

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Cenovus Energy Inc.

Meeting Date: 04/25/2018	Country: Canada	Primary Security ID: 15135U109	Meeting ID: 1199073
Record Date: 03/02/2018	Meeting Type: Annual	Ticker: CVE	
Primary CUSIP: 15135U109	Primary ISIN: CA15135U1093	Primary SEDOL: B57FG04	Proxy Level: 4
Total Ballots: 1	Shares Voted: 44,815	Votable Shares: 44,815	Shares on Loan: 0
	Voting Policy: Sustainability		Shares Instructed: 44,815

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	Yes	For	For	For	For
	<i>Voting Policy Rationale: Vote FOR the ratification of PricewaterhouseCoopers LLP as auditor as non-audit fees (1 percent) were reasonable relative to total fees paid to the auditor.</i>						
2.1	Elect Director Susan F. Dabarno	Mgmt	Yes	For	For	For	For
	<i>Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.</i>						
2.2	Elect Director Patrick D. Daniel	Mgmt	Yes	For	For	For	For
2.3	Elect Director Harold (Hal) N. Kvisle	Mgmt	Yes	For	For	For	For
2.4	Elect Director Steven F. Leer	Mgmt	Yes	For	For	For	For
2.5	Elect Director Keith A. MacPhail	Mgmt	Yes	For	For	For	For
2.6	Elect Director Richard J. Marcogliese	Mgmt	Yes	For	For	For	For
2.7	Elect Director Claude Mongeau	Mgmt	Yes	For	For	For	For
2.8	Elect Director Alexander (Alex) J. Pourbaix	Mgmt	Yes	For	For	For	For
2.9	Elect Director Charles M. Rampacek	Mgmt	Yes	For	For	For	For
2.10	Elect Director Colin Taylor	Mgmt	Yes	For	For	For	For
2.11	Elect Director Wayne G. Thomson	Mgmt	Yes	For	For	For	For
2.12	Elect Director Rhonda I. Zygocki	Mgmt	Yes	For	For	For	For
3	Approve Shareholder Rights Plan	Mgmt	Yes	For	For	For	For
	<i>Voting Policy Rationale: Vote FOR the shareholder rights plan because it is a "new generation" plan that is structured to protect the interests of shareholders in the event of a bid for their shares.</i>						
4	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	For	For	For	For
	<i>Voting Policy Rationale: Vote FOR this non-binding advisory vote Cenovus has not been performing well for shareholders in recent years and several large shareholders have expressed concerns over last year's asset purchase from ConocoPhillips. A new CEO was appointed in November 2017 with a new executive team announced in the following month. The design of the pay structure for the new CEO appears to have better pay-for-performance linkage when compared to that of the former CEO. With new management and the comparatively improved CEO pay design, support is recommended for the current Management Say On Pay (MSOP). However, the company's performance and the actual pay-for-performance linkage will continue to be monitored.</i>						

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
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Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Cenovus Energy Inc.**Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	04/05/2018	Auto-Approved	04/05/2018	44,815	44,815
Total Shares:							44,815	44,815

Vermilion Energy Inc.

Meeting Date: 04/26/2018 **Country:** Canada **Primary Security ID:** 923725105 **Meeting ID:** 1199471
Record Date: 03/12/2018 **Meeting Type:** Annual **Ticker:** VET

Primary CUSIP: 923725105 **Primary ISIN:** CA9237251058 **Primary SEDOL:** B607XS1 **Proxy Level:** 3

Shares Voted: 7,764 **Votable Shares:** 7,764 **Shares on Loan:** 0 **Shares Instructed:** 7,764

Total Ballots: 1 **Voting Policy:** Sustainability

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1	Fix Number of Directors at Nine	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR this routine resolution.</i>							
2.1	Elect Director Lorenzo Donadeo	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.</i>							
2.2	Elect Director Larry J. Macdonald	Mgmt	Yes	For	For	For	For
2.3	Elect Director Stephen P. Larke	Mgmt	Yes	For	For	For	For
2.4	Elect Director Loren M. Leiker	Mgmt	Yes	For	For	For	For
2.5	Elect Director Timothy R. Marchant	Mgmt	Yes	For	For	For	For
2.6	Elect Director Anthony W. Marino	Mgmt	Yes	For	For	For	For
2.7	Elect Director Robert B. Michaleski	Mgmt	Yes	For	For	For	For
2.8	Elect Director William B. Roby	Mgmt	Yes	For	For	For	For
2.9	Elect Director Catherine L. Williams	Mgmt	Yes	For	For	For	For
3	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR the ratification of Deloitte LLP as auditor as non-audit fees (0 percent) were reasonable relative to total fees paid to the auditor.</i>							
4	Approve Security Based Compensation Arrangement	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Based on the Equity Plan Score Card evaluation (EPSC), vote FOR this full-value award plan.</i>							

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Vermilion Energy Inc.

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
5	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	For	For	For	For

Voting Policy Rationale: Vote FOR this non-binding advisory vote as there are no significant issues at this time.

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	04/07/2018	Auto-Approved	04/07/2018	7,764	7,764
Total Shares:							7,764	7,764

Encana Corporation

Meeting Date: 05/01/2018	Country: Canada	Primary Security ID: 292505104	Meeting ID: 1199432
Record Date: 03/07/2018	Meeting Type: Annual	Ticker: ECA	
Primary CUSIP: 292505104	Primary ISIN: CA2925051047	Primary SEDOL: 2793182	Proxy Level: 3
Total Ballots: 1	Shares Voted: 76,050	Votable Shares: 76,050	Shares on Loan: 0
	Voting Policy: Sustainability	Shares Instructed: 76,050	

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Peter A. Dea	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: A vote FOR the director nominees is warranted.</i>							
1.2	Elect Director Fred J. Fowler	Mgmt	Yes	For	For	For	For
1.3	Elect Director Howard J. Mayson	Mgmt	Yes	For	For	For	For
1.4	Elect Director Lee A. McIntire	Mgmt	Yes	For	For	For	For
1.5	Elect Director Margaret A. McKenzie	Mgmt	Yes	For	For	For	For
1.6	Elect Director Suzanne P. Nimocks	Mgmt	Yes	For	For	For	For
1.7	Elect Director Brian G. Shaw	Mgmt	Yes	For	For	For	For
1.8	Elect Director Douglas J. Suttles	Mgmt	Yes	For	For	For	For
1.9	Elect Director Bruce G. Waterman	Mgmt	Yes	For	For	For	For
1.10	Elect Director Clayton H. Woitas	Mgmt	Yes	For	For	For	For
2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	Yes	For	For	For	For

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Encana Corporation

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	Yes	For	For	For	For

Voting Policy Rationale: A vote FOR this proposal is warranted. The compensation committee demonstrated an adequate degree of responsiveness to shareholder concerns expressed in last year's low say-on-pay vote results by both engaging with shareholders and modifying certain aspects of the company's pay program and disclosures in response to feedback.

