FORM N-PX FILER INFORMATION

Form N-PX

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM N-PX
ANNUAL REPORT OF PROXY VOTING
RECORD

OMB APPROVAL

OMB Number:

3235-0582

Estimated average burden hours per response: 20.8

N-PX: Filer Information Filer CIK: 0001506213 Filer CCC: ***** Date of Report: 06/30/2024 Are you a Registered Management Investment Registered Management Investment Company Company or an Institutional Manager? Filer Investment Company Type Form N-1A Filer (Mutual Fund) Is this a LIVE or TEST Filing? LIVE Is this an electronic copy of an official filing submitted in paper format? **Submission Contact Information** Name Kevin Dorisca Phone 312-248-8254 E-mail Address EDGAR@Blugiant.com **Notification Information**

Notification E-mail Address:	EDGAR@Blugiant.com
N-PX: Series/Class (Co	ontract) Information
All?	
Series ID Record 1	
Series ID	S000073809 Strategy Shares Halt Climate Change ETF
All?	
Class ID Record 1	
Class ID	C000231004
N-PX: Cover Page Name and address of reporting person: Name of reporting person (For registered	Strategy Shares
management investment companies, provide exact name of registrant as specified in charter) Street 1	C/O MFUND SERVICES LLC
Street 2	36 NORTH NEW YORK AVENUE
City	HUNTINGTON
State/Country	NY
Zip code and zip code extension or foreign postal code	11743
Telephone number of reporting person, including area code:	631-629-4237
Name and address of agent for service:	

Name of agent for service	
Street 1	
Street 2	
City	
State/Country	
Zip code and zip code extension or foreign postal code	
Reportifing Precipelar ended June 30,	
SEC Investment Company Act or Form 13F File Number:	811-22497
CRD Number (if any):	
Other SEC File Number (if any):	333-170750
Legal Entity Identifier (if any):	254900WXTP9YGQC7P376
Report Type (check only one):	
	Registered Management Investment Company.
	Fund Voting Report (Check here if the registered management investment company held one or more securities it was entitled to vote.)
	Fund Notice Report (Check here if the registered management investment company did not hold any securities it was entitled to vote.)
	Institutional Manager.
	Institutional Manager Voting Report (Check here if all proxy votes of this reporting manager are reported in this report.)
	Institutional Manager Notice Report (Check here if no proxy votes are reported in this report and complete the notice report filing explanation section below)
	Institutional Manager Combination Report (Check here if a portion of the proxy votes for



this reporting manager are reported in this report and a portion are reported by other reporting person(s).) Do you wish to provide explanatory information No Yes pursuant to Special Instruction B.4?: Additional information: **N-PX: Summary - Included Managers** Number of Included Institutional Managers: **N-PX: Summary - Included Series** Number of Series: Information about the Series: 1 Series Identification Number: S000073809 Series Name: Strategy Shares Halt Climate Change LEI: 254900GNMRUTEM8VCL05 **N-PX: Signature Block** Reporting Person: Strategy Shares By (Signature): /s/ Michael Schoonover By (Printed Signature): /s/ Michael Schoonover By (Title): President and Principal **Executive Officer** Date: 08/26/2024



