

ALH GRUPPE ALL VOTES

01/01/2024 to 31/12/2024

REPORTING PERIOD: 01/01/2024 to 12/31/2024

Amundi Index MSCI EM Asia SRI PAB

Meeting Date: 01/09/2024 Country: Luxembourg Ticker: SADA

Meeting Type: Extraordinary Shareholders

Primary ISIN: LU2300294589 Primary SEDOL: 3X16TH5

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Amend Article 5 Re: Allow for the Issuance of Fractions of Shares without any Limitations in Terms of Number of Decimals and Allow for the Creation of Sub-Funds and/or Shares for an Unlimited or Limited Duration	Mgmt	For	For	For	
2	Amend Article 6 Re: Harmonize the Use of Defined Terms	Mgmt	For	For	For	
3	Amend Article 28 Re: Clarify the Conditions under which Sub-Funds and/or Classes can be Liquidated by the Board of Directors	Mgmt	For	For	For	

Amundi Index Solutions - Amundi Index MSCI Pacific ex Japan SRI PAB

Meeting Date: 01/09/2024 Country: Luxembourg Ticker: N/A

Meeting Type: Extraordinary Shareholders

Primary ISIN: LU0390717543 Primary SEDOL: B3DGB79

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Amend Article 5 Re: Allow for the Issuance of Fractions of Shares without any Limitations in Terms of Number of Decimals and Allow for the Creation of Sub-Funds and/or Shares for an Unlimited or Limited Duration	Mgmt	For	For	For
2	Amend Article 6 Re: Harmonize the Use of Defined Terms	Mgmt	For	For	For
3	Amend Article 28 Re: Clarify the Conditions under which Sub-Funds and/or Classes can be Liquidated by the Board of Directors	Mgmt	For	For	For

Pictet-Global Emerging Debt

Meeting Date: 01/18/2024

Country: Luxembourg

Meeting Type: Extraordinary Shareholders

Ticker: 46395

Primary ISIN: LU0128467544

Primary SEDOL: B7KL647

Approve Full Restatement of the Articles of Association	Mgmt	For	For	For
Transact Other Business (Voting)	Mgmt	For	Against	Against
	Articles of Association Transact Other Business (Voting)	Articles of Association	Articles of Association Transact Other Business (Voting) Mgmt For	Articles of Association Transact Other Business (Voting) Mgmt For Against

Voter Rationale: Any Other Business' should not be a voting item.

Pictet-Global Environmental Opportunities

Meeting Date: 01/18/2024

Country: Luxembourg

Meeting Type: Extraordinary Shareholders

Ticker: 175954

Primary ISIN: LU0503631714

Primary SEDOL: B3Q63R0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
1	Approve Full Restatement of the Articles of Association	Mgmt	For	For For
2	Transact Other Business (Voting)	Mgmt	For	Against Against

Voter Rationale: Any Other Business' should not be a voting item.

Sodexo SA

Meeting Date: 01/30/2024

Country: France

Meeting Type: Ordinary Shareholders

Ticker: SW

Primary ISIN: FR0000121220 Primary SEDOL: 7062713

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Ordinary Business	Mgmt				
1	Distribution in Kind of Shares of Pluxee	Mgmt	For	For	For	
2	Authorize Filing of Required	Mgmt	For	For	For	

Siemens AG

Meeting Date: 02/08/2024

Country: Germany **Meeting Type:** Annual

Ticker: SIE

Primary ISIN: DE0007236101

Primary SEDOL: 5727973

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2022/23 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 4.70 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Roland Busch for Fiscal Year 2022/23	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Cedrik Neike for Fiscal Year 2022/23	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Matthias Rebellius for Fiscal Year 2022/23	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Ralf Thomas for Fiscal Year 2022/23	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member Judith Wiese for Fiscal Year 2022/23	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Jim Snabe for Fiscal Year 2022/23	Mgmt	For	Against	For
	Voter Rationale: The company should red dynamic board refreshment process.	duce director terms and	d, ideally, introduce ann	nual re-elections, in order	to facilitate a more
4.2	Approve Discharge of Supervisory Board Member Birgit Steinborn for Fiscal Year 2022/23	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Werner Brandt for Fiscal Year 2022/23	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Tobias Baeumler for Fiscal Year 2022/23	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member Michael Diekmann (until Feb. 9, 2023) for Fiscal Year 2022/23	Mgmt	For	For	For

Siemens AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.6	Approve Discharge of Supervisory Board Member Regina Dugan (from Feb. 9, 2023) for Fiscal Year 2022/23	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Andrea Fehrmann for Fiscal Year 2022/23	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member Bettina Haller for Fiscal Year 2022/23	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Oliver Hartmann (from Sep. 14, 2023) for Fiscal Year 2022/23	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member Keryn Lee James (from Feb. 9, 2023) for Fiscal Year 2022/23	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member Harald Kern for Fiscal Year 2022/23	Mgmt	For	For	For
4.12	Approve Discharge of Supervisory Board Member Juergen Kerner for Fiscal Year 2022/23	Mgmt	For	For	For
4.13	Approve Discharge of Supervisory Board Member Martina Merz (from Feb. 9, 2023) for Fiscal Year 2022/23	Mgmt	For	For	For
4.14	Approve Discharge of Supervisory Board Member Christian Pfeiffer (from Feb. 9, 2023) for Fiscal Year 2022/23	Mgmt	For	For	For
4.15	Approve Discharge of Supervisory Board Member Benoit Potier for Fiscal Year 2022/23	Mgmt	For	For	For
4.16	Approve Discharge of Supervisory Board Member Hagen Reimer for Fiscal Year 2022/23	Mgmt	For	For	For
4.17	Approve Discharge of Supervisory Board Member Norbert Reithofer (until Feb. 9, 2023) for Fiscal Year 2022/23	Mgmt	For	For	For
4.18	Approve Discharge of Supervisory Board Member Kasper Rorsted for Fiscal Year 2022/23	Mgmt	For	For	For

Siemens AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.19	Approve Discharge of Supervisory Board Member Nemat Shafik (until Feb. 9, 2023) for Fiscal Year 2022/23	Mgmt	For	For	For
4.20	Approve Discharge of Supervisory Board Member Nathalie von Siemens for Fiscal Year 2022/23	Mgmt	For	For	For
4.21	Approve Discharge of Supervisory Board Member Michael Sigmund (until Aug. 31, 2023) for Fiscal Year 2022/23	Mgmt	For	For	For
4.22	Approve Discharge of Supervisory Board Member Dorothea Simon for Fiscal Year 2022/23	Mgmt	For	For	For
4.23	Approve Discharge of Supervisory Board Member Grazia Vittadini for Fiscal Year 2022/23	Mgmt	For	For	For
4.24	Approve Discharge of Supervisory Board Member Matthias Zachert for Fiscal Year 2022/23	Mgmt	For	For	For
4.25	Approve Discharge of Supervisory Board Member Gunnar Zukunft (until Feb. 9, 2023) for Fiscal Year 2022/23	Mgmt	For	For	For
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2023/24	Mgmt	For	For	For
6	Approve Remuneration Policy	Mgmt	For	Against	For
	Voter Rationale: Incentive awards to executive reward strong performance and drive sharehout allow vesting of incentive awards for substitutions.	older value over a suffic	ciently long period of time. The re		
7	Approve Remuneration Report	Mgmt	For	Refer	For
8	Approve Creation of EUR 480 Million Pool of Capital with Partial Exclusion of Preemptive Rights	Mgmt	For	For	For
9	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 15 Billion; Approve Creation of EUR 210 Million Pool of Capital to Guarantee Conversion Rights	Mgmt	For	For	For

Vontobel Fund TwentyFour Strategic Income Fund

Meeting Date: 02/13/2024

Country: Luxembourg **Meeting Type:** Annual

Ticker: N/A

Primary ISIN: LU1322871556

Primary SEDOL: BYXDH68

Proposal			Mgmt	Voting Policy	Vote	
Number	Proposal Text	Proponent	Rec	Rec	Instruction	
1	Receive Board's and Auditor's Reports	Mgmt				
2	Approve Financial Statements	Mgmt	For	For	For	
3	Approve Dividends	Mgmt	For	For	For	
4	Approve Remuneration of Directors	Mgmt	For	For	For	
5.1	Approve Discharge of Director Dominic Gaillard	Mgmt	For	For	For	
5.2	Approve Discharge of Director Philippe Hoss	Mgmt	For	For	For	
5.3	Approve Discharge of Director Dorothee Wetzel	Mgmt	For	For	For	
5.4	Approve Discharge of Director Ruth Bueltmann	Mgmt	For	For	For	
6.1	Re-Elect Dominic Gaillard as Director	Mgmt	For	For	For	
6.2	Re-Elect Philippe Hoss as Director	Mgmt	For	For	For	
6.3	Re-Elect Dorothee Wetzel as Director	Mgmt	For	For	For	
6.4	Re-Elect Ruth Bueltmann as Director	Mgmt	For	For	For	
7	Renew Appointment of Ernst & Young as Auditor	Mgmt	For	For	For	
8	Transact Other Business (Non-Voting)	Mgmt				

Amundi Index MSCI EM Asia SRI PAB

Meeting Date: 02/23/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: SADA

Primary ISIN: LU2300294589

Primary SEDOL: 3Y69YN7

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Receive Board's and Auditor's Reports	Mgmt				
2	Approve Financial Statements	Mgmt	For	For	For	
3	Approve Allocation of Income	Mgmt	For	For	For	

Amundi Index MSCI EM Asia SRI PAB

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
4	Approve Discharge of Directors	Mgmt	For	For	For	
5	Re-elect Nicolas Vauleon as Director	Mgmt	For	For	For	
6	Acknowledge Resignation of Fannie Wurtz as Director	Mgmt				
7	Elect Mehdi Balafrej as Director	Mgmt	For	For	For	
8	Acknowledge Resignation of Jeanne Duvoux as Director	Mgmt				
9	Elect Pierre Jond as Director	Mgmt	For	For	For	
10	Acknowledge Resignation of Christophe Lemarie as Director	Mgmt				
11	Elect Alan Guy as Director	Mgmt	For	For	For	
12	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For	
13	Transact Other Business (Non-Voting)	Mgmt				

Amundi Index Solutions - Amundi Index MSCI Pacific ex Japan SRI PAB

Meeting Date: 02/23/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: N/A

Primary ISIN: LU0390717543 **Primary SEDOL:** B3DGB79

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec		
1	Receive Board's and Auditor's Reports	Mgmt				
2	Approve Financial Statements	Mgmt	For	For	For	
3	Approve Allocation of Income	Mgmt	For	For	For	
4	Approve Discharge of Directors	Mgmt	For	For	For	
5	Re-elect Nicolas Vauleon as Director	Mgmt	For	For	For	
6	Acknowledge Resignation of Fannie Wurtz as Director	Mgmt				
7	Elect Mehdi Balafrej as Director	Mgmt	For	For	For	
8	Acknowledge Resignation of Jeanne Duvoux as Director	Mgmt				
9	Elect Pierre Jond as Director	Mgmt	For	For	For	
10	Acknowledge Resignation of Christophe Lemarie as Director	Mgmt				
11	Elect Alan Guy as Director	Mgmt	For	For	For	

Amundi Index Solutions - Amundi Index MSCI Pacific ex Japan SRI PAB

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
12	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For
13	Transact Other Business (Non-Voting)	Mgmt			

Infineon Technologies AG

Meeting Date: 02/23/2024

Country: Germany

Meeting Type: Annual

Ticker: IFX

Primary ISIN: DE0006231004

Primary SEDOL: 5889505

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.35 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Jochen Hanebeck for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Constanze Hufenbecher for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Sven Schneider for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Andreas Urschitz for Fiscal Year 2023	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member Rutger Wijburg for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Herbert Diess (from Feb. 16, 2023) for Fiscal Year 2023	Mgmt	For	Against	For
	Voter Rationale: The company should red dynamic board refreshment process.	educe director terms and	d, ideally, introduce annu	ual re-elections, in order	to facilitate a more
4.2	Approve Discharge of Supervisory Board Member Xiaoqun Clever-Steg for Fiscal Year 2023	Mgmt	For	For	For

Infineon Technologies AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.3	Approve Discharge of Supervisory Board Member Johann Dechant for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Wolfgang Eder (until Feb. 16, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member Friedrich Eichiner for Fiscal Year 2023	Mgmt	For	For	For
4.6	Approve Discharge of Supervisory Board Member Annette Engelfried for Fiscal Year 2023	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Peter Gruber for Fiscal Year 2023	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member Klaus Helmrich (from Feb. 16, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Hans-Ulrich Holdenried (until Feb. 16, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member Susanne Lachenmann for Fiscal Year 2023	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member Geraldine Picaud (until Feb. 2, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.12	Approve Discharge of Supervisory Board Member Manfred Puffer for Fiscal Year 2023	Mgmt	For	For	For
4.13	Approve Discharge of Supervisory Board Member Melanie Riedl for Fiscal Year 2023	Mgmt	For	For	For
4.14	Approve Discharge of Supervisory Board Member Juergen Scholz for Fiscal Year 2023	Mgmt	For	For	For
4.15	Approve Discharge of Supervisory Board Member Ulrich Spiesshofer for Fiscal Year 2023	Mgmt	For	For	For

Infineon Technologies AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.16	Approve Discharge of Supervisory Board Member Margret Suckale for Fiscal Year 2023	Mgmt	For	For	For
4.17	Approve Discharge of Supervisory Board Member Mirco Synde for Fiscal Year 2023	Mgmt	For	For	For
4.18	Approve Discharge of Supervisory Board Member Diana Vitale for Fiscal Year 2023	Mgmt	For	For	For
4.19	Approve Discharge of Supervisory Board Member Ute Wolf (from April 22, 2023) for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify Deloitte GmbH as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Reports for the First Half of Fiscal Year 2024	Mgmt	For	For	For
6.1	Elect Ute Wolf to the Supervisory Board	Mgmt	For	For	For
6.2	Elect Hermann Eul to the Supervisory Board	Mgmt	For	For	For
7	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
8	Approve Creation of EUR 490 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	Mgmt	For	For	For
9	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 6 Billion; Approve Creation of EUR 260 Million Pool of Capital to Guarantee Conversion Rights	Mgmt	For	For	For
10	Approve Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: The remuneration comm	nittee should not allow	vesting of incentive aw	ards for substantially bel	low median

Siemens Energy AG

performance.

Meeting Date: 02/26/2024 **Country:** Germany

Meeting Type: Annual

Ticker: ENR

Primary ISIN: DE000ENER6Y0 Primary SEDOL: BMTVQK9

Siemens Energy AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2022/23 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Omission of Dividends	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Christian Bruch for Fiscal Year 2022/23	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Maria Ferraro for Fiscal Year 2022/23	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Karim Amin for Fiscal Year 2022/23	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Tim Holt for Fiscal Year 2022/23	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member Anne-Laure Parrical de Chammard (from Nov. 1, 2022) for Fiscal Year 2022/23	Mgmt	For	For	For
3.6	Approve Discharge of Management Board Member Vinod Philip (from Oct. 1, 2022) for Fiscal Year 2022/23	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Joe Kaeser for Fiscal Year 2022/23	Mgmt	For	For	For
4.2	Approve Discharge of Supervisory Board Member Robert Kensbock for Fiscal Year 2022/23	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Hubert Lienhard for Fiscal Year 2022/23	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Guenter Augustat for Fiscal Year 2022/23	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member Manfred Baereis for Fiscal Year 2022/23	Mgmt	For	For	For

Siemens Energy AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.6	Approve Discharge of Supervisory Board Member Manuel Bloemers for Fiscal Year 2022/23	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Christine Bortenlaenger for Fiscal Year 2022/23	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member Andrea Fehrmann for Fiscal Year 2022/23	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Andreas Feldmueller for Fiscal Year 2022/23	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member Nadine Florian for Fiscal Year 2022/23	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member Sigmar Gabriel for Fiscal Year 2022/23	Mgmt	For	For	For
4.12	Approve Discharge of Supervisory Board Member Horst Hakelberg for Fiscal Year 2022/23	Mgmt	For	For	For
4.13	Approve Discharge of Supervisory Board Member Juergen Kerner for Fiscal Year 2022/23	Mgmt	For	For	For
4.14	Approve Discharge of Supervisory Board Member Hildegard Mueller for Fiscal Year 2022/23	Mgmt	For	For	For
4.15	Approve Discharge of Supervisory Board Member Laurence Mulliez for Fiscal Year 2022/23	Mgmt	For	For	For
4.16	Approve Discharge of Supervisory Board Member Thomas Pfann for Fiscal Year 2022/23	Mgmt	For	For	For
4.17	Approve Discharge of Supervisory Board Member Matthias Rebellius for Fiscal Year 2022/23	Mgmt	For	For	For
4.18	Approve Discharge of Supervisory Board Member Ralf Thomas for Fiscal Year 2022/23	Mgmt	For	For	For
4.19	Approve Discharge of Supervisory Board Member Geisha Williams for Fiscal Year 2022/23	Mgmt	For	For	For

Siemens Energy AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
4.20	Approve Discharge of Supervisory Board Member Randy Zwirn for Fiscal Year 2022/23	Mgmt	For	For	For	
5	Ratify KPMG AG as Auditors for Fiscal Year 2023/24	Mgmt	For	For	For	
6	Approve Remuneration Report	Mgmt	For	Refer	For	
7.1	Elect Veronika Grimm to the Supervisory Board	Mgmt	For	For	For	
7.2	Elect Simone Menne to the Supervisory Board	Mgmt	For	For	For	
8	Approve Remuneration of Supervisory Board	Mgmt	For	For	For	
9	Approve Creation of EUR 399.7 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	Mgmt	For	For	For	
10	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 4 Billion; Approve Creation of EUR 79.9 Million Pool of Capital to Guarantee Conversion Rights	Mgmt	For	For	For	
11	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Against		
	Voter Rationale: Shares should not be re	nurchased at a premiu	m/discount to the mai	rket price of more than 10	1%.	