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	04/16/2018	Auto-Approved	04/16/2018	76,050	76,050
Total Shares:							76,050	76,050

Suncor Energy Inc.

Meeting Date: 05/02/2018	Country: Canada	Primary Security ID: 867224107	Meeting ID: 1200636
Record Date: 03/07/2018	Meeting Type: Annual	Ticker: SU	
Primary CUSIP: 867224107	Primary ISIN: CA8672241079	Primary SEDOL: B3NB1P2	Proxy Level: 3
	Shares Voted: 40,261	Votable Shares: 40,261	Shares on Loan: 0
Total Ballots: 1	Voting Policy: Sustainability		Shares Instructed: 40,261

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Patricia M. Bedient	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.</i>							
1.2	Elect Director Mel E. Benson	Mgmt	Yes	For	For	For	For
1.3	Elect Director Jacynthe Cote	Mgmt	Yes	For	For	For	For
1.4	Elect Director Dominic D'Alessandro	Mgmt	Yes	For	For	For	For
1.5	Elect Director John D. Gass	Mgmt	Yes	For	For	For	For
1.6	Elect Director Dennis M. Houston	Mgmt	Yes	For	For	For	For
1.7	Elect Director Maureen McCaw	Mgmt	Yes	For	For	For	For
1.8	Elect Director Eira M. Thomas	Mgmt	Yes	For	For	For	For
1.9	Elect Director Steven W. Williams	Mgmt	Yes	For	For	For	For
1.10	Elect Director Michael M. Wilson	Mgmt	Yes	For	For	For	For
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	Yes	For	For	For	For

Voting Policy Rationale: Vote FOR the ratification of PricewaterhouseCoopers LLP as auditor as non-audit fees (0 percent) were reasonable relative to total fees paid to the auditor.

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Suncor Energy Inc.

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
3	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	For	For	For	For

Voting Policy Rationale: Vote FOR this non-binding advisory vote as there are no significant issues at this time.

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	04/11/2018	Auto-Approved	04/11/2018	40,261	40,261
Total Shares:							40,261	40,261

ARC Resources Ltd.

Meeting Date: 05/03/2018	Country: Canada	Primary Security ID: 00208D408	Meeting ID: 1202081
Record Date: 03/15/2018	Meeting Type: Annual/Special	Ticker: ARX	
Primary CUSIP: 00208D408	Primary ISIN: CA00208D4084	Primary SEDOL: B6463M8	Proxy Level: 4
Total Ballots: 1	Shares Voted: 25,729	Votable Shares: 25,729	Shares on Loan: 0
	Voting Policy: Sustainability	Shares Instructed: 25,729	

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director David R. Collyer	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.</i>							
1.2	Elect Director John P. Dielwart	Mgmt	Yes	For	For	For	For
1.3	Elect Director Fred J. Dymont	Mgmt	Yes	For	For	For	For
1.4	Elect Director James C. Houck	Mgmt	Yes	For	For	For	For
1.5	Elect Director Harold N. Kvisle	Mgmt	Yes	For	For	For	For
1.6	Elect Director Kathleen M. O'Neill	Mgmt	Yes	For	For	For	For
1.7	Elect Director Herbert C. Pinder, Jr.	Mgmt	Yes	For	For	For	For
1.8	Elect Director William G. Sembo	Mgmt	Yes	For	For	For	For
1.9	Elect Director Nancy L. Smith	Mgmt	Yes	For	For	For	For
1.10	Elect Director Myron M. Stadnyk	Mgmt	Yes	For	For	For	For
2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	Yes	For	For	For	For

Voting Policy Rationale: Vote FOR the ratification of PricewaterhouseCoopers LLP as auditor as non-audit fees (12 percent) were reasonable relative to total fees paid to the auditor.

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

ARC Resources Ltd.

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
3	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR this non-binding advisory vote as there are no significant issues at this time.</i>							
4	Approve Advance Notice Requirement	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR this resolution as the ability of shareholders to cast informed votes for the election of directors is considered to be the most important use of the shareholder franchise and this provision is reasonably structured.</i>							

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	04/19/2018	Auto-Approved	04/19/2018	25,729	25,729
Total Shares:							25,729	25,729

Canadian Natural Resources Limited

Meeting Date: 05/03/2018	Country: Canada	Primary Security ID: 136385101	Meeting ID: 1202083
Record Date: 03/14/2018	Meeting Type: Annual	Ticker: CNQ	
Primary CUSIP: 136385101	Primary ISIN: CA1363851017	Primary SEDOL: 2171573	Proxy Level: 3
Shares Voted: 36,458	Votable Shares: 36,458	Shares on Loan: 0	Shares Instructed: 36,458
Total Ballots: 1	Voting Policy: Sustainability		

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Catherine M. Best	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.</i>							
1.2	Elect Director N. Murray Edwards	Mgmt	Yes	For	For	For	For
1.3	Elect Director Timothy W. Faithfull	Mgmt	Yes	For	For	For	For
1.4	Elect Director Christopher L. Fong	Mgmt	Yes	For	For	For	For
1.5	Elect Director Gordon D. Giffin	Mgmt	Yes	For	For	For	For
1.6	Elect Director Wilfred A. Gobert	Mgmt	Yes	For	For	For	For
1.7	Elect Director Steve W. Laut	Mgmt	Yes	For	For	For	For
1.8	Elect Director Tim S. McKay	Mgmt	Yes	For	For	For	For
1.9	Elect Director Frank J. McKenna	Mgmt	Yes	For	For	For	For
1.10	Elect Director David A. Tuer	Mgmt	Yes	For	For	For	For
1.11	Elect Director Annette M. Verschuren	Mgmt	Yes	For	For	For	For

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Canadian Natural Resources Limited

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR the ratification of PricewaterhouseCoopers LLP as auditor as non-audit fees (13 percent) were reasonable relative to total fees paid to the auditor.</i>							
3	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR this non-binding advisory vote as there are no significant issues at this time.</i>							

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	04/14/2018	Auto-Approved	04/14/2018	36,458	36,458
Total Shares:							36,458	36,458

Crescent Point Energy Corp.

