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JFT Strategies Fund

Annual Report of Proxy Voting Record
Reporting Period: July 1, 2019 to June 30, 2020

Name of Security:	SLANG Worldwide						
Ticker:	SLNG CN	CUSIP:	831006	Meeting Date:	July 08 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	DIRECTOR Peter W. J. Miller Chris McElvany Chris Driessen Jeremy Heidl Keith Stein Olaf van Tulder William Stocks	Management	Yes	For	For		
2	To appoint MNP LLP, Chartered Professional Accountants, as auditor to hold office until the next annual meeting of shareholders at a remuneration to be fixed by the Board of Directors.	Management	Yes	For	For		
3	To consider, and if thought fit, to pass a resolution to approve the adoption of the Company's Restricted Share Unit Plan, as more particularly described in the accompanying Information Circular.	Management	Yes	For	For		

Name of Security:	Questor Technology Inc.						
Ticker:	QST CN	CUSIP:	747946	Meeting Date:	July 10 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	DIRECTOR Jean-Michel Gires James Inkster Audrey Mascarenhas Stewart Hanlon		Management	Yes	For	For	
2	To appoint MNP LLP as the auditors of the Corporation and to authorize the directors of the Corporation to fix MNP LLP's remuneration in that capacity.		Management	Yes	For	For	
3	To consider, and if thought fit, to pass a resolution to approve the adoption of the Company's Restricted Share Unit Plan, as more particularly described in the accompanying Information Circular.		Management	Yes	For	For	
4	To fix the number of members of the board of directors to be elected at the Meeting at four (4).		Management	Yes	For	For	
5	Approval of an ordinary resolution, as more particularly set forth in the accompanying Information Circular, relating to the approval of the stock option plan of the Corporation.		Management	Yes	For	For	
6	Consider and, if thought advisable, pass an ordinary resolution approving the Company's PSU and RSU Long Term Incentive Plan, as more particularly described in the Management Information Circular of the Company dated June 13, 2019.		Management	Yes	For	For	

Name of Security:	MIMI'S ROCK CORP.						
Ticker:	MIMI CN	CUSIP:	55316N	Meeting Date:	July 10 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	To set the number of directors of the Corporation (the "Directors") at five.		Management	Yes	For	For	
2	Telfer Hanson David Kohler Norman Betts David Grandin Bryan Pearson		Management	Yes	For	For	
3	Appointment of MNP LLP as the auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.		Management	Yes	For	For	
4	Approval and ratification of the advance notice by-law of the Corporation, substantially in the form adopted by the Directors.		Management	Yes	For	For	
5	Approval of the stock option plan substantially in the form included in the management information circular dated June 10, 2019.		Management	Yes	For	For	
6	Approval of the restricted share unit plan substantially in the form included in the management information circular dated June 10, 2019.		Management	Yes	For	For	

Name of Security:	KALYTERA THERAPEUTICS, INC.						
Ticker:	KLY CN	CUSIP:	48349P	Meeting Date:	July 29 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		<i>Proposed By</i>	<i>Did Fund Vote?</i>	<i>How Fund Voted?</i>	<i>For/Against Management</i>		
1	Ronald Erickson Robert Farrell Robin Hutchison Jeffrey Paley	Management	Yes	For	For		
2	Appointment of Kost Forer Gabbay & Kasierer, a member of Ernst & Young Global as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	Management	Yes	For	For		
3	Approving an ordinary resolution, substantially in the form set out in Schedule "A" of the accompanying information circular, renewing the stock option plan of the Company as required under the policies of the TSX Venture Exchange ("TSXV").	Management	Yes	For	For		
4	Approving a special resolution, substantially in the form set out in Schedule "B" of the accompanying information circular, authorizing the board of directors of the Company (the "Board") to amend the articles of the Company to effect a consolidation of all the issued and outstanding Common Shares on the basis of one post consolidation Common Share to up to 12 pre-consolidation Common Shares, or such lesser number of pre- Consolidation Common Shares as may be accepted by the TSXV and approved by the Board, in its sole discretion, should the Board of the Company determine such consolidation to be in the best interests of the Company.	Management	Yes	For	For		

Name of Security:	CANACCORD GENUITY GROUP INC.						
Ticker:	CF CN	CUSIP:	134801	Meeting Date:	Aug 7 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	To set the number of directors at eight.		Management	Yes	For	For	
2	Appointment of Ernst & Young LLP, Chartered Accountants as auditors of the Company for the ensuing year and authorizing the directors to fix their remuneration.		Management	Yes	For	For	
3	CHARLES N. BRALVER DANIEL J. DAVIAU MICHAEL D. HARRIS MERRI L. JONES DAVID J. KASSIE TERRENCE A. LYONS DIPESH J. SHAH SALLY TENNANT		Management	Yes	For	For	

Name of Security:	STINGRAY GROUP INC.						
Ticker:	RAY/A CN	CUSIP:	86084H	Meeting Date:	Aug 7 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	CLAUDINE BLONDIN ERIC BOYKO JACQUES PARISIEN MARK PATHY GARY S. RICH FRANÇOIS-CHARLES SIROIS JOHN R. STEELE ROBERT G. STEELE PASCAL TREMBLAY			Management	Yes	For	For
2	TO APPOINT KPMG LLP, CHARTERED PROFESSIONAL ACCOUNTANTS, AS THE INDEPENDENT AUDITOR OF STINGRAY FOR THE ENSUING YEAR AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR.			Management	Yes	For	For
3	TO CONSIDER AND, IF THOUGHT ADVISABLE, TO ADOPT, WITH OR WITHOUT VARIATION, AN ORDINARY RESOLUTION APPROVING ALL UNALLOCATED PERFORMANCE SHARE UNITS UNDER STINGRAY'S PERFORMANCE SHARE UNIT PLAN.			Management	Yes	For	For
4	TO CONSIDER AND, IF THOUGHT ADVISABLE, TO ADOPT, WITH OR WITHOUT VARIATION, AN ORDINARY RESOLUTION APPROVING ALL UNALLOCATED OPTIONS UNDER STINGRAY'S STOCK OPTION PLAN.			Management	Yes	For	For