FORM N-PX PROXY VOTING RECORD

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN COLUMN 4 5	COLUMN 6	COLUMN 7	COLUMN 8	COLUMI 9	N COLUMN 10	NCOLUMN 11	1	COLUMN	12	COLUMN COLUMN COLU	
NAME OF ISSUER	CUSIP	ISIN	FIGIMEETING DATE	VOTE DESCRIPTION	VOTE CATEGORY	DESCRIPTION OF OTHER CATEGORY	SOURCE				TAILS OF SHARES VOTED N	VOTE FOR OR AGAINST IANAGEMENT	MANAGER SERIES OTH NUMBER ID INF	ER
ChargePoint Holdings, Inc.	15961R105	US15961R1059	(Election of Class III directors: Pasquale Romano	DIRECTOR ELECTIONS		ISSUER	518	0	FOR	518	FOR	S000073809	
ChargePoint Holdings, Inc.	15961R105	US15961R1059		Election of Class III directors: Elaine L. Chao	DIRECTOR ELECTIONS		ISSUER	518	0	FOR	518	FOR	S000073809	
ChargePoint Holdings, Inc.	15961R105	US15961R1059		Election of Class III directors: Bruce Chizen	DIRECTOR ELECTIONS		ISSUER	518	0	WITHHOLD	518	AGAINST	S000073809	
ChargePoint Holdings, Inc.	15961R105	US15961R1059		Election of Class III directors: Michael Linse	DIRECTOR ELECTIONS		ISSUER	518	0	FOR	518	FOR	S000073809	
ChargePoint Holdings, Inc.	15961R105	US15961R1059	2]] 1 2	The ratification of the appointment of PricewaterhouseCoopers. LLP as our independent registered public accounting firm for our iscal year ending January 31, 2024;			ISSUER	518	0	FOR	518	FOR	S000073809	
ChargePoint Holdings, Inc.	15961R105	US15961R1059	07/18/2023	The advisory approval of the compensation of	SAY-ON-PAY VOTES		ISSUER	518	0	AGAINST	518	AGAINST	S000073809	
ChargePoint Holdings, Inc.	15961R105	US15961R1059	2 1 2 1 1	The approval of the amendment and restatement of our Second Amended and Restated Certificate of incorporation to provide for the exculpation of certain officers of the Company as permitted by Delaware law.	CORPORATE GOVERNANCE		ISSUER	518	0	FOR	518	FOR	S000073809	
Blink Charging Co.	09354A100 T	US09354A1007	07/24/2023 I	he Board of Directors to he Board of Directors of Blink Charging Co. For a one-year term of office expiring at the 2024 Annual Meeting of Stockholders: Ritsaart I.M. van Montfrans	ELECTIONS		ISSUER	370	0	WITHHOLD	370	AGAINST	S000073809	
Blink Charging Co.	09354A100 T	US09354A1007		Elect seven directors to he Board of Directors			ISSUER	370	0	FOR	370	FOR	S000073809	

	of Blink Charging Co. for a one-year term of office expiring at the 2024 Annual Meeting of Stockholders: Brendan S. Jones							
Blink Charging 09354A100 US09354A1007 Co.	07/24/2023 Elect seven directors to DIRECTOR the Board of Directors of Blink Charging Co. for a one-year term of office expiring at the 2024 Annual Meeting of Stockholders: Aviv Hillo	ISSUER	370	0	FOR	370	FOR	S000073809
Blink Charging 09354A100 US09354A1007 Co.	07/24/2023 Elect seven directors to DIRECTOR the Board of Directors of Blink Charging Co. for a one-year term of office expiring at the 2024 Annual Meeting of Stockholders: Mahidhar (Mahi) Reddy	ISSUER	370	0	FOR	370	FOR	S000073809
Blink Charging 09354A100 US09354A1007 Co.	07/24/2023 Elect seven directors to DIRECTOR the Board of Directors of Blink Charging Co. for a one-year term of office expiring at the 2024 Annual Meeting of Stockholders: Jack Levine	ISSUER	370	0	WITHHOLD	370	AGAINST	S000073809
Blink Charging 09354A100 US09354A1007 Co.	07/24/2023 Elect seven directors to DIRECTOR the Board of Directors of Blink Charging Co. for a one-year term of office expiring at the 2024 Annual Meeting of Stockholders: Kristina A. Peterson	ISSUER	370	0	FOR	370	FOR	S000073809
Blink Charging 09354A100 US09354A1007 Co.	07/24/2023 Elect seven directors to DIRECTOR the Board of Directors ELECTIONS of Blink Charging Co. for a one-year term of office expiring at the 2024 Annual Meeting of Stockholders: Cedric L.	ISSUER	370	0	FOR	370	FOR	S000073809
Blink Charging 09354A100 US09354A1007 Co.	Richmond 07/24/2023 Approve an amendment COMPENSATION to the 2018 Incentive Compensation Plan increasing the number of shares of common stock reserved for issuance by 2,000,000 shares.	ISSUER	370	0	AGAINST	370	AGAINST	S000073809
Blink Charging 09354A100 US09354A1007	07/24/2023 Ratify the appointment AUDIT-RELATED	ISSUER	370	0	FOR	370	FOR	S000073809