Meeting Date: 05/04/2018	Country: Canada	Primary Security ID: 22576C101	Meeting ID: 1225183
Record Date: 03/22/2018	Meeting Type: Proxy Contest	Ticker: CPG	
Primary CUSIP: 22576C101	Primary ISIN: CA22576C1014	Primary SEDOL: B67C8W8	Proxy Level: 6
Total Ballots: 1	Shares Voted: 31,494	Votable Shares: 31,494	Shares on Loan: 0
	Voting Policy: Sustainability	Shares Instructed: 31,494	

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
	Management Proxy (White Card)	Mgmt	No				
1	Fix Number of Directors at Ten	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
<i>Voting Policy Rationale: DO NOT VOTE. Please see analysis on the dissident proxy.</i>							
2.1	Elect Director Rene Amirault	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
2.2	Elect Director Peter Bannister	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
2.3	Elect Director Laura A. Cillis	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
2.4	Elect Director Ted Goldthorpe	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
2.5	Elect Director Robert F. Heinemann	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Crescent Point Energy Corp.

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
2.6	Elect Director Mike Jackson	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
2.7	Elect Director Francois Langlois	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
2.8	Elect Director Barbara Munroe	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
2.9	Elect Director Gerald A. Romanzin	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
2.10	Elect Director Scott Saxberg	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
4	Amend Restricted Share Bonus Plan	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
5	Approve Stock Option Plan	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
6	Approve Stock Option Plan Grants	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
7	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	For	Do Not Vote	Do Not Vote	Do Not Vote
	Dissident Proxy (Blue Card)	Mgmt	No				
1	Fix Number of Directors at Ten	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR this routine resolution.</i>							
	Shareholders are Not to Vote "For" More than a Total of Ten Director Nominees. If More than Ten Director Nominees are Voted "For", only the First Ten Voted "For" will be Recorded.	Mgmt	No				
2.1	Elect Dissident Nominee Dallas J. Howe	SH	Yes	For	For	For	For
<i>Voting Policy Rationale: The dissident has made a reasonably compelling case for some change to the incumbent board to facilitate improvements to capital allocation decisions, to enhance profitability and to ensure appropriate alignment of executive compensation. As dissident nominees are not listed on the management card use the dissident's universal proxy card to:* Vote FOR two dissident nominees: Dallas J. Howe and Herbert C. Pinder, who have considerable and relevant board experience. Vote WITHHOLD for all other dissident nominees* Vote WITHHOLD for two management nominees: Rene Amirault, a non-independent board member, and Mike Jackson, who lacks prior public board experience and does not appear to possess substantial relevant experience in the industry. Vote FOR all other management nominees</i>							
2.2	Elect Dissident Nominee Herbert C. Pinder, Jr.	SH	Yes	For	For	For	For
2.3	Elect Dissident Nominee Thomas A. Budd	SH	Yes	For	Withhold	Withhold	Withhold
2.4	Elect Dissident Nominee Sandy L. Edmonstone	SH	Yes	For	Withhold	Withhold	Withhold
2.5	Elect Director Barbara Munroe	SH	Yes	None	For	For	For

Vote Summary Report

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Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Crescent Point Energy Corp.

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
2.6	Elect Director Ted Goldthorpe	SH	Yes	None	For	For	For
2.7	Elect Director Laura A. Cillis	SH	Yes	None	For	For	For
2.8	Elect Director Rene Amirault	SH	Yes	None	Withhold	Withhold	Withhold
2.9	Elect Director Robert F. Heinemann	SH	Yes	None	For	For	For
2.10	Elect Director Peter Bannister	SH	Yes	None	For	For	For
2.11	Elect Director Francois Langlois	SH	Yes	None	For	For	For
2.12	Elect Director Mike Jackson	SH	Yes	None	Withhold	Withhold	Withhold
2.13	Elect Director Gerald A. Romanzin	SH	Yes	None	For	For	For
2.14	Elect Director Scott Saxberg	SH	Yes	None	For	For	For
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	Yes	For	For	For	For
<p><i>Voting Policy Rationale: Vote FOR the ratification of PricewaterhouseCoopers LLP as auditor as non-audit fees (11 percent) were reasonable relative to total fees paid to the auditor.</i></p>							
4	Amend Restricted Share Bonus Plan	Mgmt	Yes	None	For	For	For
<p><i>Voting Policy Rationale: Based on the Equity Plan Score Card evaluation (EPSC), vote FOR this full-value award plan.</i></p>							
5	Approve Stock Option Plan	Mgmt	Yes	None	For	For	For
<p><i>Voting Policy Rationale: Based on the Equity Plan Score Card evaluation (EPSC), vote FOR this stock option plan.</i></p>							
6	Approve Stock Option Plan Grants	Mgmt	Yes	None	For	For	For
<p><i>Voting Policy Rationale: Vote FOR this resolution as the grant's potential dilution (1 percent) is not excessive.</i></p>							
7	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	Against	Against	Against	Against
<p><i>Voting Policy Rationale: Vote AGAINST the advisory vote on executive compensation is warranted at this time. Although a number of positive developments were undertaken by the company during the last year they seemed to be overshadowed by underlying significant underperformance that was not reflected in the CEO's total compensation: * The quantitative pay-for-performance screen has identified a high concern based on relative degree of pay-and-performance alignment (RDA) measure, which concern is evident even when the company's self-selected peer group is utilized. * While the CEO's total compensation has essentially remained flat during the last year, performance-wise the company has significantly underperformed its self-selected peer median during the last year: by 16.7, 17.6 and 15.1 percentage points on a one-, three- and five-year annualized TSR, respectively, and by 10.3 percentage points on an ROE measure. Moreover, the company's SG&A expense (per boe) is elevated, and its EBITDA to F&D (per boe) remains on the low side as compared to a group of similar operating peers.</i></p>							

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	04/26/2018	Auto-Approved	04/26/2018	31,494	31,494
Total Shares:							31,494	31,494

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Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Pembina Pipeline Corporation

Meeting Date: 05/04/2018	Country: Canada	Primary Security ID: 706327103	Meeting ID: 1202074
Record Date: 03/16/2018	Meeting Type: Annual	Ticker: PPL	
Primary CUSIP: 706327103	Primary ISIN: CA7063271034	Primary SEDOL: B4PT2P8	Proxy Level: 3
Total Ballots: 1	Shares Voted: 18,663	Votable Shares: 18,663	Shares on Loan: 0
	Voting Policy: Sustainability		Shares Instructed: 18,663

