louis-Pierre Gignac	For	None	53013	0	0	0
2	Election of Director: Kim Keating	For	None	53013	0	0	0
3	Election of Director: Juliana L. Lam	For	None	53013	0	0	0
4	Election of Director: Denis Larocque	For	None	53013	0	0	0
5	Election of Director: Janice G. Rennie	For	None	53013	0	0	0
6	Election of Director: David B. Tennant	For	None	53013	0	0	0
7	Election of Director: Sybil Veenman	For	None	53013	0	0	0
8	Election of Director: Jo Mark Zurel	For	None	53013	0	0	0
9	Considering an advisory resolution to accept the approach taken by the board of directors of the Corporation (the "Board") in respect of executive compensation.	For	None	53013	0	0	0
10	Appointing Deloitte LLP as independent auditors for the ensuing year and authorizing the directors to fix the auditors' remuneration.	For	None	53013	0	0	0

Proxy Voting Record

ENDEAVOUR MINING PLC

Security:	G3042J105	Meeting Type:	Annual
Ticker:	EDVMF	Meeting Date:	09-Sep-2021
ISIN	GB00BL6K5J42	Vote Deadline Date:	03-Sep-2021
Agenda	935484840	Management	Total Ballot Shares: 239325
Last Vote Date:	02-Sep-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Approval of Reduction of Capital	For	None	20606	0	0	0
2	Approval of Tracker Shares in connection with Performance Share Plan	For	None	20606	0	0	0

Proxy Voting Record

NEIGHBOURLY PHARMACY INC.

Security:	64016L101	Meeting Type:	Annual
Ticker:		Meeting Date:	13-Sep-2021
ISIN	CA64016L1013	Vote Deadline Date:	08-Sep-2021
Agenda	935486616	Management	Total Ballot Shares: 161294
Last Vote Date:	07-Sep-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Stuart M. Elman			14700	0	0	0
	2 Chris Gardner			14700	0	0	0
	3 Josh Blair			14700	0	0	0
	4 Dean McCann			14700	0	0	0
	5 Robert O'Meara			14700	0	0	0
	6 Valerie Sorbie			14700	0	0	0
	7 Lisa Greatrix			14700	0	0	0
2	Appointment of Ernst & Young LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	For	None	14700	0	0	0

Proxy Voting Record

MDF COMMERCE INC.

Security:	55283M103	Meeting Type:	Annual and Special Meeting
Ticker:	MECVF	Meeting Date:	15-Sep-2021
ISIN	CA55283M1032	Vote Deadline Date:	10-Sep-2021
Agenda	935486907	Management	Total Ballot Shares: 1136429
Last Vote Date:	08-Sep-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Christian Dumont			43012	0	0	0
	2 Luc Filiatreault			43012	0	0	0
	3 Clément Gignac			43012	0	0	0
	4 Gilles Laporte			43012	0	0	0
	5 Mary-Ann Bell			43012	0	0	0
	6 Catherine Roy			43012	0	0	0
	7 Jean-François Sabourin			43012	0	0	0
	8 Zoya Shchupak			43012	0	0	0
2	Appointment of Deloitte LLP as Auditors of the Corporation and authorizing the Directors to fix their remuneration.	For	None	43012	0	0	0
3	Approval of a special resolution of the shareholders, the full text of which is reproduced on Schedule B to the management proxy circular, approving the Advance Notice By-Law.	For	None	43012	0	0	0
4	Approval of a special resolution of the shareholders, the full text of which is reproduced on Schedule C to the management proxy circular, approving the Forum Selection By-Law.	For	None	43012	0	0	0

Proxy Voting Record

INTUITIVE SURGICAL, INC.

Security:	46120E602	Meeting Type:	Special
Ticker:	ISRG	Meeting Date:	20-Sep-2021
ISIN	US46120E6023	Vote Deadline Date:	17-Sep-2021
Agenda	935489434	Total Ballot Shares:	5307
	Management		
Last Vote Date:	15-Sep-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	TO APPROVE THE COMPANY'S AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK FOR THE PURPOSE OF EFFECTING A THREE-FOR-ONE STOCK SPLIT.	For	None	450	0	0	0

Proxy Voting Record

LAMB WESTON HOLDINGS, INC.