Voter Rationale: Shares should not be repurchased at a premium/discount to the market price of more than 10%.

Kone Oyj

Meeting Date: 02/29/2024

Country: Finland

Meeting Type: Annual

Ticker: KNEBV

Primary ISIN: FI0009013403

Primary SEDOL: B09M9D2

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Open Meeting	Mgmt			
2	Call the Meeting to Order	Mgmt			
3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	Mgmt			
4	Acknowledge Proper Convening of Meeting	Mgmt			

Kone Oyj

Rolle Oyj					
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5	Prepare and Approve List of Shareholders	Mgmt			
6	Receive Financial Statements and Statutory Reports	Mgmt			
7	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
8	Approve Allocation of Income and Dividends of EUR 1.7475 per Class A Share and EUR 1.75 per Class B Share	Mgmt	For	For	For
9	Approve Discharge of Board and President	Mgmt	For	For	For
10	Approve Remuneration Report (Advisory Vote)	Mgmt	For	Against	Against
	Voter Rationale: Vote AGAINST given concoverall issues with the structure.	cerns with disclosure o	of performance condition	s, significant payments	on termination and
11	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For	Against	Against
	Voter Rationale: Vote AGAINST given condoverall issues with the structure.	cerns with disclosure o	of performance condition	s, significant payments	on termination and
12	Approve Remuneration of Directors in the Amount of EUR 220,000 for Chairman, EUR 125,000 for Vice Chairman and EUR 110,000 for Other Directors	Mgmt	For	For	For
13	Fix Number of Directors at Nine	Mgmt	For	For	For
14.a	Reelect Matti Alahuhta as Director	Mgmt	For	For	For
14.b	Reelect Susan Duinhoven as Director	Mgmt	For	For	For
14.c	Reelect Marika Fredriksson as Director	Mgmt	For	For	For
14.d	Reelect Antti Herlin as Director	Mgmt	For	Against	Against
	Voter Rationale: We oppose dual class struto allow for equal voting rights among shachecks and balances on the Board, support contact for shareholders, non-executive difficulty chairman are considered inappropriate.	reholders. The board It the Chairman, ensu	should appoint a Lead In tre orderly succession p	ndependent Director to rocess for the Chairmai	establish appropriate n, and act as a point of
14.e	Reelect Iiris Herlin as Director	Mgmt	For	Against	Against
	Voter Rationale: We oppose dual class struto allow for equal voting rights among sha		or enhanced voting righ	ts. The company should	d amend its structure
14.f	Reelect Jussi Herlin as Director	Mgmt	For	For	Against
	Voter Rationale: We oppose dual class struto allow for equal voting rights among sharemuneration.				
14.g	Elect Timo Ihamuotila as New Director	Mgmt	For	For	For

Kone Oyj

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
14.h	Reelect Ravi Kant as Director	Mgmt	For	For	For
14.i	Reelect Krishna Mikkilineni as Director	Mgmt	For	For	For
15	Approve Remuneration of Auditors	Mgmt	For	For	For
16	Fix Number of Auditors at One	Mgmt	For	For	For
17	Ratify Ernst & Young as Auditors	Mgmt	For	For	For
18	Authorize Share Repurchase Program	Mgmt	For	For	For
19	Approve Issuance of Shares and Options without Preemptive Rights	Mgmt	For	Refer	Against
	Voter Rationale: Vote AGAINST this issu	ance because it explicit	ly includes the possibili	ity to issue additional sup	per voting shares.
20	Close Meeting	Mgmt			

Banco Bilbao Vizcaya Argentaria SA

Meeting Date: 03/14/2024

Country: Spain

Meeting Type: Annual

Ticker: BBVA

Primary ISIN: ES0113211835

Primary SEDOL: 5501906

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Approve Consolidated and Standalone Financial Statements	Mgmt	For	For	For
1.2	Approve Non-Financial Information Statement	Mgmt	For	For	For
1.3	Approve Allocation of Income and Dividends	Mgmt	For	For	For
1.4	Approve Discharge of Board	Mgmt	For	For	For
2.1	Reelect Jose Miguel Andres Torrecillas as Director	Mgmt	For	For	For
2.2	Reelect Jaime Felix Caruana Lacorte as Director	Mgmt	For	For	For
2.3	Reelect Belen Garijo Lopez as Director	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is Due to ongoing concerns regarding de re-election to the board.				
2.4	Reelect Ana Cristina Peralta Moreno as Director	Mgmt	For	For	For
2.5	Reelect Jan Paul Marie Francis Verplancke as Director	Mgmt	For	For	For

Banco Bilbao Vizcaya Argentaria SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2.6	Elect Enrique Casanueva Nardiz as Director	Mgmt	For	For	For
2.7	Elect Cristina de Parias Halcon as Director	Mgmt	For	For	For
3	Approve Reduction in Share Capital via Amortization of Treasury Shares	Mgmt	For	For	For
4	Fix Maximum Variable Compensation Ratio	Mgmt	For	For	For
5	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For
6	Advisory Vote on Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: The remuneration comperformance.	mittee should not allow	vesting of incentive awa	rds for substantially bei	low median

Janus Henderson Pan European Fund

Meeting Date: 03/15/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: FGVM

Primary ISIN: LU0201075453

Primary SEDOL: B15HD03

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive and Approve Board's and Auditor's Reports	Mgmt	For	For	For
2	Approve Financial Statements	Mgmt	For	For	For
3	Approve Allocation of Income	Mgmt	For	For	For
4	Approve Dividends	Mgmt	For	For	For
5	Approve Discharge of Directors	Mgmt	For	For	For
6.a	Re-elect Kevin Adams as Director	Mgmt	For	For	For
6.b	Re-elect Joanna Dentskevich as Director	Mgmt	For	For	For
6.c	Re-elect Matteo Candolfini as Director	Mgmt	For	For	For
6.d	Re-elect Ian Dyble as Director	Mgmt	For	For	For
6.e	Re-elect Sybille Hofmann as Director	Mgmt	For	For	For
7.a	Approve Remuneration of Director Kevin Adams	Mgmt	For	For	For
7.b	Approve Remuneration of Director Joanna Dentskevich	Mgmt	For	For	For
7.c	Approve Remuneration of Director Sybille Hofmann	Mgmt	For	For	For

Janus Henderson Pan European Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	voting Policy Vote Rec Instruction	
8	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For For	
9	Transact Other Business (Voting)	Mgmt	For	Against Against	
	Voter Rationale: Any Other Business' sho	ould not be a voting ite	m.		

Orion Oyj

Meeting Date: 03/20/2024

Country: Finland

Ticker: ORNBV

Meeting Type: Annual

Primary ISIN: FI0009014377

Primary SEDOL: B17NY40

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Open Meeting	Mgmt			
2	Call the Meeting to Order	Mgmt			
3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	Mgmt			
4	Acknowledge Proper Convening of Meeting	Mgmt			
5	Prepare and Approve List of Shareholders	Mgmt			
6	Receive Financial Statements and Statutory Reports	Mgmt			
7	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
	Voter Rationale: Companies should deve board and executive management levels			greater diversity, includ	ing gender, at the
8	Approve Allocation of Income and Dividends of EUR 1.62 Per Share; Approve Charitable Donations of up to EUR 350,000	Mgmt	For	For	For
9	Approve Discharge of Board, President and CEO	Mgmt	For	For	For
10	Approve Remuneration Report (Advisory Vote)	Mgmt	For	Against	Against

Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.

Orion Oyj

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
11	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For	Against	Against	
	Voter Rationale: Incentive awards to execureward strong performance. The remuneral long-term variable incentives, any exception vesting periods for long-term incentive plan. The company should put in place a proceduindicators or other bad faith actions on the the long-term interests of its shareholders,	tion policy should pi nal components and ns to 5 years or long ure which would end part of any of its ex	ovide details of the rule I termination arrangeme er or as a minimum int able it, should it identify recutive directors and o	es governing the award o ents. Companies should c troduce an additional hold v any facts of manipulatio ther key managers which	f the annual and onsider extending ling or deferral period. n of reported were detrimental to	
12	Approve Remuneration of Directors in the Amount of EUR 100,000 for Chairman, EUR 61,000 for Vice Chairman and EUR 50,000 for Other Directors; Approve Remuneration for Committee Work; Approve Meeting Fees	Mgmt	For	For	For	
13	Fix Number of Directors at Eight	Mgmt	For	For	For	
14	Reelect Kari Jussi Aho, Maziar Mike Doustdar, Ari Lehtoranta, Veli-Matti Mattila (Chair), Hilpi Rautelin, Eija Ronkainen and Karen Lykke Sorensen as Directors; Elect Henrik Stenqvist as New Director	Mgmt	For	Against	Against	
	Voter Rationale: Nominees who also serve external directorship to ensure they have so company situations requiring substantial and the audit committee benefits from member process. In recent years, this is not the first ongoing concerns regarding decisions taken the board. The Company should put in place expectation is that women should comprise rather than as a single slate to enable share.	ufficient time and en mounts of time. In the so who have a good to time that we have in by the remuneration to a policy to increase to at least 40% of the	nergy to discharge their he context of increasing and recent understandi been unable to suppon on committee chair, we se gender diversity on t e board. The board sho	r roles properly, particular gly complex international ing of the accounting rule t a pay related proposal are not inclined to suppo the board. In developed n uld submit directors for n	ly during unexpected accounting standards, s and of the audit at the company. Due to art their re-election to arkets, our minimum e-election individually,	
15	Approve Remuneration of Auditors and Authorized Sustainability Auditors	Mgmt	For	For	For	
16	Ratify KPMG as Auditors and Authorized Sustainability Auditors	Mgmt	For	For	For	
17	Approve Issuance of up to 14 Million Class B Shares without Preemptive Rights	Mgmt	For	For	For	
18	Close Meeting	Mgmt				
Banco Sar	ntander SA					
Marila Bala 00"	21/2024		Tielesee CAN			

Meeting Date: 03/21/2024 Country: Spain Ticker: SAN

Meeting Type: Annual

Primary ISIN: ES0113900J37 Primary SEDOL: 5705946

Banco Santander SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.A	Approve Consolidated and Standalone Financial Statements	Mgmt	For	For	For
1.B	Approve Non-Financial Information Statement	Mgmt	For	For	For
1.C	Approve Discharge of Board	Mgmt	For	For	For
2	Approve Allocation of Income and Dividends	Mgmt	For	For	For
3.A	Fix Number of Directors at 15	Mgmt	For	For	For
3.B	Elect Juan Carlos Barrabes Consul as Director	Mgmt	For	For	For
3.C	Elect Antonio Francesco Weiss as Director	Mgmt	For	For	For
3.D	Reelect Javier Botin-Sanz de Sautuola y O'Shea as Director	Mgmt	For	For	For
3.E	Reelect German de la Fuente Escamilla as Director	Mgmt	For	For	For
3.F	Reelect Henrique de Castro as Director	Mgmt	For	Against	For
	Voter Rationale: In recent years, this is In Due to ongoing concerns regarding deciral re-election to the board.				
3.G	Reelect Jose Antonio Alvarez Alvarez as Director	Mgmt	For	For	For
3.H	Reelect Belen Romana Garcia as Director	Mgmt	For	For	For
3.H 4		Mgmt Mgmt	For For	For For	For
	Director Renew Appointment of PricewaterhouseCoopers as	-			
4	Director Renew Appointment of PricewaterhouseCoopers as Auditor Authorize Increase in Capital up to 50 Percent via Issuance of Equity or Equity-Linked Securities, Excluding Preemptive	Mgmt	For	For	For
4 5.A	Director Renew Appointment of PricewaterhouseCoopers as Auditor Authorize Increase in Capital up to 50 Percent via Issuance of Equity or Equity-Linked Securities, Excluding Preemptive Rights of up to 10 Percent Approve Reduction in Share Capital via Amortization of	Mgmt Mgmt	For	For For	For

Voter Rationale: A vote AGAINST Item 6.A is warranted because the increase in the chair pay package will likely exacerbate existing pay-for-performance concerns. Item 6.D warrants a qualified vote FOR because the company's variable remuneration scheme is overall in line with acceptable market standards. This is not without highlighting that: * The long-term portion of variable pay accounts for 36 percent of the total variable remuneration, which makes performance-based pay insufficiently long-term oriented. * Vesting of relative TSR may occur (marginally) below peer group median. * The incentive system allows for compensatory effects between long-term objectives.

Banco Santander SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
6.B	Approve Remuneration of Directors	Mgmt	For	For	For
6.C	Fix Maximum Variable Compensation Ratio	Mgmt	For	For	For
6.D	Approve Deferred Multiyear Objectives Variable Remuneration Plan	Mgmt	For	For	For
6.E	Approve Buy-out Policy	Mgmt	For	For	For
6.F	Advisory Vote on Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: Incentive awards to exect reward strong performance. The remuners performance. Substantial pay-outs under targets may warrant vesting of only a sma long-term incentive plans to 5 years or lor	ation committee shou incentive schemes sh all proportion of incen	ild not allow vesting of ould only be available tive awards. Companie	f incentive awards for subs for superior performance. es should consider extend	stantially below median Reaching threshold ing vesting periods for
7	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For

CaixaBank SA

Meeting Date: 03/21/2024

Country: Spain

Meeting Type: Annual

Ticker: CABK

Primary ISIN: ES0140609019

Primary SEDOL: B283W97

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.1	Approve Consolidated and Standalone Financial Statements	Mgmt	For	For	For	
1.2	Approve Non-Financial Information Statement	Mgmt	For	For	For	
1.3	Approve Discharge of Board	Mgmt	For	For	For	
2	Approve Allocation of Income and Dividends	Mgmt	For	For	For	
3	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For	
4	Reelect Maria Veronica Fisas Verges as Director	Mgmt	For	For	For	
5.1	Approve Reduction in Share Capital via Amortization of Treasury Shares	Mgmt	For	For	For	
5.2	Approve Reduction in Share Capital via Amortization of Treasury Shares	Mgmt	For	For	For	

CaixaBank SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5.3	Authorize Increase in Capital up to 50 Percent via Issuance of Equity or Equity-Linked Securities, Excluding Preemptive Rights of up to 10 Percent	Mgmt	For	For	For
5.4	Authorize Board to Issue Contingent Convertible Securities for up to EUR 3.5 Billion	Mgmt	For	For	For
6.1	Amend Remuneration Policy	Mgmt	For	Refer	For
6.2	Approve 2024 Variable Remuneration Scheme	Mgmt	For	For	For
6.3	Fix Maximum Variable Compensation Ratio	Mgmt	For	For	For
6.4	Advisory Vote on Remuneration Report	Mgmt	For	Refer	For
7	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For
8.1	Receive Amendments to Board of Directors Regulations	Mgmt			
8.2	Receive Board of Directors Report	Mgmt			

Carl Zeiss Meditec AG

Meeting Date: 03/21/2024

Country: Germany

Meeting Type: Annual

Ticker: AFX

Primary ISIN: DE0005313704

Primary SEDOL: 5922961

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2022/23 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 1.10 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2022/23	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2022/23	Mgmt	For	Against	Against

Voter Rationale: The company should reduce director terms and, ideally, introduce annual re-elections, in order to facilitate a more dynamic board refreshment process.