Name of Security:	Canada Goose Holdings						
Ticker:	GOOS CN	CUSIP:	135086	Meeting Date:	Aug 15 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	DANI REISS RYAN COTTON JOSHUA BEKENSTEIN STEPHEN GUNN JEAN-MARC HUËT JOHN DAVISON MAUREEN CHIQUET JODI BUTTS		Management	Yes	For	For	
2	APPOINTMENT OF DELOITTE LLP AS AUDITOR OF CANADA GOOSE HOLDINGS INC. FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION.		Management	Yes	For	For	

Name of Security:	CARROLS RESTAURANT GROUP, INC.						
Ticker:	TAST US	CUSIP:	14574X	Meeting Date:	Aug 29 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	To elect as Class I director of Carrols Restaurant Group, Inc.: Daniel T. Accordino			Management	Yes	For	For
2	To elect as Class I director of Carrols Restaurant Group, Inc.: Matthew Perelman			Management	Yes	For	For
3	To adopt, on an advisory basis, a resolution approving the compensation of the Company's Named Executive Officers, as described in the Proxy Statement under "Executive Compensation".			Management	Yes	For	For
4	To approve the conversion of Carrols Restaurant Group, Inc.'s outstanding Series C Convertible Preferred Stock into shares of Carrols Restaurant Group, Inc. common stock by the removal of the restriction that prohibits such conversion.			Management	Yes	For	For
5	To approve an amendment to Carrols Restaurant Group, Inc.'s Amended and Restated Certificate of Incorporation, as amended, amending the Certificate of Designation of the Series B Convertible Preferred Stock to modify the definition of "Director-Step Down Date" and "Director Cessation Date".			Management	Yes	For	For
6	To amend Carrols Restaurant Group, Inc.'s Amended and Restated Certificate of Incorporation, as amended, to eliminate the ability of a majority of Carrols Restaurant Group, Inc.'s entire board of directors to remove directors for cause.			Management	Yes	For	For
7	To approve an amendment to the Amended and Restated Certificate of Incorporation, as amended, of Carrols Holdco Inc., Carrols Restaurant Group, Inc.'s wholly-owned subsidiary, to remove a provision that requires the vote of stockholders of Carrols Restaurant Group, Inc., in addition to the vote of Carrols Restaurant Group, Inc. (as sole stockholder) in order for Carrols Holdco Inc. to take certain actions.			Management	Yes	For	For
8	To ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the 2019 fiscal year.			Management	Yes	For	For

Name of Security:	NUBEVA TECHNOLOGIES LTD.						
Ticker:	NVBA CN	CUSIP:	67021Y	Meeting Date:	Aug 30 2019	Meeting Type:	Annual & Special
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	To set the number of Directors at four (4).	Management	Yes	For	For		
2	Randy Chou David Warner David Wu Greig Bannister	Management	Yes	For	For		
3	Appointment of Dale Matheson Carr-Hilton LaBonte LLP, Chartered Professional Accountants as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	Management	Yes	For	For		
4	To consider and, if thought fit, pass an ordinary resolution to increase the number of options available for grant under the Company's fixed number Share Option Plan, as more particularly described in the accompanying information circular.	Management	Yes	Against	Against, wanted 20% of outstanding stock for RSU / Options – above our general level		
	To consider and, if thought fit, pass an ordinary resolution to amend the number of common shares reserved for issuance under the Company's fixed number RSU Plan, as more particularly described in the accompanying information circular.	Management	Yes	Against	Against, wanted 20% of outstanding stock for RSU / Options – above our general level		

Name of Security:	OPEN TEXT CORPORATION						
Ticker:	OTEX CN	CUSIP:	683715	Meeting Date:	Sept 4 2019	Meeting Type:	Annual & Special
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	P. Thomas Jenkins Mark J. Barrenechea Randy Fowlie David Fraser Gail E. Hamilton Stephen J. Sadler Harmit Singh Michael Slaunwhite Katharine B. Stevenson C. Jürgen Tinggren Deborah Weinstein			Management	Yes	For	For
2	Re-appoint KPMG LLP, Chartered Accountants, as independent auditors for the Company.			Management	Yes	For	For
3	The non-binding Say-on-Pay Resolution, the full text of which is attached as Schedule "A" to the Circular, with or without variation, on the Company's approach to executive compensation, as more particularly described in the Circular			Management	Yes	For	For
4	The Amended and Restated Shareholder Rights Plan Resolution, the full text of which is attached as "Schedule B" to this Circular, with or without variation, to continue, amend and restate the Company's Shareholder Rights Plan, as more particularly described in the Circular.			Management	Yes	For	For

Name of Security:	EMPIRE COMPANY LIMITED						
Ticker:	EMP/A CN	CUSIP:	291843	Meeting Date:	Sept 12 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	The advisory resolution on the Company's approach to executive compensation as set out in the Information Circular of the Company.		Management	Yes	For	For	

Name of Security:	BURCON NUTRASCIENCE CORPORATION						
Ticker:	BU CN	CUSIP:	120831	Meeting Date:	Sept 17 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	Rosanna Chau David L. John Tyrrell Alan Chan J. Douglas Gilpin Peter H. Kappel David Ju Calvin Chi Leung Ng		Management	Yes	For	For	
2	Appointment of PricewaterhouseCoopers LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.		Management	Yes	For	For	

Name of Security:	MEDEXUS PHARMACEUTICALS INC.						
Ticker:	MDP CN	CUSIP:	58410Q	Meeting Date:	Sept 18 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	To fix the number of Directors for the ensuing year at seven (7).	Management	Yes	For	For		
2	Peter van der Velden Kenneth d'Entremont Sylvain Chrétien Michael P. Mueller Benoit Gravel Stephen Nelson Adele M. Gulfo	Management	Yes	For	For		
3	Appointment of PricewaterhouseCoopers LLP, Chartered Accountants as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	Management	Yes	For	For		