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Co.		of Marcum LLP as our independent registered									
		public accounting firm									
		for the year ending									
		December 31, 2023.									
EnerSys	29275Y102 US29275Y1029	08/03/2023 Elect four (4) Class I	DIRECTOR	ISSUER	112	0	FOR	112	FOR	S000073809	
		director nominees: Caroline Chan	ELECTIONS								
EnerSys	29275Y102 US29275Y1029	08/03/2023 Elect four (4) Class I	DIRECTOR	ISSUER	112	0	FOR	112	FOR	S000073809	
Energys	2,2,31102 032,2,31102,	director nominees:	ELECTIONS	ISSCER	112	Ü	TOR	112	1010	5000075007	
		Steven M. Fludder									
EnerSys	29275Y102 US29275Y1029	08/03/2023 Elect four (4) Class I	DIRECTOR	ISSUER	112	0	FOR	112	FOR	S000073809	
		director nominees: Paul J. Tufano	LELECTIONS								
EnerSys	29275Y102 US29275Y1029		DIRECTOR	ISSUER	112	0	FOR	112	FOR	S000073809	
21101272	2,2,61102 082,2,61102,	director nominees:	ELECTIONS	1000211		v	1911		1011	20000,2003	
		Rudolph Wynter									
EnerSys	29275Y102 US29275Y1029	08/03/2023 Approve, ratify and	COMPENSATION	ISSUER	112	0	FOR	112	FOR	S000073809	
		adopt the EnerSys 2023 Equity Incentive Plan;	3								
EnerSys	29275Y102 US29275Y1029	08/03/2023 Ratify the appointment	AUDIT-RELATED	ISSUER	112	0	FOR	112	FOR	S000073809	
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	of Ernst & Young LLP				•					
		as the Company's									
		independent registered									
		public accounting firm for fiscal year ending									
		March 31, 2024; and									
EnerSys	29275Y102 US29275Y1029	08/03/2023 An advisory vote to	SECTION 14A	ISSUER	112	0	FOR	112	FOR	S000073809	
		approve the	SAY-ON-PAY								
		compensation of	VOTES								
		EnerSys' named executive officers.									
Nikola	654110303 US6541103031		DIRECTOR	ISSUER	860	0	FOR	860	FOR	S000073809	
Corporation		directors to serve until									
		the 2024 annual meetin									
		of stockholders or until									
		their successors are dulgedulgedulgedulgedulgedulgedulgedulge	у								
		Michael Lohscheller									
Nikola	654110303 US6541103031		DIRECTOR	ISSUER	860	0	WITHHOLD	860	AGAINST	S000073809	
Corporation		directors to serve until									
		the 2024 annual meetin									
		of stockholders or until their successors are dul									
		elected and qualified:	y								
		Stephen J. Girsky									
Nikola	654110303 US6541103031	08/03/2023 The election of seven		ISSUER	860	0	FOR	860	FOR	S000073809	
Corporation		directors to serve until									
		the 2024 annual meetin of stockholders or until									
		their successors are duly									
		elected and qualified:	•								
277	(54110202 TYG(511102021	Michael L. Mansuetti	DIDECTOR	****	0.60			0.60	A C A D TOTAL		
Nikola	654110303 US6541103031	08/03/2023 The election of seven	DIRECTOR	ISSUER	860	0	WITHHOLD	860	AGAINST		