Security:	513272104		Meeting Type:	Annual
Ticker:	LW		Meeting Date:	23-Sep-2021
ISIN	US5132721045		Vote Deadline Date:	22-Sep-2021
Agenda	935479508	Management	Total Ballot Shares:	115723
Last Vote Date:	20-Sep-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Director: Peter J. Bensen	For	None	4100	0	0	0
2	Election of Director: Charles A. Blixt	For	None	4100	0	0	0
3	Election of Director: Robert J. Coviello	For	None	4100	0	0	0
4	Election of Director: André J. Hawaux	For	None	4100	0	0	0
5	Election of Director: W.G. Jurgensen	For	None	4100	0	0	0
6	Election of Director: Thomas P. Maurer	For	None	4100	0	0	0
7	Election of Director: Hala G. Moddelmog	For	None	4100	0	0	0
8	Election of Director: Robert A. Niblock	For	None	4100	0	0	0
9	Election of Director: Maria Renna Sharpe	For	None	4100	0	0	0
10	Election of Director: Thomas P. Werner	For	None	4100	0	0	0
11	Advisory Vote to Approve Executive Compensation.	For	None	4100	0	0	0
12	Ratification of the Appointment of KPMG LLP as Independent Auditors for Fiscal Year 2022.	For	None	4100	0	0	0

Proxy Voting Record

THE PROCTER & GAMBLE COMPANY

Security:	742718109	Meeting Type:	Annual
Ticker:	PG	Meeting Date:	12-Oct-2021
ISIN	US7427181091	Vote Deadline Date:	11-Oct-2021
Agenda	935488002	Management	Total Ballot Shares:
Last Vote Date:	07-Oct-2021		89095

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	ELECTION OF DIRECTOR: B. Marc Allen	For	None	4050	0	0	0
2	ELECTION OF DIRECTOR: Angela F. Braly	For	None	4050	0	0	0
3	ELECTION OF DIRECTOR: Amy L. Chang	For	None	4050	0	0	0
4	ELECTION OF DIRECTOR: Joseph Jimenez	For	None	4050	0	0	0
5	ELECTION OF DIRECTOR: Christopher Kempczinski	For	None	4050	0	0	0
6	ELECTION OF DIRECTOR: Debra L. Lee	For	None	4050	0	0	0
7	ELECTION OF DIRECTOR: Terry J. Lundgren	For	None	4050	0	0	0
8	ELECTION OF DIRECTOR: Christine M. McCarthy	For	None	4050	0	0	0
9	ELECTION OF DIRECTOR: Jon R. Moeller	For	None	4050	0	0	0
10	ELECTION OF DIRECTOR: David S. Taylor	For	None	4050	0	0	0
11	ELECTION OF DIRECTOR: Margaret C. Whitman	For	None	4050	0	0	0
12	ELECTION OF DIRECTOR: Patricia A. Woertz	For	None	4050	0	0	0
13	Ratify Appointment of the Independent Registered Public Accounting Firm.	For	None	4050	0	0	0
14	Advisory Vote to Approve the Company's Executive Compensation (the "Say on Pay" vote).	For	None	4050	0	0	0
15	Shareholder Proposal - Inclusion of Non-Management Employees on Director Nominee Candidate Lists.	Against	None	0	4050	0	0

Proxy Voting Record

CREE, INC.

Security:	225447101	Meeting Type:	Annual
Ticker:	CREE	Meeting Date:	25-Oct-2021
ISIN	US2254471012	Vote Deadline Date:	22-Oct-2021
Agenda	935494536	Management	Total Ballot Shares: 8728
Last Vote Date:	19-Oct-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Glenda M. Dorchak			1400	0	0	0
	2 John C. Hodge			1400	0	0	0
	3 Clyde R. Hosein			1400	0	0	0
	4 Darren R. Jackson			1400	0	0	0
	5 Duy-Loan T. Le			1400	0	0	0
	6 Gregg A. Lowe			1400	0	0	0
	7 John B. Repogle			1400	0	0	0
	8 Marvin A. Riley			1400	0	0	0
	9 Thomas H. Werner			1400	0	0	0
2	APPROVAL OF AMENDMENT TO THE BYLAWS TO INCREASE THE SIZE OF THE BOARD OF DIRECTORS.	For	None	1400	0	0	0
3	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING JUNE 26, 2022.	For	None	1400	0	0	0
4	ADVISORY (NONBINDING) VOTE TO APPROVE EXECUTIVE COMPENSATION.	For	None	1400	0	0	0

Proxy Voting Record

K92 MINING INC.