Name of Security:	ALITHYA GROUP INC.						
Ticker:	ALYA CN	CUSIP:	01643B	Meeting Date:	Sept 18 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	Dana Ades-Landy Robert Comeau Fredrick DiSanto Lucie Martel Paul Raymond Ghyslain Rivard Jeffrey Rutherford C. Lee Thomas Pierre Turcotte		Management	Yes	For	For	
2	To appoint Raymond Chabot Grant Thornton LLP as auditors of the Company and authorize the Board to fix their remuneration.		Management	Yes	For	For	

Name of Security:	BENCHMARK METALS						
Ticker:	BNCH CN	CUSIP:	07097Q	Meeting Date:	Dec 13 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	Michael Dufresne James S. Greig Sean Mager Toby R. Pierce John Williamson		Management	Yes	For	For	
2	Appointment of Manning Elliott LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.		Management	Yes	For	For	
3	To set the number of directors at five (5).		Management	Yes	For	For	
4	To ratify and approve the existing stock option plan, as more particularly set out in the Information Circular.		Management	Yes	For	For	

Name of Security:	Visa Inc						
Ticker:	V US	CUSIP:	92826C	Meeting Date:	Jan 28 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	Lloyd A. Carney Mary Cranston Francisco Javier Fernandez-Carbajal Alfred Kelly Jr. Ramon Laguarda John Lundgren Robert Matschullat Denise Morrison Suzanne Johnson John Swainson Maynard G Webb Jr.			Management	Yes	For	For
2	Advisory vote to approve executive compensation.			Management	Yes	For	For
3	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the 2020 fiscal year.			Management	Yes	For	For

Name of Security:	IONIC BRANDS CORP. DEBS DUE 10% 05/16/22						
Ticker:	Private	CUSIP:	462202AA0	Meeting Date:	Feb 19 2020	Meeting Type:	Special
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	To consider and if thought advisable, to pass, with or without variation, an extraordinary resolution, the full text of which is set forth in Appendix A to the accompanying Management Information Circular, approving certain amendments to the amended and restated debenture indenture dated December 20, 2019 between the Company and Odyssey Trust Company		Management	Yes	For	For	

Name of Security:	IONIC BRANDS CORP. WARR EXP 22 05/16/22						
Ticker:	Private	CUSIP:	462202110	Meeting Date:	Feb 19 2020	Meeting Type:	Special
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	To consider and if thought advisable, to pass, with or without variation, an extraordinary resolution, the full text of which is set forth in Appendix C to the accompanying Management Information Circular, approving certain amendments to the warrant indenture dated May 16, 2019 between the Company and Odyssey Trust Company		Management	Yes	For	For	

Name of Security:	MULLEN GROUP LTD.						
Ticker:	MTL CN	CUSIP:	625284	Meeting Date:	May 4 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	Christine McGinley Stephen H. Lockwood David E. Mullen Murray K. Mullen Philip J. Scherman Sonia Tibbatts		Management	Yes	For	For	
2	To fix the number of directors of Mullen Group to be elected at the Meeting at (6) six.		Management	Yes	For	For	
3	To appoint PricewaterhouseCoopers LLP, Chartered Professional Accountants, as Mullen Group's auditors, for the ensuing year and to authorize the directors of Mullen Group to fix their remuneration.		Management	Yes	For	For	

Name of Security:	Freehold Royalty						
Ticker:	FRU CN	CUSIP:	356500	Meeting Date:	May 5 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	Gary R. Bugeaud Peter T. Harrison J. Douglas Kay Arthur N. Korpach Susan M. MacKenzie Thomas J. Mullane Marvin F. Romanow Aidan M. Walsh			Management	Yes	For	For
2	Appointment of KPMG LLP, Chartered Professional Accountants, as Auditors of Freehold for the ensuing year.			Management	Yes	For	For
3	To vote, on an advisory, non-binding basis, to accept Freehold's approach to executive compensation.			Management	Yes	For	For
	To consider and, if thought advisable, to pass, with or without variation, a special resolution approving a reduction in the stated capital of Freehold, as more particularly described in the Information Circular.			Management	Yes	For	For

Name of Security:	ENERFLEX LTD.						
Ticker:	EFX CN	CUSIP:	29269R	Meeting Date:	May 8 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	Robert S. Boswell Maureen Cormier Jackson W. Byron Dunn H. Stanley Marshall Kevin J. Reinhart Marc E. Rossiter Stephen J. Savidant Juan Carlos Villegas Michael A. Weill Helen J. Wesley			Management	Yes	For	For
2	Appoint Ernst & Young LLP as auditors at a remuneration to be fixed by the Board of Directors.			Management	Yes	For	For
3	Approve an advisory resolution to accept the Company's approach to executive compensation.			Management	Yes	Against	Against
	Approve an amendment to the Company's Amended and Restated 2013 Option Plan to replenish and increase the number of common shares reserved for issuance thereunder.			Management	Yes	Against	Against

Name of Security:	ACCORD FINANCIAL CORP.						
Ticker:	ACD CN	CUSIP:	00435L	Meeting Date:	May 6 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	David Beutel Ken Hitzig Simon Hitzig Jean Holley Gary Prager Stephen Warden		Management	Yes	For	For	
2	Appointment of KPMG LLP, Chartered Accountants, as auditors of the Corporation for the ensuing year and to authorize the directors, through their Audit Committee, to fix the remuneration to be paid to the auditors.		Management	Yes	For	For	

Name of Security:	BALMORAL RESOURCES LTD.						
Ticker:	BAR CN	CUSIP:	05874M	Meeting Date:	May 7 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		<i>Proposed By</i>	<i>Did Fund Vote?</i>	<i>How Fund Voted?</i>	<i>For/Against Management</i>		
1	To consider, pursuant to an interim order of the Supreme Court of British Columbia dated March 20, 2020, and, if deemed advisable, pass, with or without variation, a special resolution, the full text of which is attached as Appendix "A" to the management information circular of the Company dated March 27, 2020 (the "Circular"), authorizing and approving the arrangement (the "Arrangement") with Wallbridge Mining Company Limited under Division 5 of Part 9 of the Business Corporations Act (British Columbia), as more particularly set out in the Circular under the heading "Information Concerning the Arrangement".	Management	Yes	For	For		
2	To act upon such other matters as may properly come before the Meeting or any adjournment(s) or postponement(s) thereof.	Management	Yes	For	For		