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Anne-Marie N. Ainsworth	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.</i>							
1.2	Elect Director Douglas J. Arnell	Mgmt	Yes	For	For	For	For
1.3	Elect Director Michael (Mick) H. Dilger	Mgmt	Yes	For	For	For	For
1.4	Elect Director Randall J. Findlay	Mgmt	Yes	For	For	For	For
1.5	Elect Director Maureen E. Howe	Mgmt	Yes	For	For	For	For
1.6	Elect Director Gordon J. Kerr	Mgmt	Yes	For	For	For	For
1.7	Elect Director David M.B. LeGresley	Mgmt	Yes	For	For	For	For
1.8	Elect Director Robert B. Michaleski	Mgmt	Yes	For	For	For	For
1.9	Elect Director Leslie A. O'Donoghue	Mgmt	Yes	For	For	For	For
1.10	Elect Director Bruce D. Rubin	Mgmt	Yes	For	For	For	For
1.11	Elect Director Jeffrey T. Smith	Mgmt	Yes	For	For	For	For
1.12	Elect Director Henry W. Sykes	Mgmt	Yes	For	For	For	For
2	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR the ratification of KPMG LLP as auditor as non-audit fees (11 percent) were reasonable relative to total fees paid to the auditor.</i>							
3	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR this non-binding advisory vote as there are no significant issues at this time.</i>							

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	04/18/2018	Auto-Approved	04/18/2018	18,663	18,663
Total Shares:							18,663	18,663

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Inter Pipeline Ltd.

Meeting Date: 05/07/2018	Country: Canada	Primary Security ID: 45833V109	Meeting ID: 1203364
Record Date: 03/19/2018	Meeting Type: Annual	Ticker: IPL	
Primary CUSIP: 45833V109	Primary ISIN: CA45833V1094	Primary SEDOL: BDD54N3	Proxy Level: 3
Total Ballots: 1	Shares Voted: 27,658	Votable Shares: 27,658	Shares on Loan: 0
	Voting Policy: Sustainability		Shares Instructed: 27,658

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Richard Shaw	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.</i>							
1.2	Elect Director Christian Bayle	Mgmt	Yes	For	For	For	For
1.3	Elect Director Peter Cella	Mgmt	Yes	For	For	For	For
1.4	Elect Director Julie Dill	Mgmt	Yes	For	For	For	For
1.5	Elect Director David Fesyk	Mgmt	Yes	For	For	For	For
1.6	Elect Director Duane Keinick	Mgmt	Yes	For	For	For	For
1.7	Elect Director Arthur Korpach	Mgmt	Yes	For	For	For	For
1.8	Elect Director Alison Taylor Love	Mgmt	Yes	For	For	For	For
1.9	Elect Director Margaret McKenzie	Mgmt	Yes	For	For	For	For
1.10	Elect Director William Robertson	Mgmt	Yes	For	For	For	For
1.11	Elect Director Brant Sangster	Mgmt	Yes	For	For	For	For
2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR the ratification of Ernst & Young LLP as auditor as non-audit fees (9 percent) were reasonable relative to total fees paid to the auditor.</i>							
3	Adopt New By-Laws	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR the proposed by-law as it follows the best practices within the Canadian market.</i>							
4	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR this non-binding advisory vote as there are no significant issues at this time.</i>							

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	04/23/2018	Auto-Approved	04/23/2018	27,658	27,658
Total Shares:							27,658	27,658

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Enbridge Inc.

Meeting Date: 05/09/2018	Country: Canada	Primary Security ID: 29250N105	Meeting ID: 1200565
Record Date: 03/12/2018	Meeting Type: Annual	Ticker: ENB	
Primary CUSIP: 29250N105	Primary ISIN: CA29250N1050	Primary SEDOL: 2466149	Proxy Level: 3
	Shares Voted: 25,912	Votable Shares: 25,912	Shares on Loan: 0
Total Ballots: 1	Voting Policy: Sustainability		

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Pamela L. Carter	Mgmt	Yes	For	For	For	For
<p><i>Voting Policy Rationale: WITHHOLD votes for CEO Al Monaco are warranted for the following reasons: * Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. * CEO Al Monaco, who shoulders the greatest responsibility amongst the board members for failing to effectively supervise the management of risks to the company and its shareholders, should be held accountable for poor board and management oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.</i></p>							
1.2	Elect Director Clarence P. Cazalot, Jr.	Mgmt	Yes	For	For	For	For
1.3	Elect Director Marcel R. Coutu	Mgmt	Yes	For	For	For	For
1.4	Elect Director Gregory L. Ebel	Mgmt	Yes	For	For	For	For
1.5	Elect Director J. Herb England	Mgmt	Yes	For	For	For	For
1.6	Elect Director Charles W. Fischer	Mgmt	Yes	For	For	For	For
1.7	Elect Director V. Maureen Kempston Darkes	Mgmt	Yes	For	For	For	For
1.8	Elect Director Michael McShane	Mgmt	Yes	For	For	For	For
1.9	Elect Director Al Monaco	Mgmt	Yes	For	For	Withhold	For
1.10	Elect Director Michael E.J. Phelps	Mgmt	Yes	For	For	For	For
1.11	Elect Director Dan C. Tutcher	Mgmt	Yes	For	For	For	For
1.12	Elect Director Catherine L. Williams	Mgmt	Yes	For	For	For	For
2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	Yes	For	For	For	For

Voting Policy Rationale: Vote FOR the ratification of PricewaterhouseCoopers LLP as auditor as non-audit fees (14 percent) were reasonable relative to total fees paid to the auditor.

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Enbridge Inc.

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
3	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	For	For	For	For
<p><i>Voting Policy Rationale: Vote FOR this non-binding advisory vote. The quantitative pay-for-performance screen has identified a Medium concern. After balancing* 2017 saw a decline in all regular pay components* The board has discretionally reduced the Corporate Performance Multiplier in the bonus scheme* CEO is the only executive among NEOs whom the board has linked the one-time Integration and Synergy Incentive award to performance. * 40% of the one-time merger-related awards are linked to future share price through the use of RSUs* PSU weightings will be increased to 60% in 2018* Any increase in 2018 pay resulting from benchmarking with the new peer group will be expressed through at-risk pay components. Against* Increasing CEO pay over the last 5 years, even before the merger* Shareholder return does not exhibit a similar trend as CEO pay* In 2017, the board has allocated the annualized value of performance-based options to time-based options, removing any performance linkage, boosting the proportion of time-based awards significantly in the year of the merger. The Medium concern level is maintained at this time. However, monitoring will be maintained on the shareholder experience and the design of the new pay regime.</i></p>							
4	Advisory Vote on Say on Pay Frequency	Mgmt	Yes	One Year	One Year	One Year	One Year
<p><i>Voting Policy Rationale: A vote FOR the adoption of an ANNUAL Management Say on Pay proposal is warranted.</i></p>							

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	ecarlos	04/27/2018	ecarlos	04/27/2018	25,912	25,912
Total Shares:							25,912	25,912