Security:	499113108	Meeting Type:	Annual and Special Meeting
Ticker:	KNTNF	Meeting Date:	28-Oct-2021
ISIN	CA4991131083	Vote Deadline Date:	25-Oct-2021
Agenda	935500125	Total Ballot Shares:	1138237
	Management		
Last Vote Date:	22-Oct-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	To Set the Number of Directors at 8.	For	None	70100	0	0	0
2	DIRECTOR	For	None				
1	R. Stuart Angus			70100	0	0	0
2	Mark Eaton			70100	0	0	0
3	Anne E. Giardini			70100	0	0	0
4	Saurabh Handa			70100	0	0	0
5	Cyndi Laval			70100	0	0	0
6	John D. Lewins			70100	0	0	0
7	John (Ian) Stalker			70100	0	0	0
8	Graham Wheelock			70100	0	0	0
3	Appointment of PricewaterhouseCoopers LLC as Auditor of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	For	None	70100	0	0	0
4	To consider and if thought fit, approve the adoption of the new Articles of Incorporation of the Company as more particularly described in the accompanying information circular.	For	None	70100	0	0	0
5	To consider and, if thought advisable, approve the adoption of the Share Compensation Plan of the Company, as more particularly described in the accompanying Information Circular.	For	None	70100	0	0	0

Proxy Voting Record

BLOCK, INC.

Security:	852234103	Meeting Type:	Special
Ticker:	SQ	Meeting Date:	03-Nov-2021
ISIN	US8522341036	Vote Deadline Date:	02-Nov-2021
Agenda	935505858	Total Ballot Shares:	20863
Last Vote Date:	29-Oct-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Approve the issuance of shares of Class A common stock of Square, Inc. ("Square") (including shares underlying CHESSE Depository Interests) to shareholders of Afterpay Limited ("Afterpay") pursuant to a Scheme of Arrangement between Afterpay and its shareholders and a Deed Poll to be executed by Square and Lanai (AU) 2 Pty Ltd ("Square Sub"), as contemplated by the Scheme Implementation Deed, dated as of August 2, 2021, and as it may be further amended or supplemented, by and among Square, Square Sub, and Afterpay (the "Transaction Proposal").	For	None	2000	0	0	0
2	Approve one or more adjournments of the special meeting of stockholders of Square, if necessary or appropriate and consented to by Afterpay, including to permit further solicitation of proxies if there are insufficient votes at the time of the special meeting of stockholders to approve the Transaction Proposal.	For	None	2000	0	0	0

Proxy Voting Record

LAM RESEARCH CORPORATION

Security:	512807108	Meeting Type:	Annual
Ticker:	LRCX	Meeting Date:	08-Nov-2021
ISIN	US5128071082	Vote Deadline Date:	05-Nov-2021
Agenda	935496946	Management	Total Ballot Shares: 20890
Last Vote Date:	03-Nov-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Sohail U. Ahmed			1350	0	0	0
	2 Timothy M. Archer			1350	0	0	0
	3 Eric K. Brandt			1350	0	0	0
	4 Michael R. Cannon			1350	0	0	0
	5 Catherine P. Lego			1350	0	0	0
	6 Bethany J. Mayer			1350	0	0	0
	7 Abhijit Y. Talwalkar			1350	0	0	0
	8 Lih Shyng (Rick L) Tsai			1350	0	0	0
	9 Leslie F. Varon			1350	0	0	0
2	Advisory vote to approve the compensation of the named executive officers of Lam Research, or "Say on Pay."	For	None	1350	0	0	0
3	Ratification of the appointment of the independent registered public accounting firm for fiscal year 2022.	For	None	1350	0	0	0