Name of Security:	AIRBOSS OF AMERICA CORP.						
Ticker:	BOS CN	CUSIP:	00927V	Meeting Date:	May 11 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	Peter Grenville Schoch Anita Antenucci David Camilleri Mary Matthews Robert McLeish Brian Robbins Alan Watson		Management	Yes	For	For	
2	Re-appointment of KPMG LLP, Chartered Accountants, as auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.		Management	Yes	For	For	

Name of Security:	BADGER DAYLIGHTING LTD.						
Ticker:	BAD CN	CUSIP:	05651W	Meeting Date:	May 8 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	Glen Roane Catherine Best Grant Billing David Bronicheski William Derwin Mary Jordan William Lingard Garry Mihaichuk Paul Vanderberg	Management	No		Did not get proxy		
2	To appoint Deloitte LLP, Chartered Accountants, as auditors of Badger for the ensuing year and to authorize the directors of Badger to fix the remuneration of such auditors	Management	No		Did not get proxy		
3	To accept the approach to executive compensation disclosed in the management proxy circular delivered in advance of the 2020 annual meeting of the shareholders of Badger.	Management	No		Did not get proxy		

Name of Security:	IBI Group						
Ticker:	IBG CN	CUSIP:	44925L	Meeting Date:	May 8 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	Scott Stewart David Thom Dale Richmond Claudia Krywiak John Reid Michael Nobrega Paula Sinclair			Management	Yes	For	For
2	The appointment of KPMG LLP as auditors of the Corporation and the authorization of the Directors of the Corporation to fix their remuneration.			Management	Yes	For	For
3	The resolution amending the Stock Option Plan of the Corporation, as described in the Circular related to the meeting.			Management	Yes	For	For
4	The acceptance of the Corporation's approach to executive compensation (say on pay), as described in the Circular related to the Meeting.			Management	Yes	For	For

Name of Security:	SUPERIOR PLUS CORP.						
Ticker:	SPB CN	CUSIP:	86828P	Meeting Date:	May 13 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	DIRECTOR Catherine M. Best Eugene V.N. Bissell Richard C. Bradeen Luc Desjardins Randall J. Findlay Patrick E. Gottschalk Douglas J. Harrison Mary B. Jordan David P. Smith	Management	Yes	For	For		
2	On the appointment of Ernst & Young LLP, as auditors of the Corporation at such remuneration as may be approved by the directors of the Corporation.	Management	Yes	For	For		
3	To approve the Corporation's advisory vote on executive compensation.	Management	Yes	For	For		

Name of Security:	DIVERSIFIED ROYALTY CORP.						
Ticker:	DIV CN	CUSIP:	255331	Meeting Date:	May 14 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	DIRECTOR Lawrence Haber Johnny Ciampi Paula Rogers Garry Herdler Lorraine McLachlan			Management	Yes	For	For
2	To appoint KPMG LLP as auditors of the Corporation for the ensuing year and to authorize the directors of the Corporation to fix their remuneration			Management	Yes	For	For
3	To consider and, if thought advisable, to pass an ordinary resolution for the renewal and amendment and restatement of the Corporation's Amended and Restated Stock Option Plan, the full text of which resolution is included as Schedule C to the accompanying information circular of the Corporation (the "Circular").			Management	Yes	For	For
4	To consider and, if thought advisable, to pass an ordinary resolution for the renewal and amendment and restatement of the Corporation's Amended and Restated Long Term Incentive Plan, the full text of which resolution is included as Schedule D to the Circular.			Management	Yes	For	For

Name of Security:	NEXUS REAL ESTATE INVESTMENT TRUST						
Ticker:	NRX/U CN	CUSIP:	65342N	Meeting Date:	May 14 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	DIRECTOR Floriana Cipollone Brad Cutsey Kelly Hanczyk Nick Lagopulos Ben Rodney			Management	No – proxy not received		
2	To Set the Number of Trustees at 5.			Management	No – proxy not received		
3	Appointment of PriceWaterhouseCoopers LLP as Auditor of the Trust for the ensuing year and authorizing the Trustees to fix their remuneration.			Management	No – proxy not received		
4	Confirming the adoption by the REIT of the existing Unit Option Plan.			Management	No – proxy not received		

Name of Security:	INOVALIS REAL ESTATE INVESTMENT TRUST						
Ticker:	INO/U CN	CUSIP:	45780E	Meeting Date:	May 13 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	DIRECTOR <ul style="list-style-type: none"> • STÉPHANE AMINE • DANIEL ARGIOS • JEAN-DANIEL COHEN • JO-ANN LEMPert • MICHAEL LAGOPOULOS • MARC MANASTERSKI • MICHAEL MISSAGHIE • ROBERT J. PICARD • 			Management	No – proxy not received		
2	RE-APPOINTMENT OF ERNST & YOUNG LLP, AS AUDITOR OF THE REIT FOR THE ENSUING YEAR AND TO AUTHORIZE THE BOARD OF TRUSTEES OF THE REIT TO FIX THEIR REMUNERATION.			Management	No – proxy not received		
3	CONSIDER AND, IF THOUGHT ADVISABLE, TO PASS, WITH OR WITHOUT VARIATION, A RESOLUTION RATIFYING, CONFIRMING AND APPROVING THE RIGHTS PLAN OF THE REIT, AS MORE FULLY DESCRIBED IN THE MANAGEMENT INFORMATION CIRCULAR.			Management	No – proxy not received		