Royal Dutch Shell plc

Meeting Date: 05/22/2018	Country: United Kingdom	Primary Security ID: G7690A100	Meeting ID: 1212561
Record Date: 04/12/2018	Meeting Type: Annual	Ticker: RDSA	
Primary CUSIP: G7690A118	Primary ISIN: GB00B03MLX29	Primary SEDOL: B03MLX2	Proxy Level: N/A
Shares Voted: 21,795	Votable Shares: 21,795	Shares on Loan: 0	Shares Instructed: 21,795
Total Ballots: 1	Voting Policy: Sustainability		

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
	Meeting for ADR Holders	Mgmt	No				
	Management Proposals	Mgmt	No				
1	Accept Financial Statements and Statutory Reports	Mgmt	Yes	For	For	For	For
<p><i>Voting Policy Rationale: A vote FOR the Company's routine submission of the directors' report and financial statements is warranted as no significant concerns have been identified.</i></p>							

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Royal Dutch Shell plc

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
2	Approve Remuneration Report	Mgmt	Yes	For	Against	Against	For
	<p><i>Voting Policy Rationale: A vote AGAINST this resolution is warranted: * The operational excellence and sustainable development targets have been met at near-target levels and comprise 70% of the bonus scorecard, yet an outcome of 80% of maximum bonus has been delivered to the CEO. There is also scope for improved disclosure around how the Pakistan incident factored in to the Remuneration Committee's discussions on bonus outcomes, as this was not covered in the remuneration report. * Under the LTIP, c. 2.4 times annual salary is payable at threshold levels. Given the competitive positioning of the salaries, this could be considered a relatively high level of reward for threshold performance. * Public disclosures around the FCF targets under the LTIP are considered to be market-lagging.</i></p>						
3	Elect Ann Godbehere as Director	Mgmt	Yes	For	For	For	For
	<p><i>Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. Votes AGAINST Charles (Chad) Holliday Jr. are warranted given that the chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.</i></p>						
4	Re-elect Ben van Beurden as Director	Mgmt	Yes	For	For	For	For
5	Re-elect Euleen Goh as Director	Mgmt	Yes	For	For	For	For
6	Re-elect Charles Holliday as Director	Mgmt	Yes	For	For	Against	For
7	Re-elect Catherine Hughes as Director	Mgmt	Yes	For	For	For	For
8	Re-elect Gerard Kleisterlee as Director	Mgmt	Yes	For	For	For	For
9	Re-elect Roberto Setubal as Director	Mgmt	Yes	For	For	For	For
10	Re-elect Sir Nigel Sheinwald as Director	Mgmt	Yes	For	For	For	For
11	Re-elect Linda Stuntz as Director	Mgmt	Yes	For	For	For	For
12	Re-elect Jessica Uhl as Director	Mgmt	Yes	For	For	For	For
13	Re-elect Gerrit Zalm as Director	Mgmt	Yes	For	For	For	For
14	Reappoint Ernst & Young LLP as Auditors	Mgmt	Yes	For	For	For	For
	<p><i>Voting Policy Rationale: A vote FOR this resolution is warranted as no significant concerns have been identified.</i></p>						
15	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	Yes	For	For	For	For
	<p><i>Voting Policy Rationale: A vote FOR this resolution is warranted because there are no concerns regarding this proposal.</i></p>						
16	Authorise Issue of Equity with Pre-emptive Rights	Mgmt	Yes	For	For	For	For
	<p><i>Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.</i></p>						
17	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	Yes	For	For	For	For
18	Authorise Market Purchase of Ordinary Shares	Mgmt	Yes	For	For	For	For
	<p><i>Voting Policy Rationale: A vote FOR this resolution is warranted because the proposed amount and duration are within recommended limits.</i></p>						

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Royal Dutch Shell plc

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
	Shareholder Proposal	Mgmt	No				
19	Request Shell to Set and Publish Targets for Greenhouse Gas (GHG) Emissions	SH	Yes	Against	Against	Against	Against

Voting Policy Rationale: A vote AGAINST this resolution, in line with the recommendation of the Board, is warranted. As a special resolution (and therefore binding), Item 19 is considered overly prescriptive, as it would tie the Company to specific targets – aligned to the Paris Agreement and set far into the future – which would be irrevocable except by way of a further special resolution approved by a supermajority of shareholders. This would impede Shell's ability to respond to a dynamic regulatory, economic, and political environment through the energy transition.* The proposal would supersede Shell's own work around its Net Carbon Footprint Ambition, which is a more robust measure of Shell's GHG performance than the requirements put forth in the Follow This proposal.*

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	ecarlos	05/10/2018	ecarlos	05/10/2018	21,795	21,795
Total Shares:							21,795	21,795

Chevron Corporation

Meeting Date: 05/30/2018	Country: USA	Primary Security ID: 166764100	Meeting ID: 1225381
Record Date: 04/02/2018	Meeting Type: Annual	Ticker: CVX	
Primary CUSIP: 166764100	Primary ISIN: US1667641005	Primary SEDOL: 2838555	Proxy Level: 3
	Shares Voted: 7,490	Votable Shares: 7,490	Shares on Loan: 0
			Shares Instructed: 7,490
Total Ballots: 1	Voting Policy: Sustainability		

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Wanda M. Austin	Mgmt	Yes	For	For	For	For
<p><i>Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. Votes AGAINST CEO/Chair Michael Wirth are warranted given that the CEO and chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. A vote FOR the remaining nominees is warranted.</i></p>							
1b	Elect Director John B. Frank	Mgmt	Yes	For	For	For	For
1c	Elect Director Alice P. Gast	Mgmt	Yes	For	For	For	For
1d	Elect Director Enrique Hernandez, Jr.	Mgmt	Yes	For	For	For	For
1e	Elect Director Charles W. Moorman, IV	Mgmt	Yes	For	For	For	For
1f	Elect Director Dambisa F. Moyo	Mgmt	Yes	For	For	For	For
1g	Elect Director Ronald D. Sugar	Mgmt	Yes	For	For	For	For