Proxy Voting Record

NORTHERN GENESIS ACQUISITION CORP. II

Security:	66516U101	Meeting Type:	Special
Ticker:	NGAB	Meeting Date:	09-Nov-2021
ISIN	US66516U1016	Vote Deadline Date:	08-Nov-2021
Agenda	935511217 Management	Total Ballot Shares:	870948
Last Vote Date:	03-Nov-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	The Business Combination Proposal - to consider and vote upon a proposal to approve and adopt the Agreement and Plan of Merger, dated as of June 22, 2021 (the "Merger Agreement"), by and among NGA, NGAB Merger Sub Inc. ("Merger Sub"), a Delaware corporation and wholly owned subsidiary of NGA and Embark Trucks Inc. ("Embark"), a Delaware corporation, a copy of which is attached to the proxy statement/prospectus statement as Annex A.	For	None	112348	0	0	0
2	To authorize the change in the authorized capital stock of NGA from 100,000,000 shares of common stock and 1,000,000 shares of preferred stock to 4,000,000,000 shares of Embark Technology Class A common stock, 100,000,000 shares of Embark Technology Class B common stock and 10,000,000 shares of Embark Technology preferred stock.	For	None	112348	0	0	0
3	To authorize the dual class capital structure and provide that holders of shares of Embark Technology Class A Common Stock will be entitled to one vote per share on all matters to be voted upon by the holders thereof, and holders of Embark Technology Class B Common Stock will be entitled to ten votes per share on all matters to be voted upon by the holders thereof.	For	None	112348	0	0	0
4	To provide that Embark Technology's board of directors be divided into three classes with only one class of directors being elected in each year and each class serving a three-year term.	For	None	112348	0	0	0

Proxy Voting Record

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
5	To provide that after the Trigger Date and until the Sunset Date, directors of Embark Technology may be removed, with or without cause, only upon the affirmative vote of a holders of at least a majority of the voting power of all of the Embark Technology Common Stock entitled to vote in an election of directors.	For	None	112348	0	0	0
6	To provide that (i) following the Trigger Date and until the Sunset Date, all vacancies on the board of directors, however created, may only be filled by the affirmative vote of holders of at least a majority of the voting power of the outstanding Embark Technology Common Stock entitled to vote in an election of directors and (ii) for any other period, including prior to the Trigger Date and after the Sunset Date, any director vacancy may be filled by the affirmative vote of a majority of the directors then in office, even if less than a quorum.	For	None	112348	0	0	0
7	To provide that the amendment of certain provisions of the Embark Technology Charter will require (i) prior to the Trigger Date, the affirmative vote of holders of at least a majority of the total voting power of all outstanding shares of Embark Technology Common Stock with each class voting separately as a class and then (ii) on or after the Trigger Date, the affirmative vote of holders of at least two-thirds of the total voting power of the outstanding Embark Technology Common Stock voting together as a single class.	For	None	112348	0	0	0
8	To provide that any amendment to the Embark Technology Bylaws will require (i) after the Trigger Date but prior to the Sunset Date, the affirmative vote of holders of at least a majority of the total voting power of the outstanding Embark Technology Common Stock entitled to vote on the election of directors voting together as a single class and (iii) after the Sunset Date, the affirmative vote of holders of at least two-thirds of the voting of the then outstanding Embark Technology Common Stock entitled to vote in an election of directors.	For	None	112348	0	0	0

Proxy Voting Record

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
9	To authorize all other changes in connection with the replacement of the NGA Existing Charter with the Embark Technology Charter in connection with the consummation of the Business Combination.	For	None	112348	0	0	0
10	DIRECTOR	For	None				
	1 Alex Rodrigues			112348	0	0	0
	2 Brandon Moak			112348	0	0	0
	3 Elaine Chao			112348	0	0	0
	4 Patricia Chiodo			112348	0	0	0
	5 Pat Grady			112348	0	0	0
	6 Ian Robertson			112348	0	0	0
11	The Stock Issuance Proposal - to consider and vote upon a proposal to approve for purposes of complying with the applicable provisions of NYSE Listed Company Manual Rule 312.03, the issuance of (a) Embark Technology Class A Common Stock to the PIPE Investors, including the FPA PIPE Investors, pursuant to the PIPE Financing and (b) Embark Technology Class A Common Stock and Embark Technology Class B Common Stock to the Embark Stockholders pursuant to the Merger Agreement.	For	None	112348	0	0	0
12	The Incentive Award Plan Proposal - to consider and vote upon a proposal to approve and adopt the Embark Technology 2021 Plan, a copy of which is attached to the proxy statement/prospectus as Annex E.	For	None	112348	0	0	0
13	The ESPP Proposal - to consider and vote upon a proposal to approve and adopt the Embark Technology 2021 Employee Stock Purchase Plan, a copy of which is attached to the proxy statement/prospectus as Annex F.	For	None	112348	0	0	0
14	The Adjournment Proposal - to consider and vote upon a proposal to approve the adjournment of the Special Meeting to a later date or dates, if necessary, to permit further solicitation and vote of proxies in the event that there are insufficient votes for the approval of one or more proposals at the Special Meeting.	For	None	112348	0	0	0

Proxy Voting Record

GREEN IMPACT PARTNERS INC.