Name of Security:	HOME CAPITAL GROUP INC.						
Ticker:	HCG CN	CUSIP:	436913	Meeting Date:	May 13 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	DIRECTOR <ul style="list-style-type: none"> • YOUSRY BISSADA • ROBERT J. BLOWES • PAUL W. DERKSEN • PAUL G. HAGGIS • ALAN R. HIBBEN • SUSAN E. HUTCHISON • CLAUDE R. LAMOUREUX • JAMES H. LISSON • HOSSEIN RAHNAMA • LISA L. RITCHIE • SHARON H. SALLOWS • 			Management	No – proxy not received		
2	APPOINT ERNST & YOUNG LLP AS AUDITOR OF THE CORPORATION AND AUTHORIZE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR (SEE "BUSINESS OF THE MEETING - APPOINTMENT OF AUDITOR" IN THE CIRCULAR).			Management	No – proxy not received		
3	APPROVE THE ADVISORY RESOLUTION TO ACCEPT THE APPROACH TO EXECUTIVE COMPENSATION AS DISCLOSED IN THE MANAGEMENT INFORMATION CIRCULAR (SEE "BUSINESS OF THE MEETING - SHAREHOLDER ADVISORY VOTE ON APPROACH TO EXECUTIVE COMPENSATION" IN THE CIRCULAR).			Management	No – proxy not received		

Name of Security:	EQUITABLE GROUP INC.						
Ticker:	EQB CN	CUSIP:	294505	Meeting Date:	May 15 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	DIRECTOR <ul style="list-style-type: none"> • Eric Beutel • Michael Emory • Susan Ericksen • Kishore Kapoor • David LeGresley • Lynn McDonald • Andrew Moor • Rowan Saunders • Vincenza Sera • Michael Stramaglia • 	Management	Yes	For	For		
2	Appointment of KPMG LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	Management	Yes	For	For		

Name of Security:	COMINAR REAL ESTATE INVESTMENT TRUST						
Ticker:	CUF U CN	CUSIP:	199910	Meeting Date:	May 13 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT AUDITOR AND AUTHORIZE THE TRUSTEES OF THE REIT TO FIX ITS REMUNERATION.	Management	Yes	For	For		
2	TO EXAMINE AND, IF DEEMED ADVISABLE, APPROVE, WITH OR WITHOUT AMENDMENT, THE SPECIAL RESOLUTION (IN THE FORM ATTACHED AS SCHEDULE A TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR) TO INCREASE THE NUMBER OF TRUSTEES OF THE REIT FROM NINE TO TEN TRUSTEES.	Management	Yes	For	For		
3	LUC BACHAND CHRISTINE BEAUBIEN PAUL D. CAMPBELL MITCHELL COHEN SYLVAIN COSSETTE ZACHARY R. GEORGE JOHANNE LÉPINE MICHEL THÉROUX RENÉ TREMBLAY KAREN LAFLAMME	Management	Yes	For	For		
4	TO CONSIDER AND, IF THOUGHT ADVISABLE, TO PASS THE NON-BINDING ADVISORY "SAY ON PAY" RESOLUTION ON EXECUTIVE COMPENSATION, AS MORE PARTICULARLY SET FORTH IN THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR, DELIVERED IN ADVANCE OF THE 2020 ANNUAL AND SPECIAL VIRTUAL MEETING OF UNITHOLDERS.	Management	Yes	For	For		
5	TO CONSIDER AND, IF THOUGHT ADVISABLE, TO PASS THE RESOLUTIONS (IN THE FORM ATTACHED AS SCHEDULE B TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR) AUTHORIZING AND APPROVING CERTAIN AMENDMENTS TO THE CONTRACT OF TRUST	Management	Yes	For	For		

	OF THE REIT REGARDING UNIT DISTRIBUTION AS REFLECTED IN SECTION 4.6 OF THE MANAGEMENT PROXY CIRCULAR.				
6	TO CONSIDER AND, IF THOUGHT ADVISABLE, TO PASS THE SPECIAL RESOLUTIONS (IN THE FORM ATTACHED AS SCHEDULE C TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR) AUTHORIZING AND APPROVING CERTAIN AMENDMENTS TO THE CONTRACT OF TRUST IN REGARD OF THE INVESTMENT GUIDELINES AS REFLECTED IN SECTION 4.6 OF THE MANAGEMENT PROXY CIRCULAR.	Management	Yes	For	For
6	TO CONSIDER AND, IF THOUGHT ADVISABLE, TO PASS, WITH OR WITHOUT AMENDMENT, THE RESOLUTIONS (IN THE FORM ATTACHED AS SCHEDULE D TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR) AUTHORIZING AND APPROVING THE UNITHOLDERS RIGHTS PLAN AS REFLECTED IN SECTION 4.7 OF THE MANAGEMENT PROXY CIRCULAR.	Management	Yes	For	For

Name of Security:	Wallbridge Mining						
Ticker:	WM CN	CUSIP:	932397	Meeting Date:	June 2 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	DIRECTOR <ul style="list-style-type: none"> • Alar Soever • Faramarz Kord • W. Warren Holmes • Janet Wilkinson • Darryl Sittler • Parviz Farsangi • Shawn Day • Michael Pesner • Anthony Makuch 	Management	Yes	For	For		
2	To Set the Number of Directors at Nine (9).	Management	Yes	For	For		
3	Appointment of KPMG LLP as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	Management	Yes	For	For		
4	To consider, and if thought advisable, pass a resolution to confirm, ratify and approve the new by-laws of the Corporation, described in further detail under the heading Particulars of Matters to be Acted Upon - Approval of By-Law No. 1A and Schedule "A" in the attached Management Information Circular dated April 21, 2020.	Management	Yes	For	For		

Name of Security:	BRP Inc						
Ticker:	DOO CN	CUSIP:	05577W	Meeting Date:	may 28 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	DIRECTOR Pierre Beaudoin Joshua Bekenstein José Boisjoli Charles Bombardier Michael Hanley Louis Laporte Estelle Métayer Nicholas Nomicos Daniel J. O'Neill Edward Philip Joseph Robbins Barbara Samardzich	Management	Yes	For	For		
2	Appointment of Deloitte LLP, Chartered Professional Accountants, as Auditor of the Corporation.	Management	Yes	For	For		
3	Adoption of an advisory non-binding resolution in respect of the Corporation's approach to executive compensation, as more particularly described in the Management Proxy Circular dated April 28, 2020, which can be found at the Corporation's website at ir.brp.com and under its profile on SEDAR at www.sedar.com.	Management	Yes	For	For		