									S000073809
Corporation		directors to serve until ELECTIONS the 2024 annual meeting of stockholders or until							
Nikola Corporation	654110303 US6541103031	their successors are duly elected and qualified: Mary L. Petrovich 08/03/2023 The election of seven directors to serve until	ISSUER	860	0	FOR	860	FOR	S000073809
		the 2024 annual meeting of stockholders or until their successors are duly elected and qualified: Steven M. Shindler							
Nikola Corporation	654110303 US6541103031	08/03/2023 The election of seven directors to serve until ELECTIONS the 2024 annual meeting of stockholders or until their successors are duly	ISSUER	860	0	WITHHOLD	860	AGAINST	S000073809
Nikola Corporation	654110303 US6541103031	elected and qualified: Bruce L. Smith 08/03/2023 The election of seven directors to serve until the 2024 annual meeting of stockholders or until	ISSUER	860	0	FOR	860	FOR	S000073809
Nikola Corporation	654110303 US6541103031	their successors are duly elected and qualified: Andrew M. Vesey 08/03/2023 The approval of an amendment to the STRUCTURE Second Amended and	ISSUER	860	0	FOR	860	FOR	S000073809
		Restated Certificate of Incorporation (the "Restated Certificate") to increase the number of authorized shares of our common stack from							
Nikola Corporation	654110303 US6541103031	800,000,000 to 1,600,000,000. 08/03/2023 The approval of the CAPITAL issuance of our common STRUCTURE stock upon the conversion of our 8.00% / 11.00% Series B	ISSUER	860	0	FOR	860	FOR	S000073809
		Convertible Senior PIK Toggle Notes due 2026 and related change of control, for purposes of complying with Nasdaq listing rule 5635, which is contingent on the							
Nikola Corporation	654110303 US6541103031	approval of Proposal 2. 08/03/2023 The approval of an amendment to the	ISSUER	860	0	AGAINST	860	AGAINST	S000073809

		Nikola Corporation 2020 Stock Incentive Plan to increase the number of shares of common stock available for issuance thereunder by 30,000,000 shares, which is contingent on the approval of Proposa 2.								
Nikola Corporation	654110303 US6541103031	08/03/2023 The approval, on a non-binding advisory basis, of the compensation paid by u to our named executive officers as disclosed in this Proxy Statement.		ISSUER	860	0 A	GAINST	860	AGAINST	S000073809
Nikola Corporation	654110303 US6541103031	08/03/2023 The ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2023.		ISSUER	860	0	FOR	860	FOR	S000073809
Maxeon Solar Technologies Ltd.	Y58473102 SGXZ25336314	08/23/2023 Adopt Financial Statements and Directors' and Auditors Reports	CORPORATE GOVERNANCE	ISSUER	242	0	FOR	242	FOR	S000073809
Maxeon Solar Technologies Ltd.	Y58473102 SGXZ25336314	08/23/2023 Elect Sean S J Wang as Director	DIRECTOR ELECTIONS	ISSUER	242	0 A	GAINST	242	AGAINST	S000073809
	Y58473102 SGXZ25336314	08/23/2023 Elect Xu, Luoluo as Director	DIRECTOR ELECTIONS	ISSUER	242	0 A	GAINST	242	AGAINST	S000073809
	Y58473102 SGXZ25336314	08/23/2023 Elect William Patrick Mulligan III as Director	DIRECTOR ELECTIONS	ISSUER	242	0 A	GAINST	242	AGAINST	S000073809
	Y58473102 SGXZ25336314	08/23/2023 Elect Shen, Haoping as Director	DIRECTOR ELECTIONS	ISSUER	242	0 A	GAINST	242	AGAINST	S000073809
	Y58473102 SGXZ25336314	08/23/2023 Approve Ernst & Youn LLP as Auditors and Authorize Board to Fix Their Remuneration		ISSUER	242	0	FOR	242	FOR	S000073809
Maxeon Solar Technologies Ltd.	Y58473102 SGXZ25336314	08/23/2023 Approve Issuance of Equity or Equity-Linke Securities with or without Preemptive Rights	CAPITAL dSTRUCTURE	ISSUER	242	0	FOR	242	FOR	S000073809
Maxeon Solar Technologies Ltd.	Y58473102 SGXZ25336314	08/23/2023 Approve Renewal of	CAPITAL STRUCTURE	ISSUER	242	0	FOR	242	FOR	S000073809
	Y58473102 SGXZ25336314	08/23/2023 Approve Renewal of MLI Share Buyback	CAPITAL STRUCTURE	ISSUER	242	0	FOR	242	FOR	S000073809