Security:	39306L102	Meeting Type:	Annual and Special Meeting
Ticker:	GIPIF	Meeting Date:	19-Nov-2021
ISIN	CA39306L1022	Vote Deadline Date:	16-Nov-2021
Agenda	935512207	Management	Total Ballot Shares: 288833
Last Vote Date:	15-Nov-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	To fix the number of directors to be elected at the Meeting at 5 (five).	For	None	17596	0	0	0
2	DIRECTOR	For	None				
	1 Bruce Chan			17596	0	0	0
	2 Jesse Douglas			17596	0	0	0
	3 Alicia Dubois			17596	0	0	0
	4 Jeff Hunter			17596	0	0	0
	5 Geeta Sankappanavar			17596	0	0	0
3	To appointment Deloitte LLP, Chartered Accountants as the auditors of the Corporation, for the ensuing year and to authorize the Directors to fix their remuneration.	For	None	17596	0	0	0
4	To re-approve the 10% rolling stock option plan for the Corporation.	For	None	17596	0	0	0
5	To pass an ordinary resolution approving the restricted share unit plan of the Corporation.	For	None	17596	0	0	0

Proxy Voting Record

AGNICO EAGLE MINES LIMITED

Security:	008474108	Meeting Type:	Special	
Ticker:	AEM	Meeting Date:	26-Nov-2021	
ISIN	CA0084741085	Vote Deadline Date:	23-Nov-2021	
Agenda	935515645	Management	Total Ballot Shares:	395535
Last Vote Date:	22-Nov-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	To consider, and if deemed advisable, to pass, with or without variation, an ordinary resolution, the full text of which is set forth in Appendix A to the accompanying joint management information circular of Agnico Eagle Mines Limited (the "Company") and Kirkland Lake Gold Ltd. ("Kirkland") dated October 29, 2021 (the "Circular"), approving the issuance by the Company of such number of common shares of the Company as may be required to be issued pursuant to or in connection with the plan of arrangement under section 182 of the Business Corporations Act (Ontario) involving, among others, Kirkland and the Company, in accordance with the terms of the merger agreement dated September 28, 2021 between the Company and Kirkland (as amended, supplemented or otherwise modified from time to time), as more particularly described in the Circular.	For	None	20249	0	0	0

Proxy Voting Record

MICROSOFT CORPORATION

Security:	594918104		Meeting Type:	Annual
Ticker:	MSFT		Meeting Date:	30-Nov-2021
ISIN	US5949181045		Vote Deadline Date:	29-Nov-2021
Agenda	935505480	Management	Total Ballot Shares:	181224
Last Vote Date:	26-Nov-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Director: Reid G. Hoffman	For	None	2710	0	0	0
2	Election of Director: Hugh F. Johnston	For	None	2710	0	0	0
3	Election of Director: Teri L. List	For	None	2710	0	0	0
4	Election of Director: Satya Nadella	For	None	2710	0	0	0
5	Election of Director: Sandra E. Peterson	For	None	2710	0	0	0
6	Election of Director: Penny S. Pritzker	For	None	2710	0	0	0
7	Election of Director: Carlos A. Rodriguez	For	None	2710	0	0	0
8	Election of Director: Charles W. Scharf	For	None	2710	0	0	0
9	Election of Director: John W. Stanton	For	None	2710	0	0	0
10	Election of Director: John W. Thompson	For	None	2710	0	0	0
11	Election of Director: Emma N. Walmsley	For	None	2710	0	0	0
12	Election of Director: Padmasree Warrior	For	None	2710	0	0	0
13	Advisory vote to approve named executive officer compensation.	For	None	2710	0	0	0
14	Approve Employee Stock Purchase Plan.	For	None	2710	0	0	0
15	Ratification of the Selection of Deloitte & Touche LLP as our Independent Auditor for Fiscal Year 2022.	For	None	2710	0	0	0
16	Shareholder Proposal - Report on median pay gaps across race and gender.	Against	None	0	2710	0	0
17	Shareholder Proposal - Report on effectiveness of workplace sexual harassment policies.	Against	None	0	2710	0	0
18	Shareholder Proposal - Prohibition on sales of facial recognition technology to all government entities.	Against	None	0	2710	0	0

Proxy Voting Record

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
19	Shareholder Proposal - Report on implementation of the Fair Chance Business Pledge.	Against	None	0	2710	0	0
20	Shareholder Proposal - Report on how lobbying activities align with company policies.	Against	None	0	2710	0	0

Proxy Voting Record

COPART, INC.