Name of Security:	Extencicare						
Ticker:	EXE CN	CUSIP:	30224T	Meeting Date:	may 28 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	DIRECTOR Norma Beauchamp Michael Guerriere Sandra L. Hanington Alan R. Hibben Brent Houlden Donna E. Kingelin Samir Manji Al Mawani Alan D. Torrie		Management	Yes	For	For	
2	Appointment of KPMG LLP as Auditors of Extencicare and authorizing the Directors to fix its remuneration.		Management	Yes	For	For	
3	An advisory non-binding resolution to accept Extencicare's approach to executive compensation disclosed in the Information Circular.		Management	Yes	For	For	

Name of Security:	Fiera						
Ticker:	FSZ CN	CUSIP:	31660A	Meeting Date:	may 28 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	DIRECTOR Geoff Beattie Gary Collins Jean Raby David R. Shaw		Management	Yes	For	For	
2	Appointment of Deloitte LLP as the auditor of the Corporation and authorize the Directors to fix their remuneration.		Management	Yes	For	For	
3	To approve a special resolution of the holders of Class A subordinate voting shares of the Corporation and Class B special voting shares of the Corporation (the "Internal Reorganization Resolution") to approve the transfer by the Corporation of all of its Canadian portfolio management activities to one or more newly created direct or indirect wholly-owned subsidiary(ies) of the Corporation in exchange for debt and/or equity securities of such direct or indirect wholly-owned subsidiary(ies), the whole has more fully described in the accompanying management information circular (the "Circular"). The full text of the Internal Reorganization Resolution is set forth in Appendix "A" of the Circular.		Management	Yes	For	For	

Name of Security:	Under Armour						
Ticker:	UA US	CUSIP:	904311	Meeting Date:	may 27 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		<i>Proposed By</i>	<i>Did Fund Vote?</i>	<i>How Fund Voted?</i>	<i>For/Against Management</i>		
1	DIRECTOR Kevin A. Plank George W. Bodenheimer Douglas E. Coltharp Jerri L. DeVard Mohamed A. El-Erian Patrik Frisk Karen W. Katz Eric T. Olson Harvey L. Sanders	Management	Yes	For	For		
2	To approve, by a non-binding advisory vote, the compensation of executives as disclosed in the "Executive Compensation" section of the proxy statement, including the Compensation Discussion and Analysis and tables.	Management	Yes	For	For		
3	To approve the Amendment to our Charter that would permit our Board of Directors to provide stockholders with the right to amend our Bylaws to the extent permitted in the Bylaws.	Management	Yes	For	For		
4	Ratification of appointment of independent registered public accounting firm.	Management	Yes	For	For		

Name of Security:	THE CHEESECAKE FACTORY INCORPORATED						
Ticker:	CAKE US	CUSIP:	163072	Meeting Date:	may 28 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	DIRECTOR David overton Edie A. Ames Alexander Cappello Jerome Kransdorf Janice Meyer Laurence Mindel David Pittaway Herbert Simon	Management	Yes	For	For		
2	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for fiscal year 2020, ending December 29, 2020.	Management	Yes	For	For		
3	To approve, on a non-binding, advisory basis, the compensation of the Company's Named Executive Officers as disclosed pursuant to the compensation disclosure rules of the Securities and Exchange Commission.	Management	Yes	For	For		

Name of Security:	ALPHABET INC.						
Ticker:	GOOGL US	CUSIP:	02079K	Meeting Date:	June 3 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	DIRECTOR <ul style="list-style-type: none"> • Larry Page • Sergey Brin • Sundar Pichai • John L. Hennessy • Frances H. Arnold • L. John Doerr • Roger W. Ferguson, Jr. • Ann Mather • Alan R. Mulally • K. Ram Shriram • Robin L. Washington 	Management	Yes	For	For		
2	Ratification of the appointment of Ernst & Young LLP as Alphabet's independent registered public accounting firm for the fiscal year ending December 31, 2020.	Management	Yes	For	For		
3	An amendment to Alphabet's Amended and Restated 2012 Stock Plan to increase the share reserve by 8,500,000 shares of Class C capital stock.	Management	Yes	For	For		
4	Advisory vote to approve named executive officer compensation.	Management	Yes	For	For		
5	A stockholder proposal regarding equal shareholder voting, if properly presented at the meeting.	Management	Yes	For	For		
6	A stockholder proposal regarding a report on arbitration of employment-related claims, if properly presented at the meeting.	Management	No				

7	A stockholder proposal regarding the establishment of a human rights risk oversight committee, if properly presented at the meeting.	Management	No		
8	A stockholder proposal regarding non-binding vote on amendment of bylaws, if properly presented at the meeting.	Management	No		
9	A stockholder proposal regarding a report on sustainability metrics, if properly presented at the meeting.	Management	No		
10	A stockholder proposal regarding a report on takedown requests, if properly presented at the meeting.	Management	No		
11	A stockholder proposal regarding majority vote for election of directors, if properly presented at the meeting.	Management	No		
12	A stockholder proposal regarding a report on gender/racial pay equity, if properly presented at the meeting.	Management	No		
13	A stockholder proposal regarding the nomination of human rights and/or civil rights expert to the board, if properly presented at the meeting.	Management	No		
14	A stockholder proposal regarding a report on whistleblower policies and practices, if properly presented at the meeting.	Management	No		

Name of Security:	CARDINAL ENERGY LTD.						
Ticker:	CJ CN - Debenture	CUSIP:	14150G	Meeting Date:	June 19 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	To consider and, if deemed advisable, to adopt, with or without variation, an extraordinary resolution substantially in the form attached as Appendix A to the accompanying management information circular dated May 24, 2020 (the "Information Circular") approving certain amendments to the trust indenture dated October 6, 2015 (the "Indenture") between the Company and Computershare Trust Company of Canada (the "Trustee") the effect of which shall be to amend the terms of the Indenture pursuant to a supplemental indenture as more particularly set forth in the Information Circular.	Management	Yes	For	For		