Ltd.			Mandate								
Fisker, Inc.	33813J106 US	33813J1060	08/30/2023 To approve, for purposes of the rules of the New York Stock Exchange, the potential issuance of more than 19.99% of the Company's outstanding shares of Class A Common Stock, par value \$0.00001 per share (the "Class A Common Stock"), in th Transaction.		ISSUER	590	0	FOR	590	FOR	S000073809
Fisker, Inc.	33813J106 US	33813J1060	08/30/2023 To adopt an amendment to the Company's Second Amended and Restated Certificate of Incorporation (the "Charter") to increase the total number of shares of Class A Common Stock that the Company will have authority to issue from 750,000,000 shares to 1,250,000,000 shares.	STRUCTURE	ISSUER	590	0	FOR	590	FOR	S000073809
Fisker, Inc.	33813J106 US	33813J1060	08/30/2023 To approve an amendment to the Company's Charter to allow stockholders to act by written consent.	CORPORATE GOVERNANCE	ISSUER	590	0	AGAINST	590	AGAINST	S000073809
Workhorse Group Inc.	98138J305 US	98138J3059	09/01/2023 Approve an amendmen to our Articles of Incorporation to increase the number of authorized shares of common stock.	STRUCTURE	ISSUER	910	0	FOR	910	FOR	S000073809
NetApp, Inc.	64110D104 US6	64110D1046	09/13/2023 Election of Directors: T Michael Nevens	C. DIRECTOR ELECTIONS	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US6	64110D1046	09/13/2023 Election of Directors: Deepak Ahuja	DIRECTOR ELECTIONS	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US6	54110D1046	09/13/2023 Election of Directors: Gerald Held	DIRECTOR ELECTIONS	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US6	54110D1046	09/13/2023 Election of Directors: Kathryn M. Hill	DIRECTOR ELECTIONS	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US6	54110D1046	09/13/2023 Election of Directors: Deborah L. Kerr	DIRECTOR ELECTIONS	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US6	54110D1046	09/13/2023 Election of Directors: George Kurian	DIRECTOR ELECTIONS	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US6	54110D1046	09/13/2023 Election of Directors: Carrie Palin	DIRECTOR ELECTIONS	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US6	54110D1046	09/13/2023 Election of Directors: Scott F. Schenkel	DIRECTOR ELECTIONS	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US6	64110D1046	09/13/2023 Election of Directors:	DIRECTOR	ISSUER	94	0	FOR	94	FOR	

										S000073809
NetApp, Inc.	64110D104 US64110D1046	George T. Shaheen 09/13/2023 To hold an advisory vote to approve Named Executive Officer compensation.	ELECTIONS SECTION 14A SAY-ON-PAY VOTES	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US64110D1046	09/13/2023 To hold an advisory vote to approve the frequency of future advisory votes on Named Executive Officer compensation.	SECTION 14A SAY-ON-PAY VOTES	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US64110D1046	09/13/2023 To ratify the appointment of Deloitte & Touche LLP as NetApp's independent registered public accounting firm for the fiscal year ending April 26, 2024.	AUDIT-RELATED	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US64110D1046	09/13/2023 To approve a stockholder proposal regarding Special Shareholder Meeting Improvement.	CORPORATE GOVERNANCE	SECURIT HOLDER	Y94	0	FOR	94	AGAINST	S000073809
NetApp, Inc.	64110D104 US64110D1046	09/13/2023 To approve an amendment to NetApp's Employee Stock Purchase Plan.	COMPENSATION	ISSUER	94	0	FOR	94	FOR	S000073809
NetApp, Inc.	64110D104 US64110D1046	09/13/2023 To approve an amendment to NetApp's 2021 Equity Incentive Plan.	COMPENSATION	ISSUER	94	0	AGAINST	94	AGAINST	S000073809
Sunworks, Inc.	86803X204 US86803X2045	09/22/2023 To elect each of the following individuals to serve as directors until the 2024 annual meeting of shareholders or until their successors are duly elected and qualified: Gaylon Morris	3	ISSUER	1076	0	FOR	1076	FOR	S000073809
Sunworks, Inc.	86803X204 US86803X2045	09/22/2023 To elect each of the following individuals to serve as directors until the 2024 annual meeting of shareholders or until their successors are duly elected and qualified: Rhone Resch	7	ISSUER	1076	0	FOR	1076	FOR	S000073809
Sunworks, Inc.	86803X204 US86803X2045	09/22/2023 To elect each of the following individuals to serve as directors until the 2024 annual meeting of shareholders or until		ISSUER	1076	0	FOR	1076	FOR	S000073809