Security:	217204106		Meeting Type:	Annual
Ticker:	CPRT		Meeting Date:	03-Dec-2021
ISIN	US2172041061		Vote Deadline Date:	02-Dec-2021
Agenda	935509236	Management	Total Ballot Shares:	33689
Last Vote Date:	02-Dec-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of Director: Willis J. Johnson	For	None	2803	0	0	0
2	Election of Director: A. Jayson Adair	For	None	2803	0	0	0
3	Election of Director: Matt Blunt	For	None	2803	0	0	0
4	Election of Director: Steven D. Cohan	For	None	2803	0	0	0
5	Election of Director: Daniel J. Englander	For	None	2803	0	0	0
6	Election of Director: James E. Meeks	For	None	2803	0	0	0
7	Election of Director: Thomas N. Tryforos	For	None	2803	0	0	0
8	Election of Director: Diane M. Morefield	For	None	2803	0	0	0
9	Election of Director: Stephen Fisher	For	None	2803	0	0	0
10	Election of Director: Cherylyn Harley LeBon	For	None	2803	0	0	0
11	Election of Director: Carl D. Sparks	For	None	2803	0	0	0
12	To approve, on an advisory (non-binding) basis, the compensation of our named executive officers for the fiscal year ended July 31, 2021 (say-on-pay vote).	For	None	2803	0	0	0
13	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending July 31, 2022.	For	None	2803	0	0	0

Proxy Voting Record

CANADIAN PACIFIC RAILWAY LIMITED

Security:	13645T100	Meeting Type:	Special
Ticker:	CP	Meeting Date:	08-Dec-2021
ISIN	CA13645T1003	Vote Deadline Date:	06-Dec-2021
Agenda	935519073	Total Ballot Shares:	786924
Last Vote Date:	02-Dec-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	An ordinary resolution, the full text of which is set out in "Appendix A - Resolutions to be Approved at the Meeting" to the Management Proxy Circular dated November 1, 2021 as may be amended (the "Proxy Circular") of Canadian Pacific Railway Limited ("CP"), approving the issuance of up to 277,960,197 common shares in the capital of CP pursuant to the terms of the Merger Agreement (as such term is defined in the Proxy Circular).	For	None	59035	0	0	0
2	A special resolution, the full text of which is set out in "Appendix A - Resolutions to be Approved at the Meeting" to the Proxy Circular, approving an amendment to CP's articles of incorporation to change its name to "Canadian Pacific Kansas City Limited", which amendment is conditional upon the occurrence of the Control Date (as defined in the Proxy Circular).	For	None	59035	0	0	0

Proxy Voting Record

BILL.COM HOLDINGS, INC.

Security:	090043100	Meeting Type:	Annual	
Ticker:	BILL	Meeting Date:	09-Dec-2021	
ISIN	US0900431000	Vote Deadline Date:	08-Dec-2021	
Agenda	935510443	Management	Total Ballot Shares:	12257
Last Vote Date:	06-Dec-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Allison Mnookin			500	0	0	0
	2 Steven Piaker			500	0	0	0
	3 Rory O'Driscoll			500	0	0	0
	4 Steve Fisher			500	0	0	0
2	Ratification of Appointment of Independent Registered Public Accounting Firm Ernst & Young LLP.	For	None	500	0	0	0
3	Advisory Vote on the Compensation of our Named Executive Officers.	For	None	500	0	0	0

Item	Proposal	Recommendation	Default Vote	1 Year	2 Years	3 Years	Abstain	Take No Action
4	Advisory Vote on the Frequency of Future Advisory Votes on the Compensation of our Named Executive Officers.	1 Year	None	500	0	0	0	0

Proxy Voting Record

PRIME MINING CORP.