Name of Security:	Everledger			
Ticker:		CUSIP:		Meeting Date:
Funds:	JFT Strategies			
Description of Meeting Matter(s):	<i>Proposed By</i>	<i>Did Fund Vote?</i>	<i>How Fund Voted?</i>	<i>For/Against Management</i>
<p>1</p> <p>Company Number: 10382916</p> <p>_____</p> <p>MAJORITY CONSENT OF THE HOLDERS OF A ORDINARY SHARES OF US\$0.001383 EACH</p> <p>of</p> <p>FOREVERHOLD LIMITED (the "Company")</p> <p>Date: 1 June 2020</p> <p>Reference is made to a subscription agreement relating to the Company entered into between Image Frame Investment (HK) Limited, the Management Team (as defined therein) and the Company dated 6 June 2019 (the "Subscription Agreement"). Capitalised terms used in this document which are not otherwise defined herein shall have the meaning ascribed to them in the Subscription Agreement.</p> <p>We, the undersigned, being the holders of not less than 50% in number of the issued A ordinary shares of US\$0.001383 each in the capital of the Company (the "A Ordinary Shares") (excluding any A Ordinary Shares held by the Founder or her Permitted Transferees) HEREBY CONSENT for the purposes of clause 6.2 and schedule 8 of the Subscription Agreement to:</p> <p>1. all matters relating to the Company's application for an investment of up to (i) £2,900,000 from the UK Government's Future Fund scheme, (ii) a matched funding of up to £2,900,000 from third party investors, and (iii) an additional investment of up to £3,000,000 from third party investors (together, the "Future Fund Investment"), including the entry by the Company into any documentation relating to the Future Fund Investment, the issuance of convertible loan notes to third party investors and the UK Government under the Future Fund Investment (the "Convertible Loan Notes") and the potential conversion of the Convertible Loan Notes into shares in the Company in accordance with their terms, and any and all matters in connection with the same; and</p> <p>2. the Company seeking to obtain a special resolution pursuant to Article 11.2 of the New Articles (as defined in the Subscription Agreement) to waive the pre-emption provisions set out in Article 11 of the New Articles.</p>	Management	Yes	For	For

2	<p style="text-align: center;">WRITTEN RESOLUTIONS</p> <p style="text-align: center;">of</p> <p style="text-align: center;">FOREVERHOLD LIMITED</p> <p style="text-align: center;">PRIVATE COMPANY LIMITED BY SHARES</p> <p style="text-align: center;">(the “Company”)</p> <p style="text-align: center;">(company number: 10382916)</p> <p style="text-align: center;">1 June 2020 (the “Circulation Date”)</p> <p>Under Chapter 2 of Part 13 of the Companies Act 2006 (the “Act”), the directors of the Company propose that resolution 1 be passed as an ordinary resolution pursuant to section 282 of the Act and resolution 2 be passed as a special resolution pursuant to section 283 of the Act (“Resolutions”).</p> <ol style="list-style-type: none"> 1. THAT, the directors be and are hereby generally and unconditionally authorised to exercise all powers of the Company in accordance with section 551 of the Act to allot up to a maximum of [3750] A ordinary shares, each with a nominal value of US\$0.001383 in the capital of the Company. This authority shall, unless renewed, varied or revoked by the passing of an ordinary resolution of the Company expire on the fifth anniversary of the date of these Resolutions, save that the Company may, before such expiry, make an offer or agreement which would or might require shares to be allotted and the directors may allot shares in pursuance of such offer or agreement notwithstanding that the authority conferred by this resolution has expired. 2. THAT, the directors be generally empowered to allot up to a maximum of 3750 A ordinary shares of US\$0.001383 pursuant to the authority conferred by resolution 1 above without the Company being required to comply with the pre-emption process set out in Article 11 of the articles of association of the Company or otherwise. 	Management	Yes	For	For
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Name of Security:	H&R REIT						
Ticker:	HR-U CN	CUSIP:	403925	Meeting Date:	June 16 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	Directors: Alex Avery Robert Dickson Edward Gilbert Brenna Haysom Thomas Hofstedter Laurence Lebovic Juli Morrow Marvin Rubner Robald Rutman	Management	Yes	For	For		
2	IN RESPECT OF THE APPOINTMENT OF KPMG LLP AS THE AUDITORS OF THE REIT AND THE AUTHORIZATION OF THE TRUSTEES OF THE REIT TO FIX THE REMUNERATION OF THE AUDITORS OF THE REIT.	Management	Yes	For	For		
3	AY ON PAY THE NON-BINDING, ADVISORY RESOLUTION TO ACCEPT THE APPROACH TO EXECUTIVE COMPENSATION DISCLOSED IN THE MANAGEMENT INFORMATION CIRCULAR DATED MAY 4, 2020 RELATING TO THE MEETING.	Management	Yes	For	For		

Name of Security:	THE NORTH WEST COMPANY INC.						
Ticker:	NWC CN	CUSIP:	663278	Meeting Date:	June 10 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	Directors: <ul style="list-style-type: none"> • H. SANFORD RILEY • BROCK BULBUCK • DEEPAK CHOPRA • FRANK COLEMAN • WENDY EVANS • STEWART GLENDINNING • EDWARD KENNEDY • ANNALISA KING • VIOLET (VI) KONKLE • JENNEFER NEPINAK • ERIC STEFANSON • VICTOR TOOTOO 	Management	Yes	For	For		
2	AN ORDINARY RESOLUTION IN RESPECT OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF NORTH WEST FOR THE COMING FISCAL YEAR AND AUTHORIZING THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION.	Management	Yes	For	For		
3	A NON-BINDING ADVISORY RESOLUTION TO ACCEPT NORTH WEST'S APPROACH TO EXECUTIVE COMPENSATION.	Management	Yes	For	For		

Name of Security:		WPT INDUSTRIAL REAL ESTATE INV. TRUST					
Ticker:	WIR-U CN	CUSIP:	92937G	Meeting Date:	June 16 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	Directors: <ul style="list-style-type: none"> • SCOTT T. FREDERIKSEN • MILO D. ARKEMA • SARAH B. KAVANAGH • LOUIE DINUNZIO • STUART H.B. SMITH • PAMELA J. SPACKMAN • ROBERT T. WOLF 	Management	NO – not received				
2	APPOINTMENT OF KPMG LLP, CHARTERED ACCOUNTANTS, AS AUDITORS OF WPT INDUSTRIAL REAL ESTATE INVESTMENT TRUST AND TO AUTHORIZE THE BOARD OF TRUSTEES TO FIX THE AUDITOR'S REMUNERATION.	Management	NO – not received				