Sunworks, Inc. 86803X204 US86803X2045	their successors are duly elected and qualified: Stanley Speer 09/22/2023 To elect each of the DIREC following individuals to ELEC' serve as directors until the 2024 annual meeting of shareholders or until		1076 0	WITHHOLD	1076 AGAI	NST S000073809
Sunworks, Inc. 86803X204 US86803X2045	their successors are duly elected and qualified: Patrick McCullough 09/22/2023 Ratification of the appointment of KMJ Corbin & Company LLP as the Company's independent registered public accounting firm	IT-RELATED ISSUER	1076 0	FOR	1076 FO	R S000073809
Sunworks, Inc. 86803X204 US86803X2045	Company's Certificate of Incorporation to increase the number of	TAL ISSUER JCTURE	1076 0	FOR	1076 FO	R S000073809
Sunworks, Inc. 86803X204 US86803X2045	shares of authorized common stock to 100,000,000 from 50,000,000. 09/22/2023 To approve an amendment to the Sunworks, Inc. 2016 Equity Incentive Plan (the "2016 Plan") to	PENSATION ISSUER	1076 0	FOR	1076 FO	R S000073809
Canoo Inc. 13803R201 US13803R2013	increase the number of shares of the Company's common stock reserved under the 2016 Plan to 5,042,857 from 2,042,857. 10/05/2023 Approval of an amendment to our STRU-	ITAL ISSUER JCTURE	1366 0	FOR	1366 FO	R \$000073809
Canoo Inc. 13803R201 US13803R2013	Second Amended and Restated Certificate of Incorporation, as amended, to increase the number of authorized shares of our Common Stock, par value \$0.0001 per share. 10/05/2023 Approval of, pursuant to CAPIT Nasdaq Rule 5635, the STRU	TAL ISSUER	1366 0	FOR	1366 FO	R S000073809
	issuance of shares of our Common Stock, par					

value \$0.0001 per share, (i) upon the conversion of certain convertible debentures that have been issued to YA II PN, Ltd. ("Yorkville") pursuant to (a) our Securities Purchase Agreement entered into Yorkville on April 24, 2023, (b) our Securities Purchase Agreement entered into with Yorkville on June 30, 2023 (the "June SPA"), and (c) our Securities Purchase Agreement entered into with Yorkville on August 2, 2023 (the "August SPA"), (ii) upon the exercise of warrants issued pursuant to the June SPA and the August SPA, and iii) if Yorkville chooses to exercise one or both options to purchase additional convertible debentures and warrants under the June SPA and the August SPA, respectively, pursuant to the conversion of such convertible debentures and/or upon the exercise of such warrants that may be issued upon exercise of one or both options, in excess of 20% of the number of shares outstanding on April 24, 2023.

Canoo Inc. 13803R201 US13803R2013

10/05/2023 Approval of amendment CAPITAL to the Pre-Paid Advance STRUCTURE Agreement dated July 20, 2022, as amended and supplemented from time to time, with Yorkville to lower the minimum floor price at which shares of Common Stock, par