Security:	74167M105	Meeting Type:	Annual and Special Meeting
Ticker:	PRMNF	Meeting Date:	09-Dec-2021
ISIN	CA74167M1059	Vote Deadline Date:	06-Dec-2021
Agenda	935521686	Management	Total Ballot Shares: 622936
Last Vote Date:	02-Dec-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	To set the number of Directors at seven.	For	None	68000	0	0	0
2	DIRECTOR	For	None				
1	Murray John			68000	0	0	0
2	Daniel Kunz			68000	0	0	0
3	Andrew Bowering			68000	0	0	0
4	Paul Sweeney			68000	0	0	0
5	Marc Prefontaine			68000	0	0	0
6	Paul Larkin			68000	0	0	0
7	Edie Hofmeister			68000	0	0	0
3	Appointment of Davidson & Company, LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	For	None	68000	0	0	0
4	Re-approve the Company's Stock Option Plan.	For	None	68000	0	0	0
5	Approve the Company's Long-term Incentive Plan.	For	None	68000	0	0	0

Proxy Voting Record

H&R REAL ESTATE INVESTMENT TRUST

Security:	403925407		Meeting Type:	Special
Ticker:	HRUFF		Meeting Date:	13-Dec-2021
ISIN	CA4039254079		Vote Deadline Date:	08-Dec-2021
Agenda	935519756	Management	Total Ballot Shares:	293300
Last Vote Date:	06-Dec-2021			

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	In respect of the special resolution (in the form set forth in Schedule A to the Management Information Circular dated November 5, 2021 relating to the Meeting (the "Circular")) (the "REIT Arrangement Resolution") approving, among other things, a plan of arrangement (substantially in the form set forth in Schedule D to the Circular (the "Plan of Arrangement")) involving the REIT and certain other affiliated entities of the REIT to effect a tax-free spin-off of the REIT's Primaris assets, including all of the REIT's enclosed malls, to Unitholders as part of the REIT's repositioning strategy and to amend certain plans of the REIT to give effect thereto, all as more particularly set forth in the Circular;	For	None	35300	0	0	0
2	If the REIT Arrangement Resolution is passed, in respect of the ordinary resolution (in the form set forth in Schedule B to the Circular) (the "Equity Plans Resolution") approving, on behalf of Primaris Real Estate Investment Trust ("Primaris REIT") and the holders of Series A units of Primaris REIT, the equity-based compensation plans, as more particularly described in the Circular, for Primaris REIT.	For	None	35300	0	0	0

Proxy Voting Record

DANIMER SCIENTIFIC, INC.

Security:	236272100	Meeting Type:	Annual
Ticker:	DNMR	Meeting Date:	15-Dec-2021
ISIN	US2362721001	Vote Deadline Date:	14-Dec-2021
Agenda	935524303	Management	Total Ballot Shares: 68840
Last Vote Date:	14-Dec-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Stephen E. Croskrey			7800	0	0	0
	2 John P. Amboian			7800	0	0	0
	3 Richard Hendrix			7800	0	0	0
	4 Christy Basco			7800	0	0	0
	5 Philip Gregory Calhoun			7800	0	0	0
	6 Gregory Hunt			7800	0	0	0
	7 Dr. Isao Noda			7800	0	0	0
	8 Stuart W. Pratt			7800	0	0	0
2	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2021.	For	None	7800	0	0	0

Proxy Voting Record

DYE & DURHAM LIMITED

Security:	267488104	Meeting Type:	Annual and Special Meeting
Ticker:	DYNDF	Meeting Date:	21-Dec-2021
ISIN	CA2674881040	Vote Deadline Date:	16-Dec-2021
Agenda	935527854	Management	Total Ballot Shares: 306054
Last Vote Date:	14-Dec-2021		

Item	Proposal	Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	DIRECTOR	For	None				
	1 Brian L. Derksen			19235	0	0	0
	2 Matthew Proud			19235	0	0	0
	3 Mario Di Pietro			19235	0	0	0
	4 David MacDonald			19235	0	0	0
	5 Brad Wall			19235	0	0	0
	6 Edward D. (Ted) Prittie			19235	0	0	0
	7 Ronnie Wahi			19235	0	0	0
2	To appoint Ernst & Young LLP as auditors of the Corporation and to authorize the board of directors of the Corporation to fix their remuneration.	For	None	19235	0	0	0
3	To approve an ordinary resolution ratifying the grant of an aggregate of 600,000 stock options to participants as more fully described in the accompanying Management Information Circular.	For	None	19235	0	0	0
4	To approve an ordinary resolution ratifying the grant of an aggregate of 5,823,435 stock options to the Global Chief Executive Officer of the Corporation as more fully described in the accompanying Management Information Circular.	For	None	19235	0	0	0