Additional Policy Rationale

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Issuer Name	Meeting Date	Country	Meetin g Type		Proposal Text	Propone nt	Instructio	Voting Policy Rationale
	Dato		9 .) P 0	Numbe			n	
				r				
Ruffer Sicav - Uk Mid & Smaller Companies Fu	01/08/2021	Luxembourg	Annual	1	Receive Board's and Auditor's Reports	Mgmt	İ	
Ruffer Sicav - Uk Mid & Smaller Companies Fu	01/08/2021	Luxembourg	Annual	2	Approve Financial Statements	Mgmt	For	
Ruffer Sicav - Uk Mid & Smaller Companies Fu	01/08/2021	Luxembourg	Annual	3.a	Approve Allocation of Income as of 15 September 2020	Mgmt	For	Votes FOR these items are warranted due to the lack of concerns regarding these proposals.
Ruffer Sicav - Uk Mid & Smaller Companies Fu			Annual	3.b	Ratification of Interim Dividends Paid in November 2020	Mgmt	For	Votes FOR these items are warranted due to the lack of concerns regarding these proposals.
Ruffer Sicav - Uk Mid & Smaller Companies Fu		Luxembourg	Annual	4.1	Approve Remuneration of Director Jean Garbois for 2020	Mgmt	For	Votes FOR these items are warranted because there is no sign of excessiveness about the board remuneration.
Ruffer Sicav - Uk Mid & Smaller Companies Fu			Annual	4.2	Approve Remuneration of Director Alain Guerard for 2020	Mgmt	For	Votes FOR these items are warranted because there is no sign of excessiveness about the board remuneration.
Ruffer Sicav - Uk Mid & Smaller Companies Fu			Annual	4.3		Mgmt	For	Votes FOR these items are warranted because there is no sign of excessiveness about the board remuneration.
Ruffer Sicav - Uk Mid & Smaller Companies Fu		Luxembourg	Annual	5	Approve Discharge of Directors	Mgmt	For	
Ruffer Sicav - Uk Mid & Smaller Companies Fu			Annual	6.1	Ratification of the Appointment of Aude Lemogne as Director		For	Votes FOR these items are warranted in the absence of any known concern about the board.
Ruffer Sicav - Uk Mid & Smaller Companies Fu			Annual	6.2	Approve Non-Renewal of the Mandate of Jean Garbois as Di	_	For	Votes FOR these items are warranted in the absence of any known concern about the board.
Ruffer Sicav - Uk Mid & Smaller Companies Fu		Luxembourg	Annual	6.3	Re-elect Benjamin Boucher-Ferte as Director	Mgmt	For	Votes FOR these items are warranted in the absence of any known concern about the board.
Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller Companies For Ruffer Sicav - Uk Mid & Smaller - Uk Mid & Sma			Annual Annual		Re-elect Myles Columba Marmion as Director Re-elect Mary McBain as Director	Mgmt Mgmt	For For	Votes FOR these items are warranted in the absence of any known concern about the board. Votes FOR these items are warranted in the absence of any known concern about the board.
Ruffer Sicav - Uk Mid & Smaller Companies Fu		Luxembourg	Annual	6.6	Re-elect Mary McBain as Director Re-elect Alain Guerard as Director	Mamt	For	Votes FOR these items are warranted in the absence of any known concern about the board.
Ruffer Sicav - Uk Mid & Smaller Companies Fu			Annual		Re-elect Aude Lemogne as Director	Mgmt	For	Votes FOR these items are warranted in the absence of any known concern about the board.
Ruffer Sicav - Uk Mid & Smaller Companies Fu	01/08/2021		Annual	7	Renew Appointment of Ernst and Young as Auditor	Mamt	For	Votes i on these terms are warranted in the absence of any known concern about the board.