value \$0.0001 per share,

ISSUER 1366 0 FOR 1366 FOR S000073809

		may be sold by us to \$0.10 per share.								
	3R201 US13803R2013	10/05/2023 Approval of adjournment of this Special Meeting to a later date or dates, if necessary or appropriate, to permit further solicitation and vote of proxies in the event that there are insufficient votes for, or otherwise in connection with, one or more of the other proposals to be voted on at this Special Meeting.		ISSUER	1366	0	FOR	1366	FOR	S000073809
FuelCell 35952 Energy, Inc.	2H601 US35952H6018	10/10/2023 To approve the amendment of the FuelCell Energy, Inc. Certificate of Incorporation, as amended, to increase th number of authorized shares of common stock of FuelCell Energy, Inc from 500,000,000 shares to 1,000,000,000 shares	s S	ISSUER	1696	0	FOR	1696	FOR	\$000073809
FuelCell 35952 Energy, Inc.	2H601 US35952H6018	10/10/2023 To approve one or more adjournments of the Special Meeting, if necessary, to solicit additional proxies if there are not sufficient votes in favor of Proposal 1.		ISSUER	1696	0	FOR	1696	FOR	S000073809
Heritage-Crystal42726 Clean, Inc.	6M106US42726M1062	10/10/2023 To adopt the Agreemen and Plan of Merger, dated as of July 19, 2023 (the "Merger Agreement"), by and among JFL-Tiger Acquisition Co., Inc., a Delaware corporation, JFL-Tiger Merger Sub, Inc., a Delaware corporation and wholly-owned subsidiary of JFL-Tiger Acquisition Co., Inc., and Heritage-Crystal Clean, Inc. (the "Company"), pursuant to which Merger Sub	TRANSACTIONS	ISSUER	98	0	FOR	98	FOR	S000073809

Heritage-Crystal42726M106US42726M1062 Clean, Inc.	will merge with and into the Company (the "Merger"), and the Company will become a wholly-owned subsidiary of Parent. 10/10/2023 To approve, on a non-binding advisory basis, specified compensation that may be paid or become payable to the Company's named executive officers in connection with the Merger.	ISSUER 98	0	AGAINST	98	AGAINST	S000073809
Heritage-Crystal42726M106US42726M1062 Clean, Inc.	10/10/2023 To approve one or more CORPORATE adjournments of the GOVERNANCE Special Meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Special Meeting to approve the proposal to adopt the Merger Agreement.	ISSUER 98	0	FOR	98	FOR	S000073809
Arcimoto, Inc. 039587209 US0395872098	10/13/2023 To approve, for purposes of complying with Nasdaq Listing Rule 5635(d), the full issuance of shares of common stock issuable by the Company upon conversion of the Series D Preferred Stock and the Warrants (the "Preferred Stock and Warrant Share Issuance Proposal")	ISSUER 6	0	FOR	6	FOR	S000073809
Arcimoto, Inc. 039587209 US0395872098	10/13/2023 To adopt and approve a CORPORATE proposal to adjourn the GOVERNANCE Special Meeting to a later date or dates, if necessary, to permit further solicitation and vote of proxies if it is determined by the Company that more time is necessary or appropriate to approve one or more proposals at the Special Meeting (the	ISSUER 6	0	FOR	6	FOR	S000073809

		"Adjournment Proposal")								
Cintas Corporation	172908105 US1729081059	10/24/2023 Election of Directors: Gerald S. Adolph	DIRECTOR ELECTIONS	ISSUER	22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 Election of Directors: John F. Barrett	DIRECTOR ELECTIONS	ISSUER	22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 Election of Directors: Melanie W. Barstad	DIRECTOR ELECTIONS	ISSUER	22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 Election of Directors: Karen L. Carnahan	DIRECTOR ELECTIONS	ISSUER	22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 Election of Directors: Robert E. Coletti	DIRECTOR ELECTIONS	ISSUER	22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 Election of Directors: Scott D. Farmer	DIRECTOR ELECTIONS	ISSUER	22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 Election of Directors: Martin Mucci	DIRECTOR ELECTIONS	ISSUER	22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 Election of Directors: Joseph Scaminace	DIRECTOR ELECTIONS	ISSUER	22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 Election of Directors: Todd M. Schneider	DIRECTOR ELECTIONS		22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 Election of Directors: Ronald W. Tysoe	DIRECTOR ELECTIONS		22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 To approve, on an advisory basis, named executive officer compensation.	SECTION 14A SAY-ON-PAY VOTES	ISSUER	22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 To recommend, on an advisory basis, the frequency of future advisory votes to approve named executive officer compensation.	SECTION 14A SAY-ON-PAY VOTES	ISSUER	22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 To ratify Ernst & Your LLP as our independen registered public accounting firm for fiscal 2024.		ISSUER	22	0	FOR	22	FOR	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 A shareholder proposal regarding greater disclosure of material corporate diversity, equity and inclusion data, if properly presented at the meeting.	EQUITY, AND	SECURITY HOLDER	Y22	0	FOR	22	AGAINST	S000073809
Cintas Corporation	172908105 US1729081059	10/24/2023 A shareholder proposal regarding managing climate risk through science-based targets and transition planning if properly presented at the meeting.	OR CLIMATE	SECURITY HOLDER	Y22	0	FOR	22	AGAINST	S000073809
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809