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Chevron Corporation

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1h	Elect Director Inge G. Thulin	Mgmt	Yes	For	For	For	For
1i	Elect Director D. James Umpleby, III	Mgmt	Yes	For	For	For	For
1j	Elect Director Michael K. Wirth	Mgmt	Yes	For	For	Against	For
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.</i>							
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: A vote FOR this proposal is warranted, as pay and performance are reasonably aligned at this time.</i>							
4	Report on Lobbying Payments and Policy	SH	Yes	Against	For	For	For
<i>Voting Policy Rationale: A vote FOR this resolution is warranted, as additional reporting on the company's lobbying-related practices and policies, such as its trade association payments, would benefit shareholders in assessing its management of related risks.</i>							
5	Report on Risks of Doing Business in Conflict-Affected Areas	SH	Yes	Against	Against	For	For
<i>Voting Policy Rationale: A vote FOR this proposal is warranted, as:* Chevron operates in certain international regions where governments have been associated with human rights violations;* Shareholders would appear to benefit from additional information on the assessment of adopting a policy of not doing business with governments that are complicit in genocide and/or crimes against humanity; and* The additional disclosure would allow shareholders to assess how the company is evaluating and managing related operational risks that have the potential to negatively affect shareholder value.</i>							
6	Report on Transition to a Low Carbon Business Model	SH	Yes	Against	Against	For	Against
<i>Voting Policy Rationale: A vote FOR this proposal is warranted, as shareholders would benefit from additional information about the impact that climate change-related regulations, including those aimed at limiting global temperature increases to 2 degrees Celsius, might have on the company and its operations.</i>							
7	Report on Methane Emissions	SH	Yes	Against	For	For	For
<i>Voting Policy Rationale: A vote FOR this resolution is warranted, as comprehensive disclosure of the company's methane reduction policies, including performance metrics and oversight mechanisms, would enable shareholders to better understand how the company is managing its methane emissions and assess the effectiveness of the company's related efforts.</i>							
8	Require Independent Board Chairman	SH	Yes	Against	Against	Against	Against
<i>Voting Policy Rationale: A vote AGAINST this proposal is warranted given that the lead director role is robust and there are currently no particular concerns with the company's governance practices or its performance.</i>							
9	Require Director Nominee with Environmental Experience	SH	Yes	Against	For	For	For
<i>Voting Policy Rationale: A vote FOR this resolution is warranted, as Chevron does not appear to have a board member with relevant environmental expertise, the company is involved in environmental controversies, and the nature of its operations are subject to environmental risks.</i>							
10	Reduce Ownership Threshold for Shareholders to Call Special Meeting	SH	Yes	Against	For	For	For
<i>Voting Policy Rationale: A vote FOR this proposal is warranted. Lowering the threshold to call a special meeting and removing the agenda item restrictions would enhance the current shareholder right to call special meetings.</i>							

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Chevron Corporation

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	ecarlos	05/17/2018	ecarlos	05/17/2018	7,490	7,490
Total Shares:							7,490	7,490

Exxon Mobil Corporation

Meeting Date: 05/30/2018 **Country:** USA **Primary Security ID:** 30231G102 **Meeting ID:** 1226823
Record Date: 04/04/2018 **Meeting Type:** Annual **Ticker:** XOM

Primary CUSIP: 30231G102 **Primary ISIN:** US30231G1022 **Primary SEDOL:** 2326618 **Proxy Level:** 3

Shares Voted: 2,716 **Votable Shares:** 2,716 **Shares on Loan:** 0 **Shares Instructed:** 2,716

Total Ballots: 1 **Voting Policy:** Sustainability

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Susan K. Avery	Mgmt	Yes	For	For	For	For
<p><i>Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. Votes AGAINST CEO/Chair Darren Woods are warranted given that the CEO and chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. A vote FOR the remaining director nominees is warranted.</i></p>							
1.2	Elect Director Angela F. Braly	Mgmt	Yes	For	For	For	For
1.3	Elect Director Ursula M. Burns	Mgmt	Yes	For	For	For	For
1.4	Elect Director Kenneth C. Frazier	Mgmt	Yes	For	For	For	For
1.5	Elect Director Steven A. Kandarian	Mgmt	Yes	For	For	For	For
1.6	Elect Director Douglas R. Oberhelman	Mgmt	Yes	For	For	For	For
1.7	Elect Director Samuel J. Palmisano	Mgmt	Yes	For	For	For	For
1.8	Elect Director Steven S Reinemund	Mgmt	Yes	For	For	For	For
1.9	Elect Director William C. Weldon	Mgmt	Yes	For	For	For	For
1.10	Elect Director Darren W. Woods	Mgmt	Yes	For	For	Against	For
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	Yes	For	For	For	For

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Exxon Mobil Corporation

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	Yes	For	Against	Against	Against
<p><i>Voting Policy Rationale: A vote AGAINST this proposal is warranted. While the committee was sufficiently responsive to last year's low say-on-pay vote, there are continuing concerns around the structure of incentive pay programs. The annual incentive program does not require growth in the earnings metric in order to maintain payouts at the same level as the prior year, and the program lacks a meaningful threshold requirement. Equity awards remained entirely time-vesting, although performance disclosure somewhat improved. However, the considerations involved in determining equity award size – benchmarking, prior 10-year relative performance, and pay grades – do not adequately demonstrate strong linkage to objective company performance. Given the lack of metric weightings and no disclosed pre-set threshold and target goals, it appears award sizes are ultimately determined by committee discretion. While recognizing that the new CEO's pay declined, the lack of forward-looking performance vesting criteria means that the large majority of top executive pay is earned merely by the passage of time.</i></p>							
4	Require Independent Board Chairman	SH	Yes	Against	For	For	For
<p><i>Voting Policy Rationale: A vote FOR this non-binding proposal is warranted. This proposal would not require an immediate change in the board leadership structure, as it requests the policy requiring an independent chair be phased in for the next CEO transition. The role of the Presiding Director is not a sufficient counterbalance to the combined roles of CEO/chair, suggesting that the company could benefit from a policy to have an independent chair on a going-forward basis.</i></p>							
5	Amend Bylaws -- Call Special Meetings	SH	Yes	Against	For	For	For
<p><i>Voting Policy Rationale: A vote FOR this proposal is warranted, as the ability of the holders of 10 percent of outstanding shares to call a special meeting would supplement shareholders' existing right under New Jersey law to petition the Superior Court to call a special meeting upon a showing of good cause.</i></p>							
6	Disclose a Board Diversity and Qualifications Matrix	SH	Yes	Against	Against	Against	Against
<p><i>Voting Policy Rationale: A vote AGAINST this resolution is warranted for the following reasons:* Exxon provides sufficient information regarding the experiences, qualifications, and attributes of director nominees for shareholders to assess their suitability for the board; and* The company does not appear to be lagging its peers by not disclosing a board diversity and qualifications matrix, in particular one that identifies a board member by his or her race or ethnicity.</i></p>							
7	Report on lobbying Payments and Policy	SH	Yes	Against	For	For	For
<p><i>Voting Policy Rationale: A vote FOR this proposal is warranted, as additional disclosure of the company's lobbying-related expenditures, trade association payments, and board-level oversight mechanisms would help shareholders better assess the risks and benefits associated with the company's participation in the public policy process.</i></p>							

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	ecarlos	05/17/2018	ecarlos	05/17/2018	2,716	2,716
Total Shares:							2,716	2,716

MEG Energy Corp.