WH Smith Plc		United Kingdo		1	Accept Financial Statements and Statutory Reports	Mgmt	For	
WH Smith Plc		United Kingdo		2	Approve Remuneration Report	Mgmt		A vote AGAINST the remuneration report is considered warranted on account of:* The CEO's salary was increased by GBP 25,00
Will Gillian File	01/20/2021	Ormod ranguo	i i i i i i i i i i i i i i i i i i i	_	Approvo Nomanoralion Nopoli	g		in FY2020 and is set to increase by the same amount in FY2021 and FY2022, subject to performance. Given the significant impact
1								that the COVID-19 pandemic has had on the Company, resulting in staff redundancies, furloughing staff through participation in
								the UK Government Job Retention Scheme, and raising capital through a share placing to improve the Company's liquidity
								position, the timing and appropriateness of the increases in salary raise serious concerns.
WH Smith Plc	01/20/2021	United Kingdo	Annual	3	Approve US Employee Stock Purchase Plan	Mgmt	For	
WH Smith Plc		United Kingdo			Re-elect Carl Cowling as Director	Mgmt		A vote FOR these Directors is warranted as no significant concerns have been identified.
WH Smith Plc		United Kingdo			Elect Nicky Dulieu as Director	Mgmt		A vote FOR these Directors is warranted as no significant concerns have been identified.
WH Smith Plc		United Kingdo		6	Re-elect Annemarie Durbin as Director	Mgmt	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
WH Smith Plc		United Kingdo		7	Re-elect Simon Emeny as Director	Mgmt		A vote FOR these Directors is warranted as no significant concerns have been identified.
WH Smith Plc		United Kingdo		8	Re-elect Robert Moorhead as Director	Mgmt		A vote FOR these Directors is warranted as no significant concerns have been identified.
WH Smith Plc		United Kingdo		9	Re-elect Henry Staunton as Director	Mgmt	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
WH Smith Plc		United Kingdo		10	Re-elect Maurice Thompson as Director	Mgmt	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
WH Smith Plc		United Kingdo		11		Mgmt	For	
WH Smith Plc		United Kingdo			Authorise the Audit Committee to Fix Remuneration of Audito		For	
WH Smith Plc WH Smith Plc		United Kingdo United Kingdo		13 14	Authorise EU Political Donations and Expenditure Authorise Issue of Equity	Mgmt Mgmt	For For	A vote FOR these resolutions is warranted, although it is not without concerns on account of:* In April 2020, the Company used a
								general authority approved at its 2020 AGM to issue shares equivalent to 13.7% of the issued share capital via a cashbox placing In normal times, such action would be considered poor practice from a governance perspective, as the existing general authorities have been used in a manner that is not consistent with the usual guidelines of the Pre-emption Group. The main reasons for support are:* The Company's new financing arrangements of GBP 120 million were conditional on raising new equity.* The Company explains that the Placing, along with the new financing arrangements, will strengthen the balance sheet, working capital and liquidity position allowing the Company to deal with the impact of COVID-19.* Notwithstanding the use of the cashbox, the Company's use of the general authorities during the period in review is considered to be broadly aligned to the relevant market guidelines.
WH Smith Plc	01/20/2021	United Kingdo	r Annual	15	Authorise Issue of Equity without Pre-emptive Rights	Mgmt		A vote FOR these resolutions is warranted, although it is not without concerns on account of:* In April 2020, the Company used a general authority approved at its 2020 AGM to issue shares equivalent to 13.7% of the issued share capital via a cashbox placing In normal times, such action would be considered poor practice from a governance perspective, as the existing general authorities have been used in a manner that is not consistent with the usual guidelines of the Pre-emption Group. The main reasons for support are:* The Company's new financing arrangements of GBP 120 million were conditional on raising new equity.* The Company explains that the Placing, along with the new financing arrangements, will strengthen the balance sheet, working capital and liquidity position allowing the Company to deal with the impact of COVID-19.* Notwithstanding the use of the cashbox, the Company's use of the general authorities during the period in review is considered to be broadly aligned to the relevant market guidelines.