Carl Zeiss Meditec AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2023/24	Mgmt	For	For	For
6	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	For	For
7	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For
8	Elect Stefan Mueller to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: The company should r dynamic board refreshment process.Fo directors to ensure appropriate balance	r controlled companies,	the board should include		
9	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to ex reward strong performance.Companies their key shareholders to understand the address shareholder concerns.Companior as a minimum introduce an additional payment, which is higher than the valu	that received high level ne rationale for oppositic ies should consider exte nal holding or deferral pe	s of dissent on remunera on and explain in the next nding vesting periods for riod.One former executive	ation-related proposals a tt annual report how the r long-term incentive plan re received a EUR 1.87	should engage with e company intends to ans to 4 years or longer million severance

Randstad NV

Meeting Date: 03/26/2024

Country: Netherlands

Meeting Type: Annual

Ticker: RAND

Primary ISIN: NL0000379121

Primary SEDOL: 5228658

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Annual Meeting Agenda	Mgmt				
1	Open Meeting	Mgmt				
2a	Receive Reports of Executive Board and Supervisory Board (Non-Voting)	Mgmt				
2b	Discussion on Company's Corporate Governance Structure	Mgmt				
2c	Approve Remuneration Report	Mgmt	For	Agains	t For	
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a sr			ble for superior performa	nce. Reaching thi	reshold
2d	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For	
2e	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt				

Randstad NV

Propo		Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2f	:	Approve Dividend	Mgmt	For	For	For
20	9	Approve Special Dividend	Mgmt	For	For	For
3a	a	Approve Discharge of Executive Board	Mgmt	For	For	For
31:)	Approve Discharge of Supervisory Board	Mgmt	For	For	For
4a	a	Elect Dimitra Manis to Supervisory Board	Mgmt	For	For	For
46)	Elect Philippe Vimard to Supervisory Board	Mgmt	For	For	For
5a	1	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital and Exclude Preemptive Rights	Mgmt	For	For	For
5b)	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
50		Approve Cancellation of Repurchased Shares	Mgmt	For	For	For
6		Other Business (Non-Voting)	Mgmt			
7		Close Meeting	Mgmt			

Sartorius Stedim Biotech SA

Meeting Date: 03/26/2024

Country: France

Meeting Type: Annual/Special

Ticker: DIM

Primary ISIN: FR0013154002 Primary SEDOL: BYZ2QP5

				Voting		
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction	
	Ordinary Business	Mgmt				
1	Approve Financial Statements and Discharge Directors	Mgmt	For	For	For	
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For	
3	Approve Allocation of Income and Dividends of EUR 0.69 per Share	Mgmt	For	For	For	
4	Approve Remuneration Policy of Directors; Approve Remuneration of Directors in the Aggregate Amount of EUR 600,000	Mgmt	For	For	For	

Sartorius Stedim Biotech SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction						
5	Approve Compensation Report of Corporate Officers	Mgmt	For	Against Against						
	Voter Rationale: Companies that received high levels of dissent on remuneration-related proposals should engage with their key shareholders to understand the rationale for opposition and explain in the next annual report how the company intends to address shareholder concerns.									
6	Approve Compensation of Joachim Kreuzburg, Chairman and CEO from January 1, 2023 to March 27, 2023	Mgmt	For	Against Against						
	reward strong performance. Substantial Reaching threshold targets may warrant	pay-outs under incention pay-outs under incention in pays the pays	ve schemes should only be proportion of incentive as	obust and stretching performance targets to e available for superior performance. wards. Companies should consider extending duce an additional holding or deferral period.						
7	Approve Compensation of Rene Faber, Vice-CEO from January 1, 2023 to March 27, 2023	Mgmt	For	Against Against						
	reward strong performance. Substantial Reaching threshold targets may warrant	pay-outs under incention pay-outs under incention of only a small	ve schemes should only be proportion of incentive as	obust and stretching performance targets to e available for superior performance. wards. Companies should consider extending duce an additional holding or deferral period.						
8	Approve Compensation of Joachim Kreuzburg, Chairman of the Board from March 28, 2023 to December 31, 2023	Mgmt	For	For For						
9	Approve Compensation of Rene Faber, CEO from March 28, 2023 to December 31, 2023	Mgmt	For	Against Against						
	reward strong performance. Substantial Reaching threshold targets may warrant	pay-outs under incention pay-outs under incention in pays the pays	ve schemes should only be proportion of incentive as	obust and stretching performance targets to e available for superior performance. wards. Companies should consider extending duce an additional holding or deferral period.						
10	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For For						
11	Approve Remuneration Policy of CEO	Mgmt	For	Against Against						
	disclosed and include robust and stretch under the short-term/long-term incentiv expectations. Significant salary increase executive directors. Severance payments	ponents and termination porformance target the scheme(s) should be s should be linked to m s should not exceed two anies should consider e	on arrangements. Incentive is to reward strong perform accompanied by a corresp aterial changes in the bus to year's pay. Larger severa extending vesting periods i	e awards to executives should be clearly mance. Any increase in the size of awards conding increase in performance iness or in the role and responsibilities of						
12	Reelect Susan Dexter as Director	Mgmt	For	For For						

Sartorius Stedim Biotech SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
13	Reelect Anne-Marie Graffin as Director	Mgmt	For	Against	Against				
	Voter Rationale: In recent years, this is not the Due to ongoing concerns regarding decisions are-election to the board. Companies that receively shareholders to understand the rationale address shareholder concerns. A non-independent on-independent directors could hamper the context of increasingly complex internationand recent understanding of the accounting received.	taken by the remuneral ived high levels of disse for opposition and exploid dent director sits on the committees impartiality nal accounting standard	tion committee chair, we are not in the on remuneration-related propo ain in the next annual report how the Audit Committee, which we exp and effectiveness. We are holding als, the audit committee benefits for	inclined to osals shou the comp ect to be g this dire	n support their vald engage with their vany intends to fully independent, as vactor accountable. In				
14	Appoint PricewaterhouseCoopers Audit as Auditor	Mgmt	For	For	For				
15	Appoint PricewaterhouseCoopers Audit as Sustainability Auditor	Mgmt	For	For	For				
16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	Against	Against				
	Voter Rationale: This authority can be used as an antitakeover mechanism. Where poison pills are adopted, they should be approved by shareholders prior to deployment, include independent oversight, and be of a limited duration.								
	Extraordinary Business	Mgmt							
17	Amend Articles 17 and 22 of Bylaws Re: General Meetings	Mgmt	For	For	For				
18	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 6 Million	Mgmt	For	Against	Against				
	Voter Rationale: This authority can be used as an antitakeover mechanism. Where poison pills are adopted, they should be approved by shareholders prior to deployment, include independent oversight, and be of a limited duration.								
19	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 6 Million	Mgmt	For	Against	Against				
	Voter Rationale: Any increase in capital of greacircumstances only and fully justified by the coare adopted, they should be approved by sharduration.	ompany. This authority	can be used as an antitakeover n	nechanisn	n. Where poison pills				
20	Approve Issuance of Equity or Equity-Linked Securities Reserved for Qualified Investors, up to Aggregate Nominal Amount of EUR 6 Million	Mgmt	For	Against	Against				
	Voter Rationale: Any increase in capital of grecircumstances only and fully justified by the co								

Voter Rationale: Any increase in capital of greater than 10% without pre-emption rights should be undertaken in exceptional circumstances only and fully justified by the company. This authority can be used as an antitakeover mechanism. Where poison pills are adopted, they should be approved by shareholders prior to deployment, include independent oversight, and be of a limited duration.

Sartorius Stedim Biotech SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
21	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 18 to 19	Mgmt	For	Against	Against			
	Voter Rationale: Any increase in capital of great circumstances only and fully justified by the co are adopted, they should be approved by shart duration.	ompany. This authority	can be used as an antitakeover m	echanisn	n. Where poison pills			
22	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	Against	Against			
	Voter Rationale: This authority can be used as by shareholders prior to deployment, include in			oted, the	v should be approved			
23	Authorize Capitalization of Reserves of Up to EUR 6 Million for Bonus Issue or Increase in Par Value	Mgmt	For	For	For			
24	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	Against			
	Voter Rationale: Options should be issued at no less than market price, except for an all-employee plan where the discount should not exceed 20% on a fixed date. This plan could lead to excessive dilution.							
25	Authorize up to 2 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	Against	Against			
	Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Long-term incentive awards should not be allowed to vest within 3 years since the date of grant. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period. The company should put in place a procedure which would enable it, should it identify any facts of manipulation of reported indicators or other bad faith actions on the part of any of its executive directors and other key managers which were detrimental to the long-term interests of its shareholders, to ensure that any funds wrongfully obtained in such manner are repaid to it.							
26	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For			

Neste Corp.

Meeting Date: 03/27/2024 Country: Finland Ticker: NESTE

Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Open Meeting	Mgmt				
2	Call the Meeting to Order	Mgmt				

Neste Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	Mgmt			
4	Acknowledge Proper Convening of Meeting	Mgmt			
5	Prepare and Approve List of Shareholders	Mgmt			
6	Receive Financial Statements and Statutory Reports; Receive Board's Report; Receive Auditor's Report	Mgmt			
7	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
8	Approve Allocation of Income and Dividends of EUR 1.20 Per Share	Mgmt	For	For	For
9	Approve Discharge of Board and President	Mgmt	For	For	For
10	Approve Remuneration Report (Advisory Vote)	Mgmt	For	Against	For
11	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For	Against	Against
	Voter Rationale: The remuneration policy show variable incentives, any exceptional component disclosed and include robust and stretching punot be allowed to vest within 3 years since the severance packages should be subject to a second- long-term incentive plans to 5 years or longer	nts and termination arra erformance targets to r e date of grant. Severa parate shareholder app	angements. Incentive awards to e leward strong performance. Long- nce payments should not exceed proval. Companies should consider	executives term ince two year r extendir	s should be clearly entive awards should is pay. Larger ng vesting periods for
12	Approve Remuneration of Directors in the Amount of EUR 135,000 for Chairman, EUR 75,000 for Vice Chairman, and EUR 60,000 for Other Directors; Approve Remuneration for Committee Work; Approve Meeting Fees	Mgmt	For	For	For
13	Fix Number of Directors at Ten	Mgmt	For	For	For

Neste Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
14	Reelect Matti Kahkonen (Chair), John Abbott, Nick Elmslie, Just Jansz, Heikki Malinen, Eeva Sipila (Vice Chair) and Johanna Soderstrom; Elect Conrad Keijzer, Pasi Laine and Sari Mannonen as New Directors	Mgmt	For	Against	For
	Voter Rationale: Nominees who also serve as external directorship to ensure they have sufficompany situations requiring substantial amosupport a pay related proposal at the companichair, we are not inclined to support their rediversity on the board. In developed markets, Given the recent updates to the board, we will individually, rather than as a single slate to entire the support of the support of the recent updates.	icient time and energy unts of time. In recent y. Due to ongoing conc election to the board. The our minimum expectat Il keep this matter unde	to discharge their roles properly, pyears, this is not the first time the erns regarding decisions taken by the Company should put in place a gion is that women should compriser for review. The board should subm	particulari at we have the rema policy to se at leas it directo	ly during unexpected to been unable to uneration committee o increase gender tt 40% of the board. rs for re-election
15	Approve Remuneration of Auditors	Mgmt	For	For	For
16	Ratify KPMG as Auditor	Mgmt	For	For	For
17	Approve Authorized Sustainability Remuneration of Auditors	Mgmt	For	For	For
18	Ratify KPMG as Authorized Sustainability Auditors	Mgmt	For	For	For
19	Authorize Share Repurchase Program	Mgmt	For	For	For
20	Approve Issuance of up to 23 Million Shares without Preemptive Rights	Mgmt	For	For	For
21	Amend Articles Re: Sustainability Reporting Assurer; Annual General Meetings	Mgmt	For	For	For
22	Amend Charter for the Shareholders Nomination Board	Mgmt	For	For	For
23	Close Meeting	Mgmt			

Naturgy Energy Group SA

Meeting Date: 04/02/2024 Country: Spain

Meeting Type: Annual

Ticker: NTGY

Primary ISIN: ES0116870314 Primary SEDOL: 5650422

Voting Proposal Number Mgmt Rec Policy Rec Vote **Proposal Text** Proponent Instruction Approve Standalone Financial Statements 1 Mgmt For For For

Naturgy Energy Group SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Voter Rationale: Directors should be elected be to shareholders.	by shareholders on an a	annual basis in order to strengther	n the acco	ountability of the board
2	Approve Consolidated Financial Statements	Mgmt	For	For	For
	Voter Rationale: Directors should be elected to shareholders.	by shareholders on an a	annual basis in order to strengther	n the acco	ountability of the board
3	Approve Consolidated Non-Financial Information Statement	Mgmt	For	For	Against
	Voter Rationale: While we welcome the existic additional details provided in the company's 2 strategy to meet these targets.				
4	Approve Allocation of Income and Dividends	Mgmt	For	For	For
5	Approve Discharge of Board	Mgmt	For	For	For
6	Advisory Vote on Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance. Companies that a their key shareholders to understand the rational dadress shareholder concerns.	received high levels of	dissent on remuneration-related p	roposals .	should engage with
7	Renew Appointment of KPMG Auditores as Auditors	Mgmt	For	For	For
8	Authorize Share Repurchase Program	Mgmt	For	For	For
9	Authorize Company to Call EGM with 15 Days' Notice	Mgmt	For	For	For
10	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For

Nokia Oyj

Meeting Date: 04/03/2024 Country: Finland

Meeting Type: Annual

Ticker: NOKIA

Primary ISIN: FI0009000681

Primary SEDOL: 5902941

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Open Meeting	Mgmt			
2	Call the Meeting to Order	Mgmt			
3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	Mgmt			
4	Acknowledge Proper Convening of Meeting	Mgmt			
5	Prepare and Approve List of Shareholders	Mgmt			

Nokia Oyj

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction					
6	Receive Financial Statements and Statutory Reports	Mgmt								
7	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For					
8	Approve Allocation of Income and Dividends of EUR 0.13 Per Share	Mgmt	For	For	For					
9	Approve Discharge of Board and President	Mgmt	For	For	For					
10	Approve Remuneration Report (Advisory Vote)	Mgmt	For	Against	Abstain					
	Voter Rationale: An abstention of voting not have a post vesting holing period. W									
11	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For	Against	Abstain					
	Voter Rationale: An abstention of voting on the remuneration policy is warranted as policy lacks the previously mentioned 2 year post vesting holding period. In addition to this the remuneration has discretionary option to make one of sign on payments in cash or stock without additional requirements such as holding periods.									
12	Approve Remuneration of Directors in the Amount of EUR 440,000 to Chair, EUR 210,000 to Vice Chair and EUR 185,000 to Other Directors; Approve Remuneration for Committee Work; Approve Meeting Fees	Mgmt	For	For	For					
13	Fix Number of Directors at Ten	Mgmt	For	For	For					
14.1	Reelect Timo Ahopelto as Director	Mgmt	For	For	For					
14.2	Reelect Sari Baldauf (Chair) as Director	Mgmt	For	For	For					
14.3	Reelect Elizabeth Crain as Director	Mgmt	For	For	For					
14.4	Reelect Thomas Dannenfeldt as Director	Mgmt	For	Abstain	Abstain					
	Voter Rationale: In recent years, this is In Due to ongoing concerns regarding deciral re-election to the board.									
14.5	Reelect Lisa Hook as Director	Mgmt	For	For	For					
14.6	Elect Michael McNamara as New Director	Mgmt	For	For	For					
14.7	Reelect Thomas Saueressig as Director	Mgmt	For	For	For					
14.8	Reelect Soren Skou (Vice Chair) as Director	Mgmt	For	For	For					
14.9	Reelect Carla Smits-Nusteling as Director	Mgmt	For	For	For					
14.10	Reelect Kai Oistamo as Director	Mgmt	For	For	For					

Nokia Oyj

13					
oposal ımber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
15	Approve Remuneration of Auditor	Mgmt	For	For	For
16	Ratify Deloitte as Auditor	Mgmt	For	For	For
17	Approve Authorized Sustainability Remuneration of Auditors	Mgmt	For	For	For
18	Ratify Deloitte as Authorized Sustainability Auditors	Mgmt	For	For	For
19	Authorize Share Repurchase Program	Mgmt	For	For	For
20	Approve Issuance of up to 530 Million Shares without Preemptive Rights	Mgmt	For	For	For
21.1	Amend Corporate Purpose	Mgmt	For	For	For
21.2	Amend Articles Re: Auditor	Mgmt	For	For	For
21.3	Amend Articles Re: General Meeting	Mgmt	For	For	For
21.4	Amend Articles Re: Matters to be considered at the Annual General Meeting	Mgmt	For	For	For
22	Close Meeting	Mgmt			