Meeting Date: 05/31/2018	Country: Canada	Primary Security ID: 552704108	Meeting ID: 1219499
Record Date: 04/24/2018	Meeting Type: Annual	Ticker: MEG	
Primary CUSIP: 552704108	Primary ISIN: CA5527041084	Primary SEDOL: B4XF9J1	Proxy Level: 3

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

MEG Energy Corp.

Shares Voted: 27,300

Votable Shares: 27,300

Shares on Loan: 0

Shares Instructed: 27,300

Total Ballots: 1

Voting Policy: Sustainability

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Jeffrey J. McCaig	Mgmt	Yes	For	For	For	For
<p><i>Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.</i></p>							
1.2	Elect Director David B. Krieger	Mgmt	Yes	For	For	For	For
1.3	Elect Director James D. McFarland	Mgmt	Yes	For	For	For	For
1.4	Elect Director Harvey Doerr	Mgmt	Yes	For	For	For	For
1.5	Elect Director Robert Hodgins	Mgmt	Yes	For	For	For	For
1.6	Elect Director Diana J. McQueen	Mgmt	Yes	For	For	For	For
1.7	Elect Director William R. Klesse	Mgmt	Yes	For	For	For	For
1.8	Elect Director Timothy Hodgson	Mgmt	Yes	For	For	For	For
1.9	Elect Director Daniel S. Farb	Mgmt	Yes	For	For	For	For
2	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	For	For	For	For
<p><i>Voting Policy Rationale: Vote FOR this non-binding advisory vote on executive compensation approach. The quantitative pay-for-performance screen has identified a medium concern. This concern level is driven by the company's CEO pay-to-TSR Alignment (PTA), which compares the company's absolute performance against CEO pay over the most recent five-year period. The company has strengthened the linkage between pay and performance over the last two fiscal years, in an attempt to address shareholders' concern over the relative underperformance by implementing various changes listed below to its compensation program: * the weighting of the PSU metric based on Relative TSR has been increased from 40 to 60 percent; * performance-based PSUs comprise 50 percent of the total LTI grants; and * the proportion of time-based options has been reduced to 20 percent of the LTI grant with corresponding increase in PSUs and RSUs. Overall, after considering the long-term underperformance relative to its self-selected peers, the MEDIUM concern is maintained for the year.</i></p>							
3	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	Yes	For	For	For	For
<p><i>Voting Policy Rationale: Vote FOR the ratification of PricewaterhouseCoopers LLP as auditor as non-audit fees (13 percent) were reasonable relative to total fees paid to the auditor.</i></p>							

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	05/15/2018	Auto-Approved	05/15/2018	27,300	27,300
Total Shares:							27,300	27,300

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Total SA

Meeting Date: 06/01/2018	Country: France	Primary Security ID: F92124100	Meeting ID: 1219421
Record Date: 04/23/2018	Meeting Type: Annual/Special	Ticker: FP	
Primary CUSIP: F92124100	Primary ISIN: FR0000120271	Primary SEDOL: B15C557	Proxy Level: N/A
Total Ballots: 1	Shares Voted: 22,122	Votable Shares: 22,122	Shares On Loan: 0
	Voting Policy: Sustainability		Shares Instructed: 22,122

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
	Meeting for ADR Holders	Mgmt	No				
	Ordinary Business	Mgmt	No				
1	Approve Financial Statements and Statutory Reports	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and lack of concerns.</i>							
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	Yes	For	For	For	For
3	Approve Allocation of Income and Dividends of EUR 2.48 per Share	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Votes FOR these income allocation proposals are warranted because the proposed payout ratio is adequate without being excessive.</i>							
4	Approve Stock Dividend Program (Cash or New Shares)	Mgmt	Yes	For	For	For	For
5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Such share buyback programs merit a vote FOR.</i>							
6	Reelect Patrick Pouyanne as Director	Mgmt	Yes	For	Against	Against	For
<i>Voting Policy Rationale: Reelection of Chairman and CEOs as the functions of chairman and CEO are combined, a vote AGAINST the reelection of Patrick Pouyanne is warranted (Item 6). Reelection of remaining board members Votes FOR the (re)elections of these independent nominees are warranted in the absence of specific concerns (Items 7-8).</i>							
7	Reelect Patrick Artus as Director	Mgmt	Yes	For	For	For	For
8	Reelect Anne-Marie Idrac as Director	Mgmt	Yes	For	For	For	For
9	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: A vote FOR this proposal is warranted because the information disclosed in the auditors' special report does not give rise any concerns.</i>							
10	Approve Agreements with Patrick Pouyanne	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: A vote FOR this proposal is warranted based on the information disclosed in the auditors' special report.</i>							
11	Approve Compensation of Chairman and CEO	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: A vote FOR this remuneration report is warranted because it does not raise any significant concern.</i>							

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Total SA

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
12	Approve Remuneration Policy of Chairman and CEO	Mgmt	Yes	For	For	For	For
	<p><i>Voting Policy Rationale: A vote FOR the proposed remuneration policy is warranted, though the following concerns are raised:*</i> <i>The board has not disclosed a cap on long-term awards, while the number of awards to be granted in 2018 increased; and*</i> <i>The board has not provided sufficient information on long-term awards in case of an executives' departure; and*</i> The board has a certain amount of discretion in determining golden hellos. The main reasons for support are: * The board provides a rationale for the increase in LTIP awards for 2018, in the context of the Chairman and CEO's renewal at this AGM; * The policy imposes a two-year holding period for future long-term awards; and* The policy is well described and does not raise other significant concerns.</p>						
	Extraordinary Business	Mgmt	No				
13	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights and/or Capitalization of Reserves for Bonus Issue or Increase in Par Value, up to Aggregate Nominal Amount of EUR 2.5 Billion	Mgmt	Yes	For	For	For	For
	<p><i>Voting Policy Rationale: Votes FOR the authorizations under Items 13-17 are warranted as their proposed volumes respect the recommended guidelines for issuances with and without preemptive rights.</i></p>						
14	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 625 Million	Mgmt	Yes	For	For	For	For
15	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 625 Million	Mgmt	Yes	For	For	For	For
16	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	Mgmt	Yes	For	For	For	For
17	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	Yes	For	For	For	For
18	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	Yes	For	For	For	For
	<p><i>Voting Policy Rationale: A vote FOR is warranted because the plans could increase employee participation to a level of ownership that would remain acceptable for savings-related share purchase plans.</i></p>						
19	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	Yes	For	For	For	For
	<p><i>Voting Policy Rationale: A vote FOR this item is warranted because the terms of the proposed authorization are not problematic.</i></p>						
	Shareholder Proposals Submitted by UES Amont Total Workers' Council	Mgmt	No				
20	Amend Article 11 of Bylaws to Comply with Legal Changes Re: Employee Representatives	SH	Yes	Against	Against	Against	Against
	<p><i>Voting Policy Rationale: As this amendment would provide a restrictive process to designate candidates for the position of employee shareholders board representative and because the positive aspects of this process could not be clearly determined, this proposal warrants a vote AGAINST.</i></p>						