WH Smith Plc		United Kingdo			Authorise Issue of Equity without Pre-emptive Rights in Conn			A vote FOR these resolutions is warranted, although it is not without concerns on account of:* In April 2020, the Company used a general authority approved at its 2020 AGM to issue shares equivalent to 13.7% of the issued share capital via a cashbox placing In normal times, such action would be considered poor practice from a governance perspective, as the existing general authorities have been used in a manner that is not consistent with the usual guidelines of the Pre-emption Group. The main reasons for support are:* The Company's new financing arrangements of GBP 120 million were conditional on raising new equity.* The Company explains that the Placing, along with the new financing arrangements, will strengthen the balance sheet, working capital and liquidity position allowing the Company to deal with the impact of COVID-19.* Notwithstanding the use of the cashbox, the Company's use of the general authorities during the period in review is considered to be broadly aligned to the relevant market guidelines.
WH Smith Plc		United Kingdo			Authorise Market Purchase of Ordinary Shares		For	
WH Smith Plc		United Kingdo		18	Authorise the Company to Call General Meeting with Two We		For	
Countryside Properties Plc		United Kingdo		1		Mgmt	For	
Countryside Properties Plc		United Kingdo			Approve Remuneration Report	Mgmt	For	A units FOR those Directors is uncompleted as a size "Continuous Continuous C
Countryside Properties Plc		United Kingdo		3	Re-elect David Howell as Director	Mgmt	Abstain	A vote FOR these Directors is warranted as no significant concerns have been identified.
Countryside Properties Plc		United Kingdo		4	Re-elect Iain McPherson as Director	Mgmt		A vote FOR these Directors is warranted as no significant concerns have been identified.
Countryside Properties Pla		United Kingdo			Re-elect Mike Scott as Director	Mgmt		A vote FOR these Directors is warranted as no significant concerns have been identified.
Countryside Properties Pla		United Kingdo		6	Re-elect Douglas Hurt as Director	Mgmt	Abstain	A vote FOR these Directors is warranted as no significant concerns have been identified.
Countryside Properties Pla		United Kingdo		0	Re-elect Amanda Burton as Director	Mgmt	Abstain	A vote FOR these Directors is warranted as no significant concerns have been identified.
Countryside Properties Plc Countryside Properties Plc		United Kingdo United Kingdo		8	Re-elect Baroness Sally Morgan as Director Re-elect Simon Townsend as Director	Mgmt Mgmt	Abstain	A vote FOR these Directors is warranted as no significant concerns have been identified. A vote FOR these Directors is warranted as no significant concerns have been identified.
Countryside Properties Pic Countryside Properties Pic		United Kingdo United Kingdo		10			Abstain For	A vote i On these directors is warranted as no significant concerns have been identified.
		United Kingdo			Authorise the Audit Committee to Fix Remuneration of Audito			
Countryside Properties Plc	(1/2/(16///11///	II initoa k inaaa	MADDITO	11	Authorica the Audit (Committee to Fix Pomunoration of Audite	Mamt	For	

Countryside Properties Plc	02/05/2021	United Kingdo	r Annual	12	Authorise Issue of Equity	Mgmt	For	A vote FOR these resolutions is warranted, but is not without concerns:* During the period in review, the Company carried out a cash-box placing, circumventing shareholders' pre-emption rights and using the authorities approved at the previous AGM in a manner inconsistent with its stated commitments. In normal times, such action would be considered poor practice from a governance perspective, as it is not consistent with the usual guidelines of the Pre-emption Group. The main reasons for support are:* The placing was carried out in line with the Pre-Emption Group's temporary guidance issued earlier this year;* Directors and senior management team members, as well as retail investors have subscribed for new ordinary shares to support the placing;* The Company has provided rationale to justify the cash box placing as a measure to further strengthen the Company's balance sheet and support growth plans amidst the current pessimistic trading scenario.