EDP Renovaveis SA

Meeting Date: 04/04/2024

Country: Spain

Meeting Type: Annual

Ticker: EDPR

Primary ISIN: ES0127797019

Primary SEDOL: B39GNW2

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Consolidated and Standalone Financial Statements	Mgmt	For	For	For	
2	Approve Treatment of Net Loss	Mgmt	For	For	For	
3	Approve Scrip Dividends	Mgmt	For	For	For	
4	Approve Consolidated and Standalone Management Reports, Corporate Governance Report and Remuneration Report	Mgmt	For	For	For	
5	Approve Non-Financial Information Statement	Mgmt	For	For	For	
6	Appraise Management of Company and Approve Vote of Confidence to Board of Directors	Mgmt	For	For	For	

EDP Renovaveis SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
7	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For			
8.A	Acknowledge Resignation of Vera de Morais Pinto Pereira Carneiro as Director	Mgmt						
8.B	Acknowledge Resignation of Ana Paula Garrido de Pina Marques as Director	Mgmt						
8.C	Acknowledge Resignation of Acacio Liberado Mota Piloto as Director	Mgmt						
8.D	Fix Number of Directors at 9	Mgmt	For	For	For			
8.E	Reelect Miguel Stilwell de Andrade as Director	Mgmt	For	For	For			
8.F	Reelect Rui Manuel Rodrigues Lopes Teixeira as Director	Mgmt	For	For	For			
8.G	Reelect Manuel Menendez Menendez as Director	Mgmt	For	For	For			
8.H	Reelect Antonio Sarmento Gomes Mota as Director	Mgmt	For	Against	Against			
	Voter Rationale: In recent years, this is not the first time that we have been unable to support a pay related proposal at the company. Due to ongoing concerns regarding decisions taken by the remuneration committee chair, we are not inclined to support their re-election to the board. The Company should put in place a policy to increase gender diversity on the board. Our minimum expectation is that women should comprise at least 40% of the board. Given the recent updates to the board, we will keep this matter under review.							
8.I	Reelect Rosa Maria Garcia Garcia as Director	Mgmt	For	For	For			
8.J	Reelect Jose Manuel Felix Morgado as Director	Mgmt	For	For	For			
8.K	Reelect Allan J. Katz as Director	Mgmt	For	For	For			
8.L	Reelect Cynthia Kay McCall as Director	Mgmt	For	For	For			
8.M	Elect Ana Paula de Sousa Freitas Madureira Serra as Director	Mgmt	For	For	For			
9	Amend Remuneration Policy	Mgmt	For	Against	Against			
	Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Long-term incentive awards should be used to incentivise long-term performance and should not be allowed to vest within 3 years since the date of grant. Severance payments should not exceed two year's pay. Larger severance packages should be subject to a separate shareholder approval. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.							
10	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For			

VINCI SA

Meeting Type: Annual/Special

Primary ISIN: FR0000125486 Primary SEDOL: B1XH026

VINCI SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 4.50 per Share	Mgmt	For	For	For
4	Reelect Benoit Bazin as Director	Mgmt	For	Against	For
5	Appoint PricewaterhouseCoopers Audit as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
6	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
7	Approve Remuneration Policy of Directors	Mgmt	For	For	For
8	Approve Remuneration Policy of Xavier Huillard, Chairman and CEO	Mgmt	For	Against	For
9	Approve Compensation Report	Mgmt	For	For	For
10	Approve Compensation of Xavier Huillard, Chairman and CEO	Mgmt	For	Against	For
	Extraordinary Business	Mgmt			
11	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
12	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For	For
13	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	For	For
14	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Deutsche Telekom AG

Meeting Date: 04/10/2024 Country: Germany Ticker: DTE

Meeting Type: Annual

Primary ISIN: DE0005557508 Primary SEDOL: 5842359

Deutsche Telekom AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.77 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify Deloitte GmbH as Auditors for Fiscal Year 2024 and for the Review of the Interim Financial Statements for Fiscal Year 2024 and First Quarter of Fiscal Year 2025	Mgmt	For	For	For
6.1	Elect Lars Hinrichs to the Supervisory Board	Mgmt	For	For	For
6.2	Elect Karl-Heinz Streibich to the Supervisory Board	Mgmt	For	For	For
7	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 8 Billion; Approve Creation of EUR 1.2 Billion Pool of Capital to Guarantee Conversion Rights	Mgmt	For	For	For
8	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
9	Approve Remuneration Report	Mgmt	For	Against	For

Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Companies that received high levels of dissent on remuneration-related proposals should engage with their key shareholders to understand the rationale for opposition and explain in the next annual report how the company intends to address shareholder concerns.

EDP-Energias de Portugal SA

Meeting Date: 04/10/2024 Country: Portugal Ticker: EDP

Meeting Type: Annual

Primary ISIN: PTEDP0AM0009 Primary SEDOL: 4103596

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1.1	Approve Individual and Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For			
1.2	Approve Remuneration Report	Mgmt	For	Against	Against			
	Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.							
1.3	Approve Progress Report on 2030 Climate Change Plan	Mgmt	For	Refer	For			
2.1	Approve Allocation of Income	Mgmt	For	For	For			
2.2	Approve Dividends	Mgmt	For	For	For			
3.1	Appraise Management of Company and Approve Vote of Confidence to Management Board	Mgmt	For	For	For			
3.2	Appraise Supervision of Company and Approve Vote of Confidence to Supervisory Board	Mgmt	For	For	For			
3.3	Appraise Work Performed by Statutory Auditor and Approve Vote of Confidence to Statutory Auditor	Mgmt	For	For	For			
4	Authorize Repurchase and Reissuance of Shares	Mgmt	For	Against	Against			
	Voter Rationale: Shares should not be repurchased at a premium/discount to the market price of more than 10%.							
5	Authorize Repurchase and Reissuance of Repurchased Debt Instruments	Mgmt	For		Against			
	Voter Rationale: Shares should not be repurchased at a premium/discount to the market price of more than 10%.							
6	Amend Articles	SH	For	For	For			
7	Approve Remuneration Policy Applicable to Executive Board	Mgmt	For	Refer	Against			
	Voter Rationale: Vote AGAINST as there are concerns with the level of disclosure governing remuneration.							
8	Approve Statement on Remuneration Policy Applicable to Other Corporate Bodies	Mgmt	For	Refer	For			
	Voter Rationale: A vote FOR these items is warranted because: * The company provides clearer information on its remuneration practices; and * The implementation of the company's policy has not resulted in pay-for-performance concerns to date. This is not without highlighted the following. * The company has not capped the potential non-compete agreements. * The increase of the total pay package is substantial (43 percent at-target). However, the proposed package is not considered to be excessive compared to ISS selected peers.							
9.1	Elect Corporate Bodies for 2024-2026 Term	SH	For	Against	Against			

EDP-Energias de Portugal SA

	posal nber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
į	9.2	Elect Executive Board for 2024-2026 Term	SH	For	For	For
9	9.3	Appoint PricewaterhouseCoopers & Associados - Sociedade de Revisores de Contas, Lda. as Auditor and Carlos Jose Figueiredo Rodrigues as Alternate for 2024-2026 Term	Mgmt	For	For	For
ġ	9.4	Elect General Meeting Board for 2024-2026 Term	SH	For	For	For
Ś	9.5	Elect Remuneration Committee for 2024-2026 Term	SH	For	For	For
Ġ	9.6	Approve Remuneration of Remuneration Committee Members	SH	For	For	For

Koninklijke Ahold Delhaize NV

Meeting Date: 04/10/2024

Country: Netherlands

Meeting Type: Annual

Ticker: AD

Primary ISIN: NL0011794037

Primary SEDOL: BD0Q398

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Annual Meeting Agenda	Mgmt				
1	Open Meeting	Mgmt				
2.1	Receive Report of Management Board (Non-Voting)	Mgmt				
2.2	Discussion on Company's Corporate Governance Structure	Mgmt				
2.3	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt				
2.4	Adopt Financial Statements	Mgmt	For	For	For	
2.5	Approve Dividends	Mgmt	For	For	For	
3	Approve Remuneration Report	Mgmt	For	For	For	
4.1	Approve Discharge of Management Board	Mgmt	For	For	For	
4.2	Approve Discharge of Supervisory Board	Mgmt	For	For	For	
5.1	Reelect Bill McEwan to Supervisory Board	Mgmt	For	For	For	
5.2	Reelect Helen Weir to Supervisory Board	Mgmt	For	For	For	

Koninklijke Ahold Delhaize NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction	
5.3	Reelect Frank van Zanten to Supervisory Board	Mgmt	For	For	For	
5.4	Elect Robert Jan van de Kraats to Supervisory Board	Mgmt	For	For	For	
5.5	Elect Laura Miller to Supervisory Board	Mgmt	For	For	For	
6	Ratify KPMG Accountants N.V. as Auditors	Mgmt	For	For	For	
7.1	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	Mgmt	For	For	For	
7.2	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For	
7.3	Authorize Board to Acquire Common Shares	Mgmt	For	For	For	
7.4	Approve Cancellation of Repurchased Shares	Mgmt	For	For	For	
8	Close Meeting	Mgmt				

Ferrovial SE

Meeting Date: 04/11/2024

Country: Netherlands

Meeting Type: Annual

Ticker: FER

Primary ISIN: NL0015001FS8

Primary SEDOL: BRS7CF0

Votina

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2a	Receive Report of Management Board (Non-Voting)	Mgmt			
2b	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt			
2c	Discussion on Company's Corporate Governance Structure	Mgmt			
2d	Approve Remuneration Report	Mgmt	For	Against	Against

Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards. Significant salary increases should be linked to material changes in the business or in the role and responsibilities of executive directors. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.

Ferrovial SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2e	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
	Voter Rationale: Directors should be electors should be electors.	cted by shareholders or	n an annual basis in ordei	r to strengthen the acc	ountability of the board
3	Approve Climate Strategy Report	Mgmt	For	Refer	For
4	Approve Discharge of Directors	Mgmt	For	For	For
5	Ratify Ernst & Young Accountants LLP as Auditors	Mgmt	For	For	For
6a	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	Mgmt	For	For	For
6b	Grant Board Authority to Issue Shares Up To 5 Percent of Issued Capital for Purposes of Scrip Dividends	Mgmt	For	Refer	For
	Voter Rationale: A vote FOR the proposa potential scrip dividend and it is in line v	al under item 6b-7b is v with commonly used sai	varranted because it is re feguards regarding volum	quested specifically for ne and duration.	r the purpose of
7a	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
7b	Authorize Board to Exclude Preemptive Rights from Share Issuances for Purposes of Scrip Dividends	Mgmt	For	Refer	For
	Voter Rationale: A vote FOR the propose potential scrip dividend and it is in line v				r the purpose of
8	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
9	Approve Cancellation of Shares	Mgmt	For	For	For
10	Close Meeting	Mgmt			

Telefonica SA

Meeting Date: 04/11/2024Country: SpainTicker: TEF

Meeting Type: Annual

Primary ISIN: ES0178430E18 Primary SEDOL: 5732524

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Approve Consolidated and Standalone Financial Statements	Mgmt	For	For	For
1.2	Approve Non-Financial Information Statement	Mgmt	For	For	For
1.3	Approve Discharge of Board	Mamt	For	For	For

Telefonica SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Approve Allocation of Income	Mgmt	For	For	For
3	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For
4.1	Reelect Isidro Faine Casas as Director	Mgmt	For	For	For
4.2	Reelect Jose Javier Echenique Landiribar as Director	Mgmt	For	For	For
4.3	Reelect Peter Loscher as Director	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is not the Due to ongoing concerns regarding decisions re-election to the board.				
4.4	Reelect Veronica Maria Pascual Boe as Director	Mgmt	For	For	For
4.5	Reelect Claudia Sender Ramirez as Director	Mgmt	For	For	For
4.6	Ratify Appointment of and Elect Solange Sobral Targa as Director	Mgmt	For	For	For
4.7	Ratify Appointment of and Elect Alejandro Reynal Ample as Director	Mgmt	For	For	For
5	Approve Reduction in Share Capital via Amortization of Treasury Shares	Mgmt	For	For	For
6	Approve Dividends Charged Against Unrestricted Reserves	Mgmt	For	For	For
7	Approve Long-Term Incentive Plan	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance.	es should be clearly dis	closed and include robust and str	etching p	erformance targets to
8	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For
9	Advisory Vote on Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive	es should be clearly dis	closed and include robust and str	etching p	erformance targets to

Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards.

Elisa Oyj

Meeting Date: 04/12/2024 Country: Finland Ticker: ELISA

Meeting Type: Annual

Primary ISIN: FI0009007884 Primary SEDOL: 5701513

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Open Meeting	Mgmt			
2	Call the Meeting to Order	Mgmt			
3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	Mgmt			
4	Acknowledge Proper Convening of Meeting	Mgmt			
5	Prepare and Approve List of Shareholders	Mgmt			
6	Receive Financial Statements and Statutory Reports	Mgmt			
7	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
8	Approve Allocation of Income and Dividends of EUR 2.25 Per Share	Mgmt	For	For	For
9	Approve Discharge of Board and President	Mgmt	For	For	For
10	Approve Remuneration Report (Advisory Vote)	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to exe reward strong performance. Companies their key shareholders to understand the address shareholder concerns. Compani longer or as a minimum introduce an ad	that received high level e rationale for oppositio ies should consider exte	ls of dissent on remunera n and explain in the next nding vesting periods for	ation-related proposals : t annual report how the	should engage with company intends to
11	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to exe reward strong performance. Long-term or share-based awards and payments th approval. Companies should consider ex introduce an additional holding or deferi	incentive awards should nat fall outside the comp tending vesting periods	l not be allowed to vest v panys remuneration polic	within 3 years since the ry should require ex-ant	date of grant. All cash e shareholder
12	Approve Remuneration of Directors in the Amount of EUR 150,000 for Chairman, EUR 87,000 for Vice Chairman and the Chairman of the Committees	Mgmt	For	For	For
	and EUR 72,000 for Other Directors; Approve Meeting Fees				

Elisa Oyj

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
14	Reelect Maher Chebbo, Kim Ignatius, Katariina Kravi (Vice Chair), Pia Kall, Eva-Lotta Sjostedt, Anssi Vanjoki (Chair) and Antti Vasara as Directors; Elect Christoph Vitzthum as New Director	Mgmt	For	Against	Against	
	Voter Rationale: In recent years, this is r Due to ongoing concerns regarding decis re-election to the board. The Company s our minimum expectation is that women individually, rather than as a single slate	sions taken by the rem hould put in place a po should comprise at lea	uneration committee colicy to increase gende ast 40% of the board.	hair, we are not inclined to the diversity on the board. I The board should submit	o support their In developed markets, directors for re-election	
15	Approve Remuneration of Auditors	Mgmt	For	For	For	
16	Ratify Ernst & Young Oy as Auditors	Mgmt	For	For	For	
17	Authorize Share Repurchase Program	Mgmt	For	For	For	
18	Approve Issuance of up to 15 Million Shares without Preemptive Rights	Mgmt	For	For	For	
19	Approve Forfeiture of Shares in Elisa Oyj on Joint Account (Kymen Puhelin Oy)	Mgmt	For	For	For	
20	Approve Forfeiture of Shares in Elisa Oyj on Joint Account (Telekarelia Oy)	Mgmt	For	For	For	
21	Close Meeting	Mgmt				

UniCredit SpA

Meeting Date: 04/12/2024 Country: Italy Ticker: UCG

Meeting Type: Annual/Special

Primary ISIN: IT0005239360 Primary SEDOL: BYMXPS7

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Allocation of Income	Mgmt	For	For	For
3	Approve Elimination of Negative Reserves	Mgmt	For	For	For

UniCredit SpA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4	Authorize Share Repurchase Program	Mgmt	For	Refer	For
	Voter Rationale: A vote FOR is warranted beck underlying distribution policy is backed by Uni attention as the maximum volume of the shar	iCredit's positive results	s and robust capital structure. Hov	vever, the	ese items merit special
5	Fix Number of Directors and Members of the Management Control Committee	Mgmt	For	For	For
	Appoint Directors (Slate Election) - Choose One of the Following Slates	Mgmt			
6.1	Slate 1 Submitted by Management	Mgmt	For	For	For
	Voter Rationale: The board should submit dire hold directors individually accountable for the		dividually, rather than as a single .	slate to e	nable shareholders to
6.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	SH	None	Refer	Against
	Voter Rationale: - Investors can only supp in Slate 1 above, the slate submitted by Assog			'for' the i	management proposal
7	Approve Remuneration of Directors and Members of the Management Control Committee	Mgmt	For	For	For
8	Approve Remuneration Policy	Mgmt	For	Refer	For
	Voter Rationale: Companies that received high shareholders to understand the rationale for o shareholder concerns.				
9	Approve Second Section of the Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: Incentive awards to executive reward strong performance. All exceptional awards in addition to and above that expected linked to material changes in the business or a strong control of the strong control	vards should be clearly ed of directors as a nor	linked to performance and demo mal part of their jobs. Significant	nstrate sl	nareholder value
10	Approve 2024 Group Incentive System	Mgmt	For	Refer	For
11	Approve Employees Share Ownership Plan	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
1	Authorize Board to Increase Capital to Service the 2022 Group Incentive System	Mgmt	For	For	For
2	Authorize Board to Increase Capital to Service the 2023 Group Incentive System	Mgmt	For	Against	For
	Voter Rationale: Given support in item 8, reco	ommendation is to vote	FOR		
3	Authorize Board to Increase Capital to Service the Long Term Incentive Plan 2020-2023	Mgmt	For	For	For

UniCredit SpA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
4	Authorize Cancellation of Treasury Shares without Reduction of Share Capital; Amend Article 5	Mgmt	For	Refer For
		red by UniCredit's positive r	esults and robust capita	ationale in support of these proposals and the al structure. However, these items merit special nt of the issued share capital.

Stellantis NV

Meeting Date: 04/16/2024

Country: Netherlands

Ticker: STLAM

Meeting Type: Annual

Primary ISIN: NL00150001Q9 Primary SEDOL: BMD8KX7

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2.a	Receive Report of Management Board (Non-Voting)	Mgmt			
2.b	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt			
2.c	Discussion on Company's Corporate Governance Structure	Mgmt			
2.d	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: All exceptional awards addition to and above that expected of disclosed and include robust and stretc schemes should only be available for su	directors as a normal phing performance targe	part of their jobs. Incentive ets to reward strong perfol	e awards to executives rmance. Substantial pa	should be clearly y-outs under incentive
2 -	proportion of incentive awards.	,		,	,
2.e	proportion of incentive awards. Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
2.e 2.f	Adopt Financial Statements and	,		,	•
	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
2.f	Adopt Financial Statements and Statutory Reports Approve Dividends	Mgmt Mgmt	For For	For	For
2.f 2.g	Adopt Financial Statements and Statutory Reports Approve Dividends Approve Discharge of Directors Elect Claudia Parzani as	Mgmt Mgmt Mgmt	For For	For For For	For For
2.f 2.g 3	Adopt Financial Statements and Statutory Reports Approve Dividends Approve Discharge of Directors Elect Claudia Parzani as Non-Executive Director Grant Board Authority to Issue Shares Up to 10 Percent of	Mgmt Mgmt Mgmt Mgmt	For For For	For For For	For For For

Stellantis NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
6.a	Approve Cancellation of Common Shares	Mgmt	For	For	For
6.b	Approve Cancellation of All Class B Special Voting Shares	Mgmt	For	For	For
7	Close Meeting	Mgmt			

AerCap Holdings NV

Meeting Date: 04/17/2024

Country: Netherlands

Meeting Type: Annual

Ticker: AER

Primary ISIN: NL0000687663 Pr

Primary SEDOL: B1HHKD3

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2	Receive Board Report (Non-Voting)	Mgmt			
3	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
	Voter Rationale: Shareholders should ha	ve the right to elect a	lirectors annually in order	to hold them to accour	nt.
4	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt			
5	Approve Discharge of Directors	Mgmt	For	For	For
6	Approve Appointment of Peter L. Juhas as the Person Referred to in Article 16, Paragraph 8 of the Company's Articles of Association	Mgmt	For	For	For
7	Ratify KPMG Accountants N.V. as Auditors	Mgmt	For	For	For
8a	Grant Board Authority to Issue Shares and Grant Additional Rights to Subscribe for Shares	Mgmt	For	For	For
8b	Authorize Board to Exclude Preemptive Rights from Share Issuances under Item 8a	Mgmt	For	For	For
9a	Authorize Repurchase Shares	Mgmt	For	For	For
9b	Conditional Authorization to Repurchase Additional Shares	Mgmt	For	For	For
10	Approve Reduction in Share Capital through Cancellation of Shares	Mgmt	For	For	For
11	Allow Questions	Mgmt			

AerCap Holdings NV

Open Meeting

Proposal Mgmt Voting Policy Vote
Number Proposal Text Proponent Rec Rec Instruction

Mgmt

Covestro AG

12

Meeting Date: 04/17/2024 Country: Germany

Meeting Type: Annual

Ticker: 1COV

Primary ISIN: DE0006062144 Primary SEDOL: BYTBWY9

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
3	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	Against	Against
	Voter Rationale: The company should reduce dynamic board refreshment process.	director terms and, idea	ally, introduce annual re-elections,	, in order	to facilitate a more
4	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: The remuneration committee performance.	should not allow vestir	ng of incentive awards for substar	ntially bel	ow median
5	Ratify KPMG AG as Auditors for Fiscal Year 2024 and for the Review of the Interim Financial Statements for Fiscal Year 2024 and First Quarter of Fiscal Year 2025	Mgmt	For	For	For
6	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares; Authorize Use of Financial Derivatives when Repurchasing Shares	Mgmt	For	For	For
7	Approve Affiliation Agreement with Covestro First Real Estate GmbH	Mgmt	For	For	For

Ferrari NV

Meeting Date: 04/17/2024 Country: Netherlands Ticker: RACE

Meeting Type: Annual

Primary ISIN: NL0011585146 Primary SEDOL: BD6G507

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2.a	Receive Director's Board Report (Non-Voting)	Mgmt			
2.b	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt			
2.c	Discuss Corporate Governance Chapter in Board Report	Mgmt			
2.d	Approve Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: .				
2.e	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
2.f	Approve Dividends	Mgmt	For	For	For
2.g	Approve Discharge of Directors	Mgmt	For	For	For
3.a	Reelect John Elkann as Executive Director	Mgmt	For	For	For
	Voter Rationale: The Company should pu				
3.b	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as	ould comprise at least 3 o hold no more than tw	10% of the board. Nominee To external directorships to	es who also serve as e ensure they have suf	executive officers at ficient time and
	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as Executive Director	ould comprise at least 3 o hold no more than tw particularly during une. Mgmt	0% of the board. Nomined to external directorships to expected company situation For	es who also serve as e o ensure they have suf ns requiring substantia For	executive officers at ficient time and al amounts of time. For
3.b 3.c	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as	ould comprise at least 3 o hold no more than tw particularly during une.	0% of the board. Nomined to external directorships to expected company situation	es who also serve as e o ensure they have suf os requiring substantia	executive officers at ficient time and amounts of time.
	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as Executive Director Reelect Piero Ferrari as	ould comprise at least 3 o hold no more than tw particularly during une. Mgmt	0% of the board. Nomined to external directorships to expected company situation For	es who also serve as e o ensure they have suf ns requiring substantia For	executive officers at ficient time and al amounts of time. For
3.c	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as Executive Director Reelect Piero Ferrari as Non-Executive Director Reelect Delphine Arnault as	ould comprise at least 3 to hold no more than tw particularly during une. Mgmt Mgmt	0% of the board. Nomined to external directorships to expected company situation For For	es who also serve as e o ensure they have suf ns requiring substantia For For	executive officers at ficient time and amounts of time. For For
3.c 3.d	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as Executive Director Reelect Piero Ferrari as Non-Executive Director Reelect Delphine Arnault as Non-Executive Director Reelect Francesca Bellettini as	ould comprise at least 3 o hold no more than tw particularly during une. Mgmt Mgmt	0% of the board. Nomined to external directorships to expected company situation For For	es who also serve as e o ensure they have suf ns requiring substantia For For	executive officers at ficient time and amounts of time. For For
3.c 3.d	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as Executive Director Reelect Piero Ferrari as Non-Executive Director Reelect Delphine Arnault as Non-Executive Director Reelect Francesca Bellettini as Non-Executive Director	ould comprise at least 3 o hold no more than tw particularly during une. Mgmt Mgmt	0% of the board. Nomined to external directorships to expected company situation For For	es who also serve as e o ensure they have suf ns requiring substantia For For	executive officers at ficient time and amounts of time. For For
3.c 3.d 3.e	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as Executive Director Reelect Piero Ferrari as Non-Executive Director Reelect Delphine Arnault as Non-Executive Director Reelect Francesca Bellettini as Non-Executive Director Voter Rationale: . Reelect Eduardo H. Cue as	ould comprise at least 3 to hold no more than two particularly during une. Mgmt Mgmt Mgmt Mgmt	0% of the board. Nomined to external directorships to expected company situation For For For	es who also serve as e o ensure they have sub ns requiring substantia For For For Against	executive officers at ficient time and amounts of time. For For For For
3.c 3.d 3.e	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as Executive Director Reelect Piero Ferrari as Non-Executive Director Reelect Delphine Arnault as Non-Executive Director Reelect Francesca Bellettini as Non-Executive Director Voter Rationale: . Reelect Eduardo H. Cue as Non-Executive Director Reelect Sergio Duca as	ould comprise at least 3 o hold no more than two particularly during une. Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	0% of the board. Nomined to external directorships to expected company situation For For For For For	es who also serve as e o ensure they have suf ns requiring substantia For For Against	For For For For For For For
3.c 3.d 3.e 3.f 3.g	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as Executive Director Reelect Piero Ferrari as Non-Executive Director Reelect Delphine Arnault as Non-Executive Director Reelect Francesca Bellettini as Non-Executive Director Voter Rationale: . Reelect Eduardo H. Cue as Non-Executive Director Reelect Sergio Duca as Non-Executive Director Reelect Sergio Duca as Non-Executive Director Reelect John Galantic as	ould comprise at least 3 o hold no more than two particularly during une. Mgmt	0% of the board. Nomined to external directorships to external directorships to expected company situation. For For For For For For For	es who also serve as e o ensure they have sub- ns requiring substantial For For Against For	For For For For For For For
3.c 3.d 3.e 3.f 3.g	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as Executive Director Reelect Piero Ferrari as Non-Executive Director Reelect Delphine Arnault as Non-Executive Director Reelect Francesca Bellettini as Non-Executive Director Voter Rationale: Reelect Eduardo H. Cue as Non-Executive Director Reelect Sergio Duca as Non-Executive Director Reelect John Galantic as Non-Executive Director	ould comprise at least 3 o hold no more than two particularly during une. Mgmt	0% of the board. Nomined to external directorships to external directorships to expected company situation. For For For For For For For	es who also serve as e o ensure they have sub- ns requiring substantial For For Against For	For For For For For For For For
3.c 3.d 3.e 3.f 3.g 3.h	minimum expectation is that women sho publicly listed companies are expected to energy to discharge their roles properly, Reelect Benedetto Vigna as Executive Director Reelect Piero Ferrari as Non-Executive Director Reelect Delphine Arnault as Non-Executive Director Reelect Francesca Bellettini as Non-Executive Director Voter Rationale: . Reelect Eduardo H. Cue as Non-Executive Director Reelect Sergio Duca as Non-Executive Director Reelect John Galantic as Non-Executive Director Reelect John Galantic as Non-Executive Director Voter Rationale: . Reelect Maria Patrizia Grieco as	nuld comprise at least 3 o hold no more than two particularly during une. Mgmt Mgmt	0% of the board. Nomined to external directorships to external directorships to expected company situation. For For For For For For For Fo	es who also serve as e o ensure they have sub ns requiring substantia For For Against For Against	For

Ferrari NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.1	Grant Board Authority to Issue Shares	Mgmt	For	For	For
4.2	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
5	Amend Remuneration Policy of Board of Directors	Mgmt	For	Against	For
	Voter Rationale: .				
6	Authorize Repurchase of Up to 10 Percent of Issued Common Shares	Mgmt	For	For	For
7	Reappoint Auditors	Mgmt	For	For	For
8	Approve Awards to Executive Director	Mgmt	For	Against	For
	Voter Rationale: .				
9	Close Meeting	Mgmt			

Royal KPN NV

Meeting Date: 04/17/2024

Country: Netherlands

Meeting Type: Annual

Ticker: KPN

Primary ISIN: NL0000009082

Primary SEDOL: 5956078

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instructio	1
	Annual Meeting Agenda	Mgmt			
1	Open Meeting and Announcements	Mgmt			
2	Receive Report of Management Board (Non-Voting)	Mgmt			
3	Adopt Financial Statements	Mgmt	For	For For	
	Voter Rationale: Directors should be ele to shareholders.	ected by shareholders o	n an annual basis in ol	rder to strengthen the accountability o	of the board
4	Approve Remuneration Report	Mgmt	For	Against For	
5	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt			
6	Approve Dividends	Mgmt	For	For For	
7	Approve Discharge of Management Board	Mgmt	For	For For	
8	Approve Discharge of Supervisory Board	Mgmt	For	For For	
9	Discussion on Company's Corporate Governance Structure	Mgmt			

Royal KPN NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
10	Ratify PricewaterhouseCoopers Accountants N.V. as Auditors	Mgmt	For	For	For	
11	Approve Remuneration Policy of Management Board	Mgmt	For	Against	For	
	Voter Rationale: .					
12	Approve Remuneration Policy of Supervisory Board	Mgmt	For	For	For	
13	Notification of the Intended Reappointments of Farwerck, Figee, Garssen and Snoep to Management Board	Mgmt				
14	Discuss Composition of the Supervisory Board	Mgmt				
15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For	
16	Approve Reduction in Share Capital through Cancellation of Shares	Mgmt	For	For	For	
17	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	Mgmt	For	For	For	
18	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For	
19	Other Business (Non-Voting)	Mgmt				
20	Close Meeting	Mgmt				

Aena S.M.E. SA

Meeting Date: 04/18/2024

Country: Spain

Meeting Type: Annual

Ticker: AENA

Primary ISIN: ES0105046009

Primary SEDOL: BVRZ8L1

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Standalone Financial Statements	Mgmt	For	For	For
2	Approve Consolidated Financial Statements	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends	Mgmt	For	For	For
4	Approve Reclassification of Capitalization Reserves to Voluntary Reserves	Mgmt	For	For	For
5	Approve Non-Financial Information Statement	Mgmt	For	For	For

Aena S.M.E. SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
6	Approve Discharge of Board	Mgmt	For	For	For
7.1	Ratify Appointment of and Elect Beatriz Alcocer Pinilla as Director	Mgmt	For	For	For
7.2	Ratify Appointment of and Elect Angel Faus Alcaraz as Director	Mgmt	For	For	For
7.3	Ratify Appointment of and Elect Ainhoa Morondo Quintano as Director	Mgmt	For	For	For
8	Advisory Vote on Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance.	es should be clearly dis	closed and include robust and str	etching p	erformance targets to
9	Advisory Vote on Company's 2023 Updated Report on Climate Action Plan	Mgmt	For	Refer	For
10	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For

Banco BPM SpA

Meeting Date: 04/18/2024 Country: Italy

Meeting Type: Annual

Ticker: BAMI

Primary ISIN: IT0005218380

Primary SEDOL: BYMD5K9

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Allocation of Income	Mgmt	For	For	For
3	Approve Deloitte & Touche SpA as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
4.1	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs ur targets may warrant vesting of only a si long-term incentive plans to 5 years or i	mall proportion of ince	ntive awards. Compani	ies should consider extendi	ing vesting periods for
4.2	Approve Second Section of the Remuneration Report	Mgmt	For	Refer	For
5.1	Approve 2024 Short-Term Incentive Plan	Mgmt	For	For	For

Banco BPM SpA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Vote Rec Instruction
5.2	Approve 2024-2026 Long-Term Incentive Plan	Mgmt	For	Against Against
		small proportion of incen	ntive awards. Companies	e for superior performance. Reaching threshold should consider extending vesting periods for holding or deferral period.
6	Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service the Compensation Plans	Mgmt	For	Against Against
	Voter Rationale: Capital issuance autho	rity should be for share	plans that incentivise lor	ng-term value creation.

Beiersdorf AG

Meeting Date: 04/18/2024

Country: Germany

Meeting Type: Annual

Ticker: BEI

Primary ISIN: DE0005200000 Prima

Primary SEDOL: 5107401

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt						
2	Approve Allocation of Income and Dividends of EUR 1.00 per Share	Mgmt	For	For	For			
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For			
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For			
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024	Mgmt	For	For	For			
6	Approve Remuneration Report	Mgmt	For	Against	Against			
	Approve Remuneration Report Mgmt For Against Against Voter Rationale: We have concerns regarding several elements of the remuneration structure, as well as the company's response to shareholder dissent. Despite the company being controlled, the vote results on the remuneration report last year showed 24% dissident, which translates into nearly 72% dissident for free float shares. The company has not disclosed feedback from investors and has loosely committed to reevaluating the remuneration system starting from the 2025 fiscal year. While we look forward to potential changes in 2025, this should not preclude the company from responding to shareholder concerns where possible, including increased disclosure on LTIP targets and the multi-annual bonus vehicle. We also note the granting of a reappointment bonus to an executive board member, which was not well explained and is not good market practice.							
7.1	Elect Donya-Florence Amer to the Supervisory Board	Mgmt	For	For	For			
7.2	Elect Hong Chow to the Supervisory Board	Mgmt	For	For	For			

Beiersdorf AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
7.3	Elect Wolfgang Herz to the Supervisory Board	Mgmt	For	Against Against
	appropriate balance of independence a	nd objectivity. This dire	ector is not an independe on committee requires in	dependence, and non-independent directors
7.4	Elect Uta Kemmerich-Keil to the Supervisory Board	Mgmt	For	For For
7.5	Elect Frederic Pflanz to the Supervisory Board	Mgmt	For	Against Against
7.6	is majority non-independent. The audit hampering the committees impartiality committee that is majority non-indepen- could be conflicted, thereby hampering independent and this directors member	committee requires in and effectiveness. This adent. The remuneration the committees impar	dependence, and non-ing director is not an indep on committee requires in tiality and effectiveness.	ent director, yet sits on an audit committee that dependent directors could be conflicted, thereby sendent director, yet sits on a remuneration dependence, and non-independent directors. The nomination committee should be majority and effectiveness. Against Against
	appropriate balance of independence a committee that is majority non-indepen could be conflicted, thereby hampering have been unable to support a pay rela remuneration committee chair, we are majority independent and this directors appoint a Lead Independent Director to	nd objectivity. This direndent. The remuneration the committees imparated proposal at the connot inclined to support membership could have establish appropriate irman, and act as a poi	ector is not an independe on committee requires in tiality and effectiveness. Impany. Due to ongoing of their re-election to the b Imper the committees im checks and balances on int of contact for shareho	dependence, and non-independent directors Furthermore, this is not the first time that we concerns regarding decisions taken by the board. The nomination committee should be partiality and effectiveness. The board should the Board, support the Chairman, ensure olders, non-executive directors and senior
7.7	Elect Beatrice Dreyfus as Alternate Supervisory Board Member	Mgmt	For	For For

Jeronimo Martins SGPS SA

Meeting Type: Annual

Primary ISIN: PTJMT0AE0001 Primary SEDOL: B1Y1SQ7

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction				
1	Approve Individual and Consolidated Financial Statements and Statutory Reports	Mgmt	For	For For				
	Voter Rationale: Shareholders should have the right to elect directors annually in order to hold them to account.							
2	Approve Allocation of Income	Mgmt	For	For For				

Jeronimo Martins SGPS SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
3	Appraise Management and Supervision of Company and Approve Vote of Confidence to Corporate Bodies	Mgmt	For	For	For
4	Amend Articles 14, 23, and 31	Mgmt	For	For	For
	Number 3	Appraise Management and Supervision of Company and Approve Vote of Confidence to Corporate Bodies	Appraise Management and Supervision of Company and Approve Vote of Confidence to Corporate Bodies Proponent Mgmt Supervision of Comfidence to Corporate Bodies	Aumber Proposal Text Proponent Rec 3 Appraise Management and Supervision of Company and Approve Vote of Confidence to Corporate Bodies	Proposal Number Proposal Text Proponent Rec Policy Rec

LVMH Moet Hennessy Louis Vuitton SE

Meeting Date: 04/18/2024 Country: France Ticker: MC

Meeting Type: Annual/Special

Primary ISIN: FR0000121014 Primary SEDOL: 4061412

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 13 per Share	Mgmt	For	For	For
4	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	Against	Against
	Voter Rationale: Companies should provide su informed vote.	ufficient information we	ll in advance of the meeting to en	able shar	reholders to cast an
5	Reelect Antoine Arnault as Director	Mgmt	For	For	For
6	Elect Henri de Castries as Director	Mgmt	For	For	For
7	Elect Alexandre Arnault as Director	Mgmt	For	For	For
8	Elect Frederic Arnault as Director	Mgmt	For	For	For
9	Appoint Deloitte & Associes as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
10	Approve Compensation Report of Corporate Officers	Mgmt	For	Against	For

Voter Rationale: Although the remuneration structure of LVMH does not fully align with market best practices the aim of remuneration is the alignment of executive with shareholders. Given Mr B Arnault and family own 48% of LVMH and the shareholding locked in of 30 years. This provides strong alignment between the CEO/Chair and shareholders

LVMH Moet Hennessy Louis Vuitton SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction							
11	Approve Compensation of Bernard Arnault, Chairman and CEO	Mgmt	For	Against For							
		eholders. Given Mr B Arn	ault and family own 48%	market best practices the aim of remuneration to of LVMH and the shareholding locked in of							
12	Approve Compensation of Antonio Belloni, Vice-CEO	Mgmt	For	Against For							
	Voter Rationale: Although the remuneration structure of LVMH does not fully align with market best practices the aim of remuneration is the alignment of executive with shareholders. Given Mr B Arnault and family own 48% of LVMH and the shareholding locked in of 30 years. This provides strong alignment between the CEO/Chair and shareholders										
13	Approve Remuneration Policy of Directors	Mgmt	For	For For							
14	Approve Remuneration Policy of Chairman and CEO	Mgmt	For	Against For							
	Voter Rationale: Although the remuneration structure of LVMH does not fully align with market best practices the aim of remuneration is the alignment of executive with shareholders. Given Mr B Arnault and family own 48% of LVMH and the shareholding locked in of 30 years. This provides strong alignment between the CEO/Chair and shareholders										
15	Approve Remuneration Policy of Vice-CEO	Mgmt	For	Against For							
	Voter Rationale: Although the remuneration structure of LVMH does not fully align with market best practices the aim of remuneration is the alignment of executive with shareholders. Given Mr B Arnault and family own 48% of LVMH and the shareholding locked in of 30 years. This provides strong alignment between the CEO/Chair and shareholders										
16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For For							
	Extraordinary Business	Mgmt									
17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For For							
18	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	Against For							
	Voter Rationale: Although the remuneration structure of LVMH does not fully align with market best practices the aim of remuneration is the alignment of executive with shareholders. Given Mr B Arnault and family own 48% of LVMH and the shareholding locked in of 30 years. This provides strong alignment between the CEO/Chair and shareholders										
19	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against For							
	Voter Rationale: A vote FOR the employ recommended guidelines. The discount is to be held for 10 years			osed volume respects the 10-percent vith other employee stock purchase plans and							
20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries	Mgmt	For	Against For							
	Voter Rationale: A vote FOR the employ recommended guidelines. The discount			osed volume respects the 10-percent with other employee stock purchase plans and							

is to be held for 10 years

Prysmian SpA

Meeting Date: 04/18/2024

Country: Italy

Meeting Type: Annual

Ticker: PRY

Primary ISIN: IT0004176001

Primary SEDOL: B1W4V69

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Allocation of Income	Mgmt	For	For	For
3	Fix Number of Directors	Mgmt	For	For	For
4	Fix Board Terms for Directors	Mgmt	For	For	For
	Appoint Directors (Slate Election) - Choose One of the Following Slates	Mgmt			
5.1	Slate 1 Submitted by Management	Mgmt	For	For	For
	Voter Rationale: The outgoing manager proposed candidates have been disclose			d committee independ	ence and details of the
5.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	SH	None	Refer	Against
	Voter Rationale: Shareholders can only their fiduciary duties.	support one slate and it	appears that the slate pr	roposed by manageme	nt can sufficiently fulfill
6	Approve Remuneration of Directors	Mgmt	For	For	For
7	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For	For	For
7	Program and Reissuance of	Mgmt Mgmt	For For	For	For
	Program and Reissuance of Repurchased Shares Approve Auditors and Authorize	-			

Voter Rationale: While we would like to see the company continue to improve it's remuneration policy by increasing the robustness of the threshold vesting target under the relative metric and reducing the amount of shares available for grant at threshold level, we note the overall remuneration program has not resulted in a pay for performance disconnect, there is good disclosure of the elements of pay, and the company has made recent improvements to the derogation clause and potential severance payments. We encourage the company to continue to improve their remuneration policy.

Siemens Healthineers AG

Meeting Date: 04/18/2024

Country: Germany

Meeting Type: Annual

Ticker: SHL

Primary ISIN: DE000SHL1006 Primary SEDOL: BD594Y4

Siemens Healthineers AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.95 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Bernhard Montag for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Jochen Schmitz for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Darleen Caron for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Elisabeth Staudinger-Leibrecht for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Ralf Thomas for Fiscal Year 2023	Mgmt	For	Against	Against
	Voter Rationale: The company should redynamic board refreshment process.	duce director terms and	d, ideally, introduce and	nual re-elections, in order	to facilitate a more
4.2	Approve Discharge of Supervisory Board Member Karl-Heinz Streibich for Fiscal Year 2023	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Veronika Bienert (from Feb. 15, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Roland Busch for Fiscal Year 2023	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member Norbert Gaus (until Feb. 15, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.6	Approve Discharge of Supervisory Board Member Marion Helmes for Fiscal Year 2023	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Andreas Hoffmann (until Feb. 15, 2023) for Fiscal Year 2023	Mgmt	For	For	For

Siemens Healthineers AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.8	Approve Discharge of Supervisory Board Member Peter Koerte (from Feb. 15, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Sarena Lin (from Feb. 15, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member Philipp Roesler (until Feb. 15, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member Peer Schatz for Fiscal Year 2023	Mgmt	For	For	For
4.12	Approve Discharge of Supervisory Board Member Gregory Sorensen (until Feb. 15, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.13	Approve Discharge of Supervisory Board Member Nathalie von Siemens for Fiscal Year 2023	Mgmt	For	For	For
4.14	Approve Discharge of Supervisory Board Member Dow Wilson (from Feb. 15, 2023) for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: It is inline with the German of	corporate governance c	ode		
7	Amend Corporate Purpose	Mgmt	For	For	For
8	Amend Articles of Association	Mgmt	For	For	For
9.1	Elect Ralf Thomas to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: For controlled companies, the appropriate balance of independence and object-elections, in order to facilitate a more dyna an audit committee that is majority non-independence of the conflicted, thereby hampering the confinence gender diversity on the board. In desofthe board. The board should appoint a Leasupport the Chairman, ensure orderly succession-executive directors and senior executives inappropriate. To ensure the effectiveness of the support of the confinence of the confinenc	ectivity. The company somic board refreshment to the audit compandition to the audit compandition to the audit compandition to the audit compandition to the compandit	should reduce director terms and, trocess. This director is not an in- mittee requires independence, and and effectiveness. The Company so ninimum expectation is that wome to establish appropriate checks a nairman, and act as a point of cor its of communication through the le	ideally, in independend ind non-ind inhould put in should and balan intact for s indonand Cha	ntroduce annual ont director, yet sits on dependent directors t in place a policy to comprise at least 40% ces on the Board, thareholders,
9.2	Elect Karl-Heinz Streibich to the Supervisory Board	Mgmt	For	For	For
9.3	Elect Roland Busch to the Supervisory Board	Mgmt	For	Against	For

Voter Rationale: Siemens has 75% ownership and presence on non independent directors is expected.

Siemens Healthineers AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
9.4	Elect Marion Helmes to the Supervisory Board	Mgmt	For	For	For			
9.5	Elect Sarena Lin to the Supervisory Board	Mgmt	For	Against	For			
	Voter Rationale: Siemens has 75% ow	nership and presence or	n non independent direc	ctors is expected.				
9.6	Elect Peer Schatz to the Supervisory Board	Mgmt	For	Against	For			
	Voter Rationale: Siemens has 75% ownership and presence on non independent directors is expected.							
9.7	Elect Nathalie von Siemens to the Supervisory Board	Mgmt	For	Against	For			
	Voter Rationale: Siemens has 75% ownership and presence on non independent directors is expected.							
9.8	Elect Dow Wilson to the Supervisory Board	Mgmt	For	Against	For			
	Voter Rationale: Siemens has 75% ownership and presence on non independent directors is expected.							
9.9	Elect Veronika Bienert to the Supervisory Board	Mgmt	For	Against	For			
	Voter Rationale: Siemens has 75% ownership and presence on non independent directors is expected.							
9.10	Elect Peter Koerte to the Supervisory Board	Mgmt	For	Against	For			
	Voter Rationale: Siemens has 75% ownership and presence on non independent directors is expected.							

iShares II plc - iShares Core MSCI Europe UCITS ETF

Meeting Date: 04/19/2024 Country: Ireland Ticker: IMEU

Meeting Type: Annual

Primary ISIN: IE00B1YZSC51 Primary SEDOL: B2422T8

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Ratify Deloitte as Auditors	Mgmt	For	For	For
3	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
4	Re-elect Ros O'Shea as Director	Mgmt	For	For	For
5	Re-elect Padraig Kenny as Director	Mgmt	For	For	For
6	Re-elect Deirdre Somers as Director	Mgmt	For	For	For
7	Re-elect William McKechnie as Director	Mgmt	For	For	For
8	Re-elect Peter Vivian as Director	Mgmt	For	For	For

iShares II plc - iShares Corp Bond 0-3yr ESG UCITS ETF

Meeting Date: 04/19/2024

Country: Ireland
Meeting Type: Annual

Ticker: SUSS

Primary ISIN: IE00BYZTVV78

Primary SEDOL: BYXFFB5

Did Not Vote Due to Ballot Shareblocking

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
2	Ratify Deloitte as Auditors	Mgmt	For	For	Do Not Vote
3	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	Do Not Vote
4	Re-elect Ros O'Shea as Director	Mgmt	For	For	Do Not Vote
5	Re-elect Padraig Kenny as Director	Mgmt	For	For	Do Not Vote
6	Re-elect Deirdre Somers as Director	Mgmt	For	For	Do Not Vote
7	Re-elect William McKechnie as Director	Mgmt	For	For	Do Not Vote
8	Re-elect Peter Vivian as Director	Mgmt	For	For	Do Not Vote

Xtrackers Euro Stoxx 50 UCITS ETF

Meeting Date: 04/19/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: XESX

Primary ISIN: LU0274211217

Primary SEDOL: B1HPXN8

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive and Approve Board's and Auditor's Reports	Mgmt	For	For	For
2	Approve Financial Statements	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends	Mgmt	For	For	For
4	Renew Appointment of KPMG as Auditor	Mgmt	For	For	For
5	Approve Discharge of Directors	Mgmt	For	For	For
6	Re-elect Philippe Ah-Sun as Director	Mgmt	For	For	For
7	Re-elect Alfred Francois Brausch as Director	Mgmt	For	For	For
8	Re-elect Thilo Wendenburg as Director	Mgmt	For	For	For

Xtrackers Euro Stoxx 50 UCITS ETF

Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
Re-elect Stefan Kreuzkamp as Director	Mgmt	For	For For
Elect Simon Klein as Director	Mgmt	For	For For
Approve Remuneration of Directors Alfred Francois Brausch, Thilo Wendenburg, and Stefan Kreuzkamp	Mgmt	For	Against Against
	Re-elect Stefan Kreuzkamp as Director Elect Simon Klein as Director Approve Remuneration of Directors Alfred Francois Brausch, Thilo Wendenburg, and	Re-elect Stefan Kreuzkamp as Mgmt Director Elect Simon Klein as Director Mgmt Approve Remuneration of Mgmt Directors Alfred Francois Brausch, Thilo Wendenburg, and	Proposal Text Proponent Rec Re-elect Stefan Kreuzkamp as Director Elect Simon Klein as Director Approve Remuneration of Directors Alfred Francois Brausch, Thilo Wendenburg, and

Voter Rationale: Companies should provide sufficient information well in advance of the meeting to enable shareholders to cast an informed vote.

Henkel AG & Co. KGaA

Meeting Date: 04/22/2024

Country: Germany

Meeting Type: Annual

Ticker: HEN

Primary ISIN: DE0006048408

Primary SEDOL: 5002465

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports for Fiscal Year 2023	Mgmt	For	For	For
2	Approve Allocation of Income and Dividends of EUR 1.83 per Ordinary Share and EUR 1.85 per Preferred Share	Mgmt	For	For	For
3	Approve Discharge of Personally Liable Partner for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5	Approve Discharge of Shareholders' Committee for Fiscal Year 2023	Mgmt	For	For	For
6	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024	Mgmt	For	For	For
7.1	Elect Simone Bagel-Trah to the Supervisory Board	Mgmt	For	Against	Against

Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. This director is not an independent director, yet sits on an audit committee that is majority non-independent. The audit committee requires independence, and non-independent directors could be conflicted, thereby hampering the committees impartiality and effectiveness. The nomination committee should be majority independent and this directors membership could hamper the committees impartiality and effectiveness. In recent years, this is not the first time that we have been unable to support a pay related proposal at the company. Due to ongoing concerns regarding decisions taken by the remuneration committee chair, we are not inclined to support their re-election to the board. The Company should put in place a policy to increase gender diversity on the board. In developed markets, our minimum expectation is that women should comprise at least 30% of the board. Given the recent updates to the board, we will keep this matter under review. We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders. To ensure the effectiveness of the board, the board should include between 5 and 15 directors.

Henkel AG & Co. KGaA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
7.2	Elect Lutz Bunnenberg to the Supervisory Board	Mgmt	For	Against	Against				
	Voter Rationale: For controlled compan appropriate balance of independence a company should amend its structure to	and objectivity. We oppos	se dual class structures v	vith impaired or enhance					
7.3	Elect Vinzenz Gruber to the Supervisory Board	Mgmt	For	For	For				
7.4	Elect Benedikt-Richard Freiherr von Herman to the Supervisory Board	Mgmt	For	Against	Against				
	Voter Rationale: For controlled compar appropriate balance of independence a company should amend its structure to majority independent and this directors	and objectivity. We oppos a allow for equal voting r	re dual class structures v ights among shareholder	vith impaired or enhancers. The nomination com	ed voting rights. The mittee should be				
7.5	Elect Barbara Kux to the Supervisory Board	Mgmt	For	For	For				
7.6	Elect Anja Langenbucher to the Supervisory Board	Mgmt	For	Against	Against				
	Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders.								
7.7	Elect Laurent Martinez to the Supervisory Board	Mgmt	For	For	For				
7.8	Elect Simone Menne to the Supervisory Board	Mgmt	For	For	For				
8.1	Elect Paul Achleitner to the Shareholders' Committee	Mgmt	For	Against	Against				
	Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity.								
8.2	Elect Simone Bagel-Trah to the Shareholders' Committee	Mgmt	For	Against	Against				
	Voter Rationale: For controlled comparappropriate balance of independence a is majority non-independent. The audit hampering the committees impartiality directors membership could hamper th have been unable to support a pay relaremuneration committee chair, we are to increase gender diversity on the boas 30% of the board. Given the recent up with impaired or enhanced voting right shareholders. To ensure the effectivent	and objectivity. This direct tommittee requires inde and effectiveness. The i he committees impartiality ated proposal at the com not inclined to support to and. In developed market adates to the board, we verts. The company should of	tor is not an independent ependence, and non-indent nomination committee sh v and effectiveness. In repany. Due to ongoing co heir re-election to the bo s, our minimum expecta will keep this matter undententent its structure to all	nt director, yet sits on an ependent directors could nould be majority indepe ecent years, this is not to nocerns regarding decision ard. The Company shou tition is that women shou er review. We oppose de llow for equal voting rigi	n audit committee that of be conflicted, thereby endent and this the first time that we ons taken by the uld put in place a policy uld comprise at least ual class structures				
8.3	Elect Alexander Birken to the Shareholders' Committee	Mgmt	For	For	For				
8.4	Elect Kaspar von Braun to the Shareholders' Committee	Mgmt	For	Against	Against				

Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders.

Henkel AG & Co. KGaA

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction					
8.5	Elect Christoph Kneip to the Shareholders' Committee	Mgmt	For	Against	Against					
	Voter Rationale: For controlled companie appropriate balance of independence an company should amend its structure to	d objectivity. We oppos	e dual class structures w	vith impaired or enhance						
8.6	Elect Thomas Manchot to the Shareholders' Committee	Mgmt	For	Against	Against					
	Voter Rationale: For controlled companie appropriate balance of independence an company should amend its structure to	nd objectivity. We oppos	se dual class structures w	vith impaired or enhance						
8.7	Elect James Rowan to the Shareholders' Committee	Mgmt	For	For	For					
8.8	Elect Konstantin von Unger to the Shareholders' Committee	Mgmt	For	Against	Against					
	Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders.									
8.9	Elect Jean-Francois van Boxmeer to the Shareholders' Committee	Mgmt	For	For	For					
8.10	Elect Poul Weihrauch to the Shareholders' Committee	Mgmt	For	For	For					
9	Approve Remuneration Report	Mgmt	For	Against	Against					
10	Voter Rationale: Incentive awards to exe reward strong performance. Substantial Reaching threshold targets may warrant not allow vesting of incentive awards for material changes in the business or in the dissent on remuneration-related propose explain in the next annual report how the Approve Remuneration Policy for the Supervisory Board and Shareholders' Committee	pay-outs under incenting the smaller of only a smaller substantially below me the role and responsibilities should engage with	ve schemes should only l proportion of incentive a edian performance. Signi ies of executive directors their key shareholders to	be available for superion awards. The remunerati ficant salary increases s s. Companies that recein o understand the rationa	r performance. ion committee should should be linked to ved high levels of					
11	Approve Affiliation Agreements with Henkel Zwoelfte Verwaltungsgesellschaft mbH, Henkel Dreizehnte Verwaltungsgesellschaft mbH, Henkel Vierzehnte Verwaltungsgesellschaft mbH and Henkel Fuenfzehnte Verwaltungsgesellschaft mbH	Mgmt	For	For	For					

ING Groep NV

Meeting Date: 04/22/2024 Country: Netherlands Ticker: INGA

Meeting Type: Annual

Primary ISIN: NL0011821202

ING Groep NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2A	Receive Report of Executive Board (Non-Voting)	Mgmt			
2B	Receive Report of Supervisory Board (Non-Voting)	Mgmt			
2C	Discussion on Company's Corporate Governance Structure	Mgmt			
2D	Approve Remuneration Report	Mgmt	For	For	For
2E	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
3A	Receive Explanation on Dividend and Distribution Policy	Mgmt			
3B	Approve Dividends	Mgmt	For	For	For
4A	Approve Discharge of Executive Board	Mgmt	For	For	For
4B	Approve Discharge of Supervisory Board	Mgmt	For	For	For
5	Ratify Deloitte Accountants B.V. (Deloitte) as Auditors	Mgmt	For	For	For
6A	Approve Remuneration Policy of the Executive Board	Mgmt	For	For	For
6B	Approve Remuneration Policy of the Supervisory Board	Mgmt	For	For	For
7A	Reelect Juan Colombas to Supervisory Board	Mgmt	For	For	For
7B	Reelect Herman Hulst to Supervisory Board	Mgmt	For	For	For
7C	Reelect Harold Naus to Supervisory Board	Mgmt	For	For	For
8A	Grant Board Authority to Issue Shares Up to 40 Percent of Issued Capital	Mgmt	For	For	For
8B	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
9	Authorize Repurchase of Up to 20 Percent of Issued Share Capital	Mgmt	For	Refer	For
10	Approve Cancellation of Repurchased Shares Pursuant to the Authority Under Item 9	Mgmt	For	For	For

Recordati SpA

Meeting Date: 04/22/2024

Country: Italy

Meeting Type: Annual

Ticker: REC

Primary ISIN: IT0003828271

Primary SEDOL: B07DRZ5

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
	Ordinary Business	Mgmt					
1.a	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For		
1.b	Approve Allocation of Income	Mgmt	For	For	For		
2.a	Approve Remuneration Policy	Mgmt	For	Against	Against		
	Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. All cash or share-based awards and payments that fall outside the companys remuneration policy should require ex-ante shareholder approval. Severance payments should not exceed two year's pay. Larger severance packages should be subject to a separate shareholder approval.						
2.b	Approve Second Section of the Remuneration Report	Mgmt	For	Against	Against		
Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. All exceptional awards should be clearly linked to performance and demonstrate shareholder value creation in addition to and above that expected of directors as a normal part of their jobs.							
3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For	For	For		

Assicurazioni Generali SpA

Meeting Date: 04/23/2024

Country: Italy

Meeting Type: Annual/Special

Ticker: G

Primary ISIN: IT0000062072

Primary SEDOL: 4056719

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1a	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
1b	Approve Allocation of Income	Mgmt	For	For	For
2a	Authorize Share Repurchase Program	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
2b	Authorize Cancellation of Treasury Shares without Reduction of Share Capital	Mgmt	For	For	For
3a	Amend Company Bylaws Re: Article 7.2	Mgmt	For	For	For

Assicurazioni Generali SpA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3b	Amend Company Bylaws Re: Article 9.1	Mgmt	For	For	For
3c	Amend Company Bylaws Re: Article 16.1	Mgmt	For	For	For
3d	Amend Company Bylaws Re: Article 18	Mgmt	For	For	For
3e	Amend Company Bylaws Re: Article 19.1 letter h)	Mgmt	For	For	For
3f	Amend Company Bylaws Re: Articles 28.2, 28.7, 28.13, 37.2, and 37.9	Mgmt	For	For	For
3g	Amend Company Bylaws Re: Article 28.4	Mgmt	For	For	For
3h	Amend Company Bylaws Re: Article 29.4	Mgmt	For	For	For
3i	Amend Company Bylaws Re: Articles 30.1 and 30.2	Mgmt	For	For	For
3j	Amend Company Bylaws Re: Article 32.2 letters f) g) and h)	Mgmt	For	For	For
3k	Amend Company Bylaws Re: Articles 33.1 and 33.2	Mgmt	For	For	For
3l	Amend Company Bylaws Re: Article 34.1	Mgmt	For	For	For
	Ordinary Business	Mgmt			
4a	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance. All cash or share- require ex-ante shareholder approval. Compai or longer or as a minimum introduce an additi	based awards and pay nies should consider ex	ments that fall outside the compa tending vesting periods for long-t	nys remu	neration policy should
4b	Approve Second Section of the Remuneration Report	Mgmt	For	For	For
	Voter Rationale: Companies should consider e minimum introduce an additional holding or d		ds for long-term incentive plans to	5 years	or longer or as a
5a	Approve Group Long Term Incentive Plan	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs under in targets may warrant vesting of only a small pi long-term incentive plans to 5 years or longer	roportion of incentive a	wards. Companies should conside	er extend	ing vesting periods for
5b	Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service Group Long Term Incentive Plan	Mgmt	For	Against	Against

Voter Rationale: Capital issuance authorities should be for share plans that incentivise long-term value creation.



Meeting Date: 04/23/2024

Country: France

Meeting Type: Annual/Special

Ticker: CS

Primary ISIN: FR0000120628

Primary SEDOL: 7088429

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
3	Approve Allocation of Income and Dividends of EUR 1.98 per Share	Mgmt	For	For	Do Not Vote
4	Approve Compensation Report of Corporate Officers	Mgmt	For	For	Do Not Vote
5	Approve Compensation of Antoine Gosset-Grainville, Chairman of the Board	Mgmt	For	For	Do Not Vote
6	Approve Compensation of Thomas Buberl, CEO	Mgmt	For	Against	Do Not Vote
7	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	Do Not Vote
8	Approve Remuneration Policy of CEO	Mgmt	For	Against	Do Not Vote
9	Approve Remuneration Policy of Directors	Mgmt	For	For	Do Not Vote
10	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	Do Not Vote
11	Reelect Antoine Gosset-Grainville as Director	Mgmt	For	For	Do Not Vote
12	Reelect Clotilde Delbos as Director	Mgmt	For	For	Do Not Vote
13	Reelect Isabel Hudson as Director	Mgmt	For	For	Do Not Vote
14	Reelect Angelien Kemna as Director	Mgmt	For	For	Do Not Vote
15	Reelect Marie-France Tschudin as Director	Mgmt	For	Against	Do Not Vote
16	Elect Helen Browne as Representative of Employee Shareholders to the Board	Mgmt	For	Refer	Do Not Vote
	Proposals Submitted by Employees of Axa Group	Mgmt			

AXA SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
A	Elect Stefan Bolliger as Representative of Employee Shareholders to the Board	SH	Against	Refer	Do Not Vote
В	Elect Olivier Eugene as Representative of Employee Shareholders to the Board	SH	Against	Refer	Do Not Vote
С	Elect Benjamin Sauniere as Representative of Employee Shareholders to the Board	SH	Against	Refer	Do Not Vote
D	Elect Mark Sundrakes as Representative of Employee Shareholders to the Board	SH	Against	Refer	Do Not Vote
Е	Elect Detlef Thedieck as Representative of Employee Shareholders to the Board	SH	Against	Refer	Do Not Vote
17	Appoint KPMG SA as Auditor	Mgmt	For	For	Do Not Vote
18	Acknowledge End of Mandate of Patrice Morot as Alternate Auditor and Decision Not to Replace and Renew	Mgmt	For	For	Do Not Vote
19	Appoint Ernst & Young Audit as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	Do Not Vote
20	Appoint KPMG SA as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	Do Not Vote
21	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	Do Not Vote
	Extraordinary Business	Mgmt			
22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	Do Not Vote
23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of the Group's Subsidiaries	Mgmt	For	Against	Do Not Vote
24	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	Do Not Vote
	Ordinary Business	Mgmt			
25	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	Do Not Vote

Proposal			Mgmt	Voting Policy	Vote
Number	Proposal Text	Proponent	Rec	Rec	Instruction



Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 1.98 per Share	Mgmt	For	For	For
4	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
5	Approve Compensation of Antoine Gosset-Grainville, Chairman of the Board	Mgmt	For	For	For
6	Approve Compensation of Thomas Buberl, CEO	Mgmt	For	Against	For
	Voter Rationale: While we note that discloperformance, and that the LTIP provides to performance disconnect at this time. As su	or substantial payouts	for merely target perforn	nance, there does not	appear to be a pay for
7	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For
8	Approve Remuneration Policy of CEO	Mgmt	For	Against	For
	Voter Rationale: While we note that annua to performance, and that the LTIP provide for performance disconnect at this time. A	s for substantial payo	uts for merely target perfo	ormance, there does r	ot appear to be a pay
9	Approve Remuneration Policy of Directors	Mgmt	For	For	For
10	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	For
11	Reelect Antoine Gosset-Grainville as Director	Mgmt	For	For	For
12	Reelect Clotilde Delbos as Director	Mgmt	For	For	For
13	Reelect Isabel Hudson as Director	Mgmt	For	For	For
14	Reelect Angelien Kemna as Director	Mgmt	For	For	For
15	Reelect Marie-France Tschudin as Director	Mgmt	For	Against	For
	Voter Rationale: In the context of increasi members who have a good and recent un				e benefits from
16	Elect Helen Browne as Representative of Employee Shareholders to the Board	Mgmt	For	Refer	For
	Proposals Submitted by Employees of Axa Group	Mgmt			

AXA SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
A	Elect Stefan Bolliger as Representative of Employee Shareholders to the Board	SH	Against	Refer	Against
В	Elect Olivier Eugene as Representative of Employee Shareholders to the Board	SH	Against	Refer	Against
С	Elect Benjamin Sauniere as Representative of Employee Shareholders to the Board	SH	Against	Refer	Against
D	Elect Mark Sundrakes as Representative of Employee Shareholders to the Board	SH	Against	Refer	Against
E	Elect Detlef Thedieck as Representative of Employee Shareholders to the Board	SH	Against	Refer	Against
17	Appoint KPMG SA as Auditor	Mgmt	For	For	For
18	Acknowledge End of Mandate of Patrice Morot as Alternate Auditor and Decision Not to Replace and Renew	Mgmt	For	For	For
19	Appoint Ernst & Young Audit as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
20	Appoint KPMG SA as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
21	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	For
23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of the Group's Subsidiaries	Mgmt	For	Against	For
24	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
	Ordinary Business	Mgmt			
25	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

L'Oreal SA

Meeting Type: Annual/Special

Primary ISIN: FR0000120321 Primary SEDOL: 4057808

L'Oreal SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 6.60 per Share and an Extra of EUR 0.66 per Share to Long Term Registered Shares	Mgmt	For	For	For
4	Elect Jacques Ripoll as Director	Mgmt	For	For	For
5	Reelect Beatrice Guillaume-Grabisch as Director	Mgmt	For	Against	For
6	Reelect Ilham Kadri as Director	Mgmt	For	For	For
7	Reelect Jean-Victor Meyers as Director	Mgmt	For	For	For
8	Reelect Nicolas Meyers as Director	Mgmt	For	Against	For
9	Appoint Deloitte & Associes as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
10	Appoint Ernst & Young Audit as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
11	Approve Compensation Report of Corporate Officers	Mgmt	For	Refer	For
12	Approve Compensation of Jean-Paul Agon, Chairman of the Board	Mgmt	For	For	For
13	Approve Compensation of Nicolas Hieronimus, CEO	Mgmt	For	Against	For
14	Approve Remuneration Policy of Directors	Mgmt	For	For	For
15	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For
16	Approve Remuneration Policy of CEO	Mgmt	For	Against	For
17	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
18	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For

L'Oreal SA

oposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
19	Authorize up to 0.6 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	Against	For
20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	For
21	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	Against	For
22	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

ABN AMRO Bank NV

Meeting Date: 04/24/2024

Country: Netherlands

Meeting Type: Annual

Ticker: ABN

Primary ISIN: NL0011540547 **Primary SEDOL:** BYQP136

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vot Pol Rec	icy	Vote Instruction
	Annual Meeting Agenda	Mgmt				
1	Open Meeting	Mgmt				
2.a	Receive Report of Executive Board (Non-Voting)	Mgmt				
2.b	Receive Report of Supervisory Board (Non-Voting)	Mgmt				
2.c	Receive Presentation of the Employee Council	Mgmt				
2.d	Discussion on Company's Corporate Governance Structure	Mgmt				
2.e	Approve Remuneration Report	Mgmt	For	Aga	ainst .	Against
	Voter Rationale: Incentive awards to extremely reward strong performance.	arly disclosed and includ	le robust and stretch	ing pei	rformance targets to	
2.f	Receive Presentation of the Auditor	Mgmt				
2.g	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	•	For
3.a	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt				
3.b	Approve Dividends	Mgmt	For	For	•	For
4.a	Approve Discharge of Executive Board	Mgmt	For	For		For

ABN AMRO Bank NV

oposal mber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.b	Approve Discharge of Supervisory Board	Mgmt	For	For	For
5.a	Receive Auditor's Report (Non-Voting)	Mgmt			
5.b	Ratify PricewaterhouseCoopers Accountants N.V. as Auditors	Mgmt	For	For	For
6.a	Amend Remuneration Policy of the Supervisory Board	Mgmt	For	For	For
6.b	Approve Remuneration Policy of the Executive Board	Mgmt	For	Against	Against
	Voter Rationale: The remuneration policy show variable incentives, any exceptional component			e annual	and long-term
7.a	Announce Vacancies on the Supervisory Board	Mgmt			
7.b	Opportunity to Make Recommendations	Mgmt			
7.c	Opportunity for Employees Council to Explain the Position Statements	Mgmt			
7.d.1	Reelect Laetitia Griffith to Supervisory Board	Mgmt	For	For	For
7.d.2	Reelect Arjen Dorland to Supervisory Board	Mgmt	For	For	For
8.a	Announce Intention to Reappoint Robert Swaak as Member of the Executive Board with the Title Chief Executive Officer (CEO)	Mgmt			
8.b	Announce Intention to Appoint Caroline Oosterloo - van 't Hoff as Interim Member of the Executive Board with the Title Chief Risk Officer (CRO)	Mgmt			
9.a	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	Mgmt	For	For	For
9.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
9.c	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
10	Approve Cancellation of Shares	Mgmt	For	For	For
11	Close Meeting	Mgmt			

Anheuser-Busch InBev SA/NV

Meeting Date: 04/24/2024 Country: Belgium Ticker: ABI

Meeting Type: Annual

Primary ISIN: BE0974293251 Primary SEDOL: BYYHL23

Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
A.1	Receive Directors' Reports (Non-Voting)	Mgmt			
A.2	Receive Auditors' Reports (Non-Voting)	Mgmt			
A.3	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	Mgmt			
A.4	Approve Financial Statements, Allocation of Income, and Dividends of EUR 0.82 per Share	Mgmt	For	For	For
A.5	Approve Discharge of Directors	Mgmt	For	For	For
A.6	Approve Discharge of Auditors	Mgmt	For	For	For
A.7.a	Reelect Michele Burns as Independent Director	Mgmt	For	Against	Against
A.7.b	Voter Rationale: In recent years, this is Due to ongoing concerns regarding dec re-election to the board. Reelect Paul Cornet de Ways	isions taken by the rem		r, we are not inclined to	
,	•	Mgmt	FOI	Against	Against
2	Ruart as Director Voter Rationale: For controlled companiappropriate balance of independence al	ies, the board should in			
A.7.c	Ruart as Director Voter Rationale: For controlled compani	ies, the board should in		ndent non-executive a	
	Ruart as Director Voter Rationale: For controlled companiappropriate balance of independence and Reelect Gregoire de Spoelberch	ies, the board should in and objectivity. Mgmt ies, the board should in	clude at least 33% indepe	ndent non-executive d Against	lirectors to ensure Against
	Ruart as Director Voter Rationale: For controlled compania appropriate balance of independence at Reelect Gregoire de Spoelberch as Director Voter Rationale: For controlled compania	ies, the board should in and objectivity. Mgmt ies, the board should in	clude at least 33% indepe	ndent non-executive a Against ndent non-executive a	lirectors to ensure Against
A.7.c	Ruart as Director Voter Rationale: For controlled compania appropriate balance of independence at Reelect Gregoire de Spoelberch as Director Voter Rationale: For controlled compania appropriate balance of independence at Reelect Paulo Lemann as	ies, the board should income objectivity. Mgmt ies, the board should income objectivity. Mgmt Mgmt ies, the board should income objectivity.	For For For For For	ndent non-executive a Against Indent non-executive a Against	Against Irectors to ensure Against Against
A.7.c	Ruart as Director Voter Rationale: For controlled compania appropriate balance of independence at Reelect Gregoire de Spoelberch as Director Voter Rationale: For controlled compania appropriate balance of independence at Reelect Paulo Lemann as Director Voter Rationale: For controlled compania Voter Rationale: For controlled compania	ies, the board should income objectivity. Mgmt ies, the board should income objectivity. Mgmt Mgmt ies, the board should income objectivity.	For For For For For	Against Indent non-executive a Against Against Against	Against Irectors to ensure Against Against
A.7.c A.7.d	Ruart as Director Voter Rationale: For controlled compania appropriate balance of independence at Reelect Gregoire de Spoelberch as Director Voter Rationale: For controlled compania appropriate balance of independence at Reelect Paulo Lemann as Director Voter Rationale: For controlled compania appropriate balance of independence at Reelect Alexandre Van Damme	ies, the board should income objectivity. Mgmt ies, the board should income objectivity. The normal objectivity and efficies impartiality and efficies.	For Clude at least 33% independent of the second of the s	Against Indent non-executive a Against Against Indent non-executive a Against Against Against Against	Against lirectors to ensure Against lirectors to ensure Against lirectors to ensure Against lirectors to ensure and this directors to olicy to increase

Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness. The nomination committee should be majority independent and this directors membership could hamper the committees impartiality and effectiveness. The board should appoint a Lead Independent Director to establish appropriate checks and balances on the Board, support the Chairman, ensure orderly succession process for the Chairman, and act as a point of contact for shareholders, non-executive directors and senior executives where normal channels of communication through the board Chairman are considered inappropriate.

Anheuser-Busch InBev SA/NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
A.7.g	Reelect Salvatore Mancuso as Restricted Share Director	Mgmt	For	Against	Against	
	Voter Rationale: For controlled companie appropriate balance of independence an		clude at least 33% inde	ependent non-executive a	lirectors to ensure	
A.7.h	Reelect Alejandro Santo Domingo as Restricted Share Director	Mgmt	For	Against	Against	
	Voter Rationale: For controlled companie appropriate balance of independence an		clude at least 33% inde	ependent non-executive a	lirectors to ensure	
A.8	Appoint PwC as Auditors for the Sustainability Reporting	Mgmt	For	For	For	
A.9	Approve Remuneration Report	Mgmt	For	Against	Against	
	Voter Rationale: Incentive awards to exe reward strong performance. Companies their key shareholders to understand the address shareholder concerns. Variable i may compromise their independence an periods for long-term incentive plans to	that received high leve e rationale for opposition remuneration and equit d ability to hold manag	ls of dissent on remune on and explain in the ne by incentives should not ement accountable. Co	eration-related proposals ext annual report how the t be granted to non-exect Impanies should consider	should engage with company intends to utive directors as this extending vesting	
B.10	Authorize Implementation of Approved Resolutions and Filing of Required Documents/Formalities at Trade Registry	Mgmt	For	For	For	

ASML Holding NV

Meeting Date: 04/24/2024

Country: Netherlands

Meeting Type: Annual

Ticker: ASML

Primary ISIN: NL0010273215 **Primary SEDOL:** B929F46

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Annual Meeting Agenda	Mgmt				
1	Open Meeting	Mgmt				
2	Discuss the Company's Business, Financial Situation and ESG Sustainability	Mgmt				
3a	Approve Remuneration Report	Mgmt	For	Against	For	
3b	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For	
3c	Discussion on Company's Corporate Governance Structure and Compliance with the Corporate Governance Code	Mgmt				
3d	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt				

ASML Holding NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3e	Approve Dividends	Mgmt	For	For	For
4 a	Approve Discharge of Management Board	Mgmt	For	For	For
4b	Approve Discharge of Supervisory Board	Mgmt	For	For	For
5	Approve Number of Shares for Management Board	Mgmt	For	For	For
	Voter Rationale: The company should put in p reported indicators or other bad faith actions of detrimental to the long-term interests of its sl it.	on the part of any of its	s executive directors and other ke	y manag	ers which were
6a	Announce Intention to Reappoint C.D. Fouquet to Management Board	Mgmt			
6b	Announce Intention to Reappoint J.P. Koonmen to Management Board	Mgmt			
7a	Discuss Updated Profile of the Supervisory Board	Mgmt			
7b	Reelect A.P. Aris to Supervisory Board	Mgmt	For	Against	For
7c	Reelect D.M. Durcan to Supervisory Board	Mgmt	For	For	For
7d	Reelect D.W.A. East to Supervisory Board	Mgmt	For	For	For
7e	Discuss Composition of the Supervisory Board	Mgmt			
8a	Grant Board Authority to Issue Shares Up to 5 Percent of Issued Capital Plus Additional 5 Percent in Case of Merger or Acquisition	Mgmt	For	For	For
8b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
9	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
10	Authorize Cancellation of Repurchased Shares	Mgmt	For	For	For
11	Other Business (Non-Voting)	Mgmt			
12	Close Meeting	Mgmt			

FinecoBank SpA

Meeting Date: 04/24/2024 Country: Italy Ticker: FBK

Meeting Type: Annual/Special

FinecoBank SpA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Allocation of Income	Mgmt	For	For	For
3	Approve Remuneration Policy	Mgmt	For	For	For
4	Approve Second Section of the Remuneration Report	Mgmt	For	For	For
	Voter Rationale: Companies should consider e minimum introduce an additional holding or d		ds for long-term incentive plans to	o 5 years	or longer or as a
5	Approve 2024 Incentive System for Employees	Mgmt	For	For	For
6	Approve 2024-2026 Long Term Incentive Plan for Employees	Mgmt	For	For	For
7	Approve 2024 Incentive System for Personal Financial Advisors	Mgmt	For	For	For
8	Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service 2024 Incentive System for Personal Financial Advisors	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
1	Authorize Board to Increase Capital to Service 2024 Incentive System for Employees	Mgmt	For	For	For
2	Authorize Board to Increase Capital to Service 2023 Incentive System	Mgmt	For	For	For
3	Authorize Board to Increase Capital to Service 2024-2026 Long Term Incentive Plan	Mgmt	For	For	For

Intesa Sanpaolo SpA

Meeting Date: 04/24/2024 Country: Italy Ticker: ISP

Meeting Type: Annual/Special

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1a	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For

Intesa Sanpaolo SpA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1b	Approve Allocation of Income	Mgmt	For	For	For
2a	Approve Remuneration Policy	Mgmt	For	Refer	For
	Voter Rationale: A vote FOR these items is war practices. This is not without highlighting that pay package continues to deserve attention d	:: * Termination payme	nts might theoretically exceed 24	months'	
2b	Approve Second Section of the Remuneration Report	Mgmt	For	For	For
2c	Approve Annual Incentive Plan	Mgmt	For	For	For
3a	Authorize Share Repurchase Program	Mgmt	For	For	For
3b	Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service Incentive Plans	Mgmt	For	For	For
3c	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
1	Authorize Cancellation of Shares without Reduction of Share Capital; Amend Article 5	Mgmt	For	For	For

Moncler SpA

Meeting Date: 04/24/2024 Country: Italy

Meeting Type: Annual

Ticker: MONC

Primary ISIN: IT0004965148

Primary SEDOL: BGLP232

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1.1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
1.2	Approve Allocation of Income	Mgmt	For	For	For
2	Approve Second Section of the Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs under in targets may warrant vesting of only a small p long-term incentive plans to 5 years or longer	roportion of incentive a	wards. Companies should conside	r extendi	ing vesting periods for
3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For	For	For

Moncler SpA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
4	Approve 2024 Performance Shares Plan	Mgmt	For	Against	Against

Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.

Vitesco Technologies Group AG

Meeting Date: 04/24/2024

Country: Germany

Meeting Type: Annual

Ticker: VTSC

Primary ISIN: DE000VTSC017 Primary SEDOL: BMYLGD7

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt				
2	Approve Allocation of Income and Dividends of EUR 0.25 per Share	Mgmt	For	For	For	
3.1	Approve Discharge of Management Board Member Andreas Wolf for Fiscal Year 2023	Mgmt	For	For	For	
3.2	Approve Discharge of Management Board Member Werner Volz (until Oct. 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For	
3.3	Approve Discharge of Management Board Member Sabine Nitzsche (from Oct. 1, 2023) for Fiscal Year 2023	Mgmt	For	For	For	
3.4	Approve Discharge of Management Board Member Ingo Holstein for Fiscal Year 2023	Mgmt	For	For	For	
3.5	Approve Discharge of Management Board Member Stephan Roelleke (from Oct. 1, 2023) for Fiscal Year 2023	Mgmt	For	For	For	
3.6	Approve Discharge of Management Board Member Klaus Hau for Fiscal Year 2023	Mgmt	For	For	For	
3.7	Approve Discharge of Management Board Member Thomas Stierle for Fiscal Year 2023	Mgmt	For	For	For	

Vitesco Technologies Group AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.1	Approve Discharge of Supervisory Board Member Siegfried Wolf for Fiscal Year 2023	Mgmt	For	Against	Against
	Voter Rationale: The company should red dynamic board refreshment process.	duce director terms and	d, ideally, introduce and	nual re-elections, in order	to facilitate a more
4.2	Approve Discharge of Supervisory Board Member Carsten Bruns for Fiscal Year 2023	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Hans-Joerg Bullinger for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Kerstin Dickert (from March 1, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member Manfred Eibeck for Fiscal Year 2023	Mgmt	For	For	For
4.6	Approve Discharge of Supervisory Board Member Lothar Galli (until April 30, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Yvonne Hartmetz for Fiscal Year 2023	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member Susanne Heckelsberger for Fiscal Year 2023	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Lisa Hinrichsen (from May 1, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member Joachim Hirsch for Fiscal Year 2023	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member Sabina Jeschke for Fiscal Year 2023	Mgmt	For	For	For
4.12	Approve Discharge of Supervisory Board Member Michael Koeppl (until Feb. 28, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.13	Approve Discharge of Supervisory Board Member Erwin Loeffler for Fiscal Year 2023	Mgmt	For	For	For

Vitesco Technologies Group AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.14	Approve Discharge of Supervisory Board Member Klaus Rosenfeld for Fiscal Year 2023	Mgmt	For	For	For
4.15	Approve Discharge of Supervisory Board Member Georg Schaeffler for Fiscal Year 2023	Mgmt	For	For	For
4.16	Approve Discharge of Supervisory Board Member Ralf Schamel for Fiscal Year 2023	Mgmt	For	For	For
4.17	Approve Discharge of Supervisory Board Member Kirsten Voerkel for Fiscal Year 2023	Mgmt	For	For	For
4.18	Approve Discharge of Supervisory Board Member Anne Zeumer for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify KPMG AG as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: The remuneration committee performance.	should not allow vestir	ng of incentive awards for