Name of Security:	Coin Square						
Ticker:	Private	CUSIP:	Private	Meeting Date:	June 25 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):				Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management
1	Directors: <ul style="list-style-type: none"> • Cole Diamond • Virgile Rostand • Jason Theofilos 			Management	Yes	Yes	Yes
2	appointment of Baker Tilley LLP as the auditor of the Corporation for the ensuing year and authorizing the directors of the Corporation to fix their remuneration.			Management	Yes	Yes	Yes
3	approval of the amendment of Section 9: Mandatory Transfer of Shares of the Third Amended and Restated Unanimous Shareholders' Agreement as more particularly described in Item 4 in the Circular.			Management	Yes	Yes	Yes

Name of Security:	AUTOMOTIVE PROPERTIES REIT						
Ticker:	APR-U CN	CUSIP:	05329M	Meeting Date:	June 25 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	Directors: <ul style="list-style-type: none"> • Kapil Dilarwi • Louis Forbes • Patricia Kay • Milton Lamb • Stuart Lazier • James Matthews • John Morrison 	Management	Yes	Yes	Yes		
2	THE REAPPOINTMENT OF THE REIT'S CURRENT AUDITORS, BDO CANADA LLP, CHARTERED PROFESSIONAL ACCOUNTANTS, LICENSED PUBLIC ACCOUNTANTS, AS THE REIT'S AUDITORS, AND AUTHORIZING THE BOARD TO SET ITS COMPENSATION.	Management	Yes	Yes	Yes		

Name of Security:	Chorus Aviation						
Ticker:	CHR CN	CUSIP:	17040T	Meeting Date:	June 29 2020	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):		Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management		
1	<ul style="list-style-type: none"> • Directors: • MARGARET CLANDILLON • GARY COLLINS • KAREN CRAMM • RICHARD D. FALCONER • R STEPHEN HANNAHS • SYDNEY JOHN ISAACS • AMOS KAZZAZ • RICHARD H. MCCOY • MARIE-LUCIE MORIN • JOSEPH D. RANDELL • 	Management	Yes	Yes	Yes		
2	APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS EXTERNAL AUDITORS FOR THE ENSUING YEAR..	Management	Yes	Yes	Yes		
	AN ORDINARY RESOLUTION RATIFYING AND APPROVING CHORUS' SHAREHOLDER RIGHTS PLAN AS SET FORTH IN THE SHAREHOLDER RIGHTS PLAN AGREEMENT BETWEEN CHORUS AND AST TRUST COMPANY (CANADA) DATED APRIL 27, 2020, DESCRIBED IN THE MANAGEMENT PROXY CIRCULAR AND AVAILABLE UNDER CHORUS' SEDAR PROFILE AT WWW.SEDAR.COM.	Management	Yes	Yes	Yes		
	A SPECIAL RESOLUTION AUTHORIZING AND APPROVING AN AMENDMENT TO CHORUS' RESTATED ARTICLES OF INCORPORATION IN ORDER TO CREATE PREFERRED SHARES, AS DESCRIBED IN THE MANAGEMENT PROXY CIRCULAR	Management	Yes	Yes	Yes		
	APPROVAL OF AN ADVISORY, NON-BINDING RESOLUTION IN RESPECT OF CHORUS' APPROACH TO EXECUTIVE	Management	Yes	Yes	Yes		

COMPENSATION, AS FURTHER DESCRIBED IN THE MANAGEMENT PROXY CIRCULAR.				
<p>DECLARATION OF OWNERSHIP AND CONTROL BY COMPLETING THIS ELECTRONIC BALLOT YOU CERTIFY THAT YOU HAVE MADE REASONABLE INQUIRIES AS TO THE CANADIAN STATUS OF THE OWNER AND PERSON IN CONTROL¹ OF THE SHARES REPRESENTED BY THIS ELECTRONIC BALLOT AND HAS READ THE DEFINITIONS FOUND HERE SO AS TO MAKE AN ACCURATE DECLARATION OF OWNERSHIP AND CONTROL. <i>DECLARATION AS TO THE NATURE OF OWNERSHIP AND CONTROL</i> BY COMPLETING THIS ELECTRONIC BALLOT YOU HEREBY CERTIFY THAT THE SHARES REPRESENTED BY THIS ELECTRONIC BALLOT ARE OWNED AND CONTROLLED BY:</p>	Management	Yes	1	N/A
BY COMPLETING THIS ELECTRONIC BALLOT YOU HEREBY CERTIFY THAT THE SHARES OWNED AND CONTROLLED BY THE UNDERSIGNED, INCLUDING THE SHARES HELD BY PERSONS IN AFFILIATION WITH THE UNDERSIGNED, REPRESENT 10% OR MORE OF CHORUS' ISSUED AND OUTSTANDING CLASS A VARIABLE VOTING SHARES AND CLASS B VOTING SHARES ON A COMBINED BASIS.	Management	Yes	No	N/A

Name of Security:	Adcore						
Ticker:	ADCO CN	CUSIP:	00654B	Meeting Date:	Jun 29 2019	Meeting Type:	Annual
Funds:	JFT Strategies						
Description of Meeting Matter(s):			Proposed By	Did Fund Vote?	How Fund Voted?	For/Against Management	
1	DIRECTOR To set the number of Directors at 5.		Management	Yes	For	For	
2	Omri Brill Roy Nevo Robert Munro Ronnie Jaegermann Jason Saltzman		Management	Yes	For	For	
3	Appointment of Ziv Haft, Certified Public Accountants (Isr.), BDO Member Firm as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.		Management	Yes	For	For	
4	To consider, and, if deemed appropriate, to pass, with or without variation, an ordinary resolution of disinterested shareholders approving the restricted share unit plan of the Corporation as more fully described in the Management Information Circular.		Management	Yes	Against	Against	