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Total SA

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	ecarlos	05/11/2018	ecarlos	05/11/2018	22,122	22,122
Total Shares:							22,122	22,122

Devon Energy Corporation

Meeting Date: 06/06/2018 **Country:** USA **Primary Security ID:** 25179M103 **Meeting ID:** 1232598
Record Date: 04/09/2018 **Meeting Type:** Annual **Ticker:** DVN

Primary CUSIP: 25179M103 **Primary ISIN:** US25179M1036 **Primary SEDOL:** 2480677 **Proxy Level:** 3

Shares Voted: 13,382 **Votable Shares:** 13,382 **Shares on Loan:** 0 **Shares Instructed:** 13,382

Total Ballots: 1 **Voting Policy:** Sustainability

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Barbara M. Baumann	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: A vote FOR the director nominees is warranted.</i>							
1.2	Elect Director John E. Bethancourt	Mgmt	Yes	For	For	For	For
1.3	Elect Director David A. Hager	Mgmt	Yes	For	For	For	For
1.4	Elect Director Robert H. Henry	Mgmt	Yes	For	For	For	For
1.5	Elect Director Michael Kanovsky	Mgmt	Yes	For	For	For	For
1.6	Elect Director John Krenicki, Jr.	Mgmt	Yes	For	For	For	For
1.7	Elect Director Robert A. Mosbacher, Jr.	Mgmt	Yes	For	For	For	For
1.8	Elect Director Duane C. Radtke	Mgmt	Yes	For	For	For	For
1.9	Elect Director Mary P. Ricciardello	Mgmt	Yes	For	For	For	For
1.10	Elect Director John Richels	Mgmt	Yes	For	For	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Although the company reduced the performance-based portion of the long-term grants, a vote FOR this proposal is warranted as pay and performance are reasonably aligned at this time.</i>							
3	Ratify KPMG LLP as Auditors	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.</i>							
4	Provide Right to Act by Written Consent	SH	Yes	Against	For	For	For
<i>Voting Policy Rationale: A vote FOR this proposal is warranted given that the ability to act by written consent would enhance shareholder rights.</i>							

Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Devon Energy Corporation

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	05/11/2018	Auto-Approved	05/11/2018	13,382	13,382
Total Shares:							13,382	13,382

Pengrowth Energy Corporation

Meeting Date: 06/26/2018 **Country:** Canada **Primary Security ID:** 70706P104 **Meeting ID:** 1222734
Record Date: 05/01/2018 **Meeting Type:** Annual **Ticker:** PGF

Primary CUSIP: 70706P104 **Primary ISIN:** CA70706P1045 **Primary SEDOL:** B67M828 **Proxy Level:** 3

Shares Voted: 70,590 **Votable Shares:** 70,590 **Shares on Loan:** 0 **Shares Instructed:** 70,590

Total Ballots: 1 **Voting Policy:** Sustainability

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR the ratification of KPMG LLP as auditor as non-audit fees (12 percent) were reasonable relative to total fees paid to the auditor.</i>							
2.1	Elect Director Wayne K. Foo	Mgmt	Yes	For	For	For	For
<i>Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.</i>							
2.2	Elect Director Kelvin B. Johnston	Mgmt	Yes	For	For	For	For
2.3	Elect Director James D. McFarland	Mgmt	Yes	For	For	For	For
2.4	Elect Director A. Terence Poole	Mgmt	Yes	For	For	For	For
2.5	Elect Director Peter D. Sametz	Mgmt	Yes	For	For	For	For
2.6	Elect Director D. Michael G. Stewart	Mgmt	Yes	For	For	For	For
3	Advisory Vote on Executive Compensation Approach	Mgmt	Yes	For	Against	Against	Against
<i>Voting Policy Rationale: Vote AGAINST this non-binding advisory vote. The quantitative pay-for-performance screen has identified a high concern. After considering: * Long-term negative shareholder experience* Realized / realizable pay appears to suggest possible misalignment between pay and performance in the most recent years. * Insufficient disclosure relating the higher bonus and lower Corporate Factor* Starting 2018, options will replace PSUs and RSUs as the only LTI for NEOs. The high concern is maintained for the year.</i>							
4	Approve Stock Option Plan	Mgmt	Yes	For	Against	Against	Against
<i>Voting Policy Rationale: Based on evaluation of the estimated cost, plan features, grant practices, and overriding negative factors using the Equity Plan Score Card (EPSC), vote AGAINST this stock option plan due to the following key factor(s): * The plan's estimated cost is excessive; * The plan contains a problematic change-in-control provision</i>							

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
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Vote Summary Report

Date range covered: 07/01/2017 to 06/30/2018

Location(s): All Locations

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Pengrowth Energy Corporation

Ballot Details

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructor Name	Date Instructed	Approver Name	Date Approved	Votable Shares	Shares Voted
MARKLAND OIL SANDS SECTOR FUND, 9070	B01MSZF1000002C	Confirmed	Auto-Instructed	06/07/2018	Auto-Approved	06/07/2018	70,590	70,590
Total Shares:							70,590	70,590

PARAMETERS

Location(s): All Locations

Account Group(s): All Account Groups

Institution Account(s): MARKLAND OIL SANDS SECTOR FUND

Custodian Account(s): All Custodian Accounts

Additional Policy: None

ADR Meetings: All Meetings

Ballot Statuses: All Statuses

Contrary Votes: All Votes

Date Format: MM/DD/YYYY

Header Display: Repeat Headers for Any Meeting Split by Multiple Pages

Markets: All Markets

Meeting ID's: All Meeting ID's

Meeting Types: All Meeting Types

PoA Markets: All Markets

Proposal Proponents: All Proponents

Rationale: All Rationale

Recommendations: All Recommendations

Record Date Markets: All Markets

Shareblocking Markets: All Markets

Sort Order: Meeting Date, Company Name

Vote Instructions: All Instructions

Voting Policies: All Policies

Zero (0) Share Ballots: All Ballots

Account Watchlist: None

Country Watchlist: None

Issuer Watchlist: None

Proposal Code Watchlist: None

Proposal Code Watchlist - Agenda Output: Include Full Meeting Agenda