Corporation		Awo Ablo	ELECTIONS							
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation		Jeffrey S. Berg	ELECTIONS							
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation Oracle	68389X105 US68389X1054	Michael J. Boskin 11/15/2023 Election of Directors:	ELECTIONS DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation	08389X103 U308389X1034	Safra A. Catz	ELECTIONS	ISSUEK	290	U	WITHHOLD	290	AGAINST	3000073809
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation	00000711100 020000711100 1	Bruce R. Chizen	ELECTIONS	1550211	-, 0	Ü		_, ,	1101111101	20000,2005
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation		George H. Conrades	ELECTIONS							
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation	(0200W105 HG(0200W1054	Lawrence J. Ellison	ELECTIONS	IGGLIED	200	0	WITHHOLD	200	A C A DIGT	5000073000
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors: Rona A. Fairhead	DIRECTOR ELECTIONS	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation	08389X103	Jeffrey O. Henley	ELECTIONS	ISSOLK	290	U	WITHIOLD	290	AGAINST	3000073809
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation		Renee J. James	ELECTIONS							
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation		Charles W. Moorman	ELECTIONS							
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation		Leon E. Panetta	ELECTIONS							
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation Oracle	68389X105 US68389X1054	William G. Parrett 11/15/2023 Election of Directors:	ELECTIONS DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation	08389X103 U308389X1034	Naomi O. Seligman	ELECTIONS	ISSUEK	290	U	WITHHOLD	290	AGAINST	3000073809
Oracle	68389X105 US68389X1054	11/15/2023 Election of Directors:	DIRECTOR	ISSUER	290	0	WITHHOLD	290	AGAINST	S000073809
Corporation	00000711100 020000711100 1	Vishal Sikka	ELECTIONS	1550211	-, 0	Ü		_, ,	1101111101	20000,2005
Oracle	68389X105 US68389X1054	11/15/2023 Advisory Vote to	SECTION 14A	ISSUER	290	0	AGAINST	290	AGAINST	S000073809
Corporation		Approve the	SAY-ON-PAY							
		Compensation of our	VOTES							
		Named Executive								
0 1	(020037105 HG(0200371054	Officers	GE GET ON 144	IGGLIED	200	0	FOR	200	EOD	G0000 72 000
Oracle	68389X105 US68389X1054	11/15/2023 Advisory Vote on the	SECTION 14A SAY-ON-PAY	ISSUER	290	0	FOR	290	FOR	S000073809
Corporation		Frequency of Future Advisory Votes on the								
		Compensation of our	VOIES							
		Named Executive								
		Officers								
Oracle	68389X105 US68389X1054	11/15/2023 Approve an Amendmer	ntCOMPENSATION	ISSUER	290	0	AGAINST	290	AGAINST	S000073809
Corporation		to the Oracle								
		Corporation Amended								
		and Restated 2020								
01.	(0200V105 HG(0200V1054	Equity Incentive Plan	AUDIT DEL ATED	ISSUER	290	0	FOR	200	FOR	5000073900
Oracle	68389X105 US68389X1054	11/15/2023 Ratification of the Selection of our	AUDIT-RELATED	ISSUER	290	U	FOR	290	FUR	S000073809
Corporation Selection of our Independent Registered										
		Public Accounting Firm								
Oracle	68389X105 US68389X1054	11/15/2023 Stockholder Proposal	DIVERSITY,	SECURIT	Y290	0	FOR	290	AGAINST	S000073809
Corporation		Regarding Pay Gap	EQUITY, AND	HOLDER						
-		Report	INCLUSION							
Oracle	68389X105 US68389X1054	11/15/2023 Stockholder Proposal	CORPORATE	SECURIT	Y290	0	FOR	290	AGAINST	S000073809