Countryside Properties Plc		United Kingdo		13	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	A vote FOR these resolutions is warranted, but is not without concerns:* During the period in review, the Company carried out a cash-box placing, circumventing shareholders' pre-emption rights and using the authorities approved at the previous AGM in a manner inconsistent with its stated commitments. In normal times, such action would be considered poor practice from a governance perspective, as it is not consistent with the usual guidelines of the Pre-emption Group. The main reasons for support are:* The placing was carried out in line with the Pre-Emption Group's temporary guidance issued earlier this year;* Directors and senior management team members, as well as retail investors have subscribed for new ordinary shares to support the placing;* The Company has provided rationale to justify the cash box placing as a measure to further strengthen the Company's balance sheet and support growth plans amidst the current pessimistic trading scenario.
Countryside Properties Plc		United Kingdo		14	Authorise Market Purchase of Ordinary Shares	Mgmt	For	
Countryside Properties Plc		United Kingdo		15	Authorise EU Political Donations and Expenditure	Mgmt	For	
Countryside Properties Plc Tesco Plc		United Kingdo United Kingdo		16	Authorise the Company to Call General Meeting with Two W Approve Special Dividend	Mgmt	For For	A vote FOR this resolution is warranted:* In line with previous communication to shareholders, the Board proposes to return a
				<u> </u>				portion of the proceeds from a recent disposal to shareholders by way of a special dividend. No concerns are raised.
Tesco Plc		United Kingdo			Approve Share Consolidation	Mgmt	For	A vote FOR this resolution is warranted:* In line with previous communication to shareholders, the Board proposes to return a portion of the proceeds from a recent disposal to shareholders by way of a special dividend. No concerns are raised.
Tesco Plc	02/11/2021	United Kingdo	Special	3	Authorise Issue of Equity	Mgmt	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.
Tesco Plc		United Kingdo		4	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.
Tesco Plc		United Kingdo	-	5	, , , , ,	Mgmt	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.
Tesco Plc		United Kingdo		6	Authorise Market Purchase of Ordinary Shares	Mgmt	For	
Aberforth Smaller Cos. Trust Plc	03/02/2021	United Kingdo	Annual	1	Accept Financial Statements and Statutory Reports	Mgmt	For	
Aberforth Smaller Cos. Trust Pla		United Kingdo		2	Approve Remuneration Report	Mgmt	For	
Aberforth Smaller Cos. Trust Plc Aberforth Smaller Cos. Trust Plc		United Kingdo United Kingdo		3	Approve Final Dividend Re-elect Richard Davidson as Director	Mgmt	For For	A vote FOR the re-election/election of Richard Davidson, Julia Le Blan, Paula Hay-Plumb, Martin Warner and Victoria Stewart is
						Mgmt		warranted because no significant concerns have been identified.
Aberforth Smaller Cos. Trust Plc		United Kingdo		5	Re-elect Julia Le Blan as Director	Mgmt	For	A vote FOR the re-election/election of Richard Davidson, Julia Le Blan, Paula Hay-Plumb, Martin Warner and Victoria Stewart is warranted because no significant concerns have been identified.
Aberforth Smaller Cos. Trust Plc		United Kingdo			Re-elect Paula Hay-Plumb as Director	Mgmt	For	A vote FOR the re-election/election of Richard Davidson, Julia Le Blan, Paula Hay-Plumb, Martin Warner and Victoria Stewart is warranted because no significant concerns have been identified.
Aberforth Smaller Cos. Trust Plc		United Kingdo			Re-elect Martin Warner as Director	Mgmt	For	A vote FOR the re-election/election of Richard Davidson, Julia Le Blan, Paula Hay-Plumb, Martin Warner and Victoria Stewart is warranted because no significant concerns have been identified.
Aberforth Smaller Cos. Trust Plc		United Kingdo		8	Elect Victoria Stewart as Director	Mgmt	For	A vote FOR the re-election/election of Richard Davidson, Julia Le Blan, Paula Hay-Plumb, Martin Warner and Victoria Stewart is warranted because no significant concerns have been identified.
Aberforth Smaller Cos. Trust Plc		United Kingdo		9	Reappoint Deloitte LLP as Auditors	Mgmt	For	
Aberforth Smaller Cos. Trust Plc		United Kingdo		10	Authorise the Audit Committee to Fix Remuneration of Audit	U	For	
Aberforth Smaller Cos. Trust Plc		United Kingdo		11	Authorise Market Purchase of Ordinary Shares	Mgmt	For	A southern water FOR commenced to a constitute manufacture Many T. Down Marie Flore Languagine and Mark C. Dowles in
The Walt Disney Company	03/09/2021	USA	Annual	1a	Elect Director Susan E. Arnold	Mgmt	For	A cautionary vote FOR compensation committee members Mary T. Barra, Maria Elena Lagomasino, and Mark G. Parker is warranted in light of only a limited degree of responsiveness to the prior year's say-on-pay vote result. A vote FOR the remaining director nominees is warranted.
The Walt Disney Company	03/09/2021	USA	Annual	1b	Elect Director Mary T. Barra	Mgmt	For	A cautionary vote FOR compensation committee members Mary T. Barra, Maria Elena Lagomasino, and Mark G. Parker is warranted in light of only a limited degree of responsiveness to the prior year's say-on-pay vote result. A vote FOR the remaining director nominees is warranted.
The Walt Disney Company	03/09/2021	USA	Annual	1c	Elect Director Safra A. Catz	Mgmt	For	A cautionary vote FOR compensation committee members Mary T. Barra, Maria Elena Lagomasino, and Mark G. Parker is warranted in light of only a limited degree of responsiveness to the prior year's say-on-pay vote result. A vote FOR the remaining director nominees is warranted.
The Walt Disney Company	03/09/2021	USA	Annual	1d	Elect Director Robert A. Chapek	Mgmt	For	A cautionary vote FOR compensation committee members Mary T. Barra, Maria Elena Lagomasino, and Mark G. Parker is warranted in light of only a limited degree of responsiveness to the prior year's say-on-pay vote result. A vote FOR the remaining director nominees is warranted.
The Walt Disney Company	03/09/2021	USA	Annual	1e	Elect Director Francis A. deSouza	Mgmt	For	A cautionary vote FOR compensation committee members Mary T. Barra, Maria Elena Lagomasino, and Mark G. Parker is warranted in light of only a limited degree of responsiveness to the prior year's say-on-pay vote result. A vote FOR the remaining director nominees is warranted.
The Walt Disney Company	03/09/2021		Annual	1f	Elect Director Michael B.G. Froman	Mgmt	For	A cautionary vote FOR compensation committee members Mary T. Barra, Maria Elena Lagomasino, and Mark G. Parker is warranted in light of only a limited degree of responsiveness to the prior year's say-on-pay vote result. A vote FOR the remaining director nominees is warranted.
The Walt Disney Company	03/09/2021		Annual	1g	Elect Director Robert A. Iger	Mgmt	For	A cautionary vote FOR compensation committee members Mary T. Barra, Maria Elena Lagomasino, and Mark G. Parker is warranted in light of only a limited degree of responsiveness to the prior year's say-on-pay vote result. A vote FOR the remaining director nominees is warranted.
The Walt Disney Company	03/09/2021	USA	Annual	1h	Elect Director Maria Elena Lagomasino	Mgmt	For	A cautionary vote FOR compensation committee members Mary T. Barra, Maria Elena Lagomasino, and Mark G. Parker is warranted in light of only a limited degree of responsiveness to the prior year's say-on-pay vote result. A vote FOR the remaining director nominees is warranted.
The Walt Disney Company	03/09/2021	USA	Annual	1i	Elect Director Mark G. Parker	Mgmt	For	A cautionary vote FOR compensation committee members Mary T. Barra, Maria Elena Lagomasino, and Mark G. Parker is warranted in light of only a limited degree of responsiveness to the prior year's say-on-pay vote result. A vote FOR the remaining director nominees is warranted.
The Walt Disney Company	03/09/2021	USA	Annual	1j	Elect Director Derica W. Rice	Mgmt	For	A cautionary vote FOR compensation committee members Mary T. Barra, Maria Elena Lagomasino, and Mark G. Parker is warranted in light of only a limited degree of responsiveness to the prior year's say-on-pay vote result. A vote FOR the remaining director nominees is warranted.
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	03/09/2021		Annual		Advisory Vote to Ratify Named Executive Officers' Compensi	SH		A vote AGAINST this proposal is warranted. CEO pay and company performance are reasonably aligned for the year in review given the significant reduction in the new CEO's total pay as compared to that of his predecessor. Nevertheless, concerns are raised regarding the compensation committee's responsiveness to several years of low say-on-pay support as well as the continued large size of the former CEO's pay in his current role as executive chairman. The company reached out to and engaged with a broad portion of shareholders and made certain changes to the program surrounding new CEO Chapek's pay. However, the proxy does not disclose shareholders' specific concerns as they relate to the previous year's low vote result. Without specific feedback disclosed in the proxy, shareholders' ability to fully evaluate the committee's responses is significantly inhibited. It is also concerning that no target pay opportunity adjustments were made to Robert Iger's pay in connection with his transition from CEO to executive chairman. As such, he will remain the most highly compensated NEO, with relatively outsized pay opportunities, that do not appropriately reflect the change in role.
The Walt Disney Company	03/09/2021	USA	Annuai	4	Report on Lobbying Payments and Policy	ЭП		A vote FOR this proposal is warranted, as additional disclosure of the company's indirect lobbying-related oversight mechanisms, along with its trade association payments, would help shareholders better assess the risks and benefits associated with the company's participation in the public policy process.
The Walt Disney Company	03/09/2021	USA	Annual		Adopt a Policy to Include Non-Management Employees as P		Against	
INPEX Corp.	03/25/2021	Japan	Annual	1	Approve Allocation of Income, with a Final Dividend of JPY 4	Mgmt	For	
INPEX Corp.	03/25/2021	Japan	Annual	2	Amend Articles to Change Company Name	Mgmt	For	
INPEX Corp.	03/25/2021	Japan	Annual	3.1	Elect Director Kitamura, Toshiaki	Mgmt	For	
INPEX Corp.	03/25/2021	Japan	Annual	3.2	Elect Director Ueda, Takayuki	Mgmt	For	
INPEX Corp.	03/25/2021	Japan	Annual	3.3	Elect Director Ito, Seiya	Mgmt	For	
	03/25/2021		Annual	3.4	Elect Director Ikeda, Takahiko	Mgmt	For	
	03/25/2021		Annual		Elect Director Yajima, Shigeharu	Mgmt	For	
INPEX Corp.	03/25/2021		Annual	3.6	Elect Director Kittaka, Kimihisa	Mgmt	For	
INPEX Corp.	03/25/2021	Japan	Annual	3.7	Elect Director Sase, Nobuharu	Mgmt	For	
INPEX Corp.	03/25/2021	Japan	Annual	3.8	Elect Director Yamada, Daisuke	Mgmt	For	
INPEX Corp.	03/25/2021	Japan	Annual	3.9	Elect Director Yanai, Jun	Mgmt	For	
INPEX Corp.	03/25/2021	Japan	Annual	3.10	Elect Director lio, Norinao	Mgmt	For	
INPEX Corp.	03/25/2021		Annual	3.11	Elect Director Nishimura, Atsuko	Mgmt	For	
INPEX Corp.	03/25/2021	Japan	Annual	3.12	Elect Director Kimura, Yasushi	Mgmt	For	
INPEX Corp.	03/25/2021	Japan	Annual	3.13	Elect Director Ogino, Kiyoshi	Mgmt	For	
INPEX Corp.	03/25/2021		Annual	3.14	Elect Director Nishikawa, Tomo	Mgmt	For	
INPEX Corp.	03/25/2021	Japan	Annual	4	Approve Annual Bonus	Mgmt	For	
Torii Pharmaceutical Co., Ltd.	03/25/2021	Japan	Annual	1	Approve Allocation of Income, with a Final Dividend of JPY 2	Mgmt	For	
Torii Pharmaceutical Co., Ltd.	03/25/2021	Japan	Annual	2.1	Elect Director Matsuda, Goichi	Mgmt	For	
Torii Pharmaceutical Co., Ltd.	03/25/2021		Annual		Elect Director Torikai, Masao	Mgmt	For	
Torii Pharmaceutical Co., Ltd.	03/25/2021	Japan	Annual	3	Elect Alternate Director Kondo, Nobumasa	Mgmt	For	
Teikoku Sen-I Co., Ltd.	03/30/2021	Japan	Annual	1	Approve Allocation of Income, with a Final Dividend of JPY 4	Mgmt	For	
Teikoku Sen-I Co., Ltd.	03/30/2021		Annual	2.1	Elect Director Shiraiwa, Tsuyoshi	Mgmt	Against	
Teikoku Sen-I Co., Ltd.	03/30/2021		Annual		Elect Director Masutani, Toru	Mgmt	For	
Teikoku Sen-I Co., Ltd.	03/30/2021		Annual		Elect Director Okamura, Tatsuru	Mgmt	For	
Teikoku Sen-I Co., Ltd.	03/30/2021		Annual		Elect Director Nakao, Toru	Mgmt	For	
Teikoku Sen-I Co., Ltd.	03/30/2021		Annual		Elect Director Katano, Yasuhide	Mgmt	For	
Teikoku Sen-I Co., Ltd.	03/30/2021		Annual		Elect Director Takahashi, Nobuaki	Mgmt	For	
	03/30/2021		Annual		Elect Director Tagaya, Takeshi	Mgmt	For	
Teikoku Sen-I Co., Ltd.	03/30/2021	Japan			Elect Director Takagi, Hiroyasu		For	
	03/30/2021		Annual		Elect Director Fukazawa, Masahiro	Mgmt	Against	
	03/30/2021		Annual		Approve Deep Discount Stock Option Plan	Mgmt	For	
	03/30/2021		Annual		Approve Allocation of Income, with a Final Dividend of JPY 1		For	
	03/30/2021		Annual		Elect Director Takamura, Mikishi	Mgmt	For	
	03/30/2021		Annual		Elect Director Ishikawa, Nobuhiro	Mgmt	For	
	03/30/2021		Annual		Elect Director Suzuki, Yoshitaka	Mgmt	For	
	03/30/2021		Annual		Elect Director Miho, Susumu	Mgmt	For	
	03/30/2021		Annual		Elect Director Sugiura, Shinichi	Mgmt	For	
	03/30/2021		Annual		Elect Director Nakanishi, Satoru	Mgmt	For	
	03/30/2021		Annual		Elect Director Koike, Yasuhiro	Mgmt	For	
	03/30/2021		Annual		Elect Director Kimura, Masahiro	Mgmt	For	
	03/30/2021		Annual		Elect Director Mori, Yuichiro	Mgmt	For	
	03/30/2021		Annual		Elect Director and Audit Committee Member Ishiguro, Kiyoko		For	
Toagosei Co., Ltd.	03/30/2021	Janan	Annual	3.2	Elect Director and Audit Committee Member Yasuda, Masah	Mamt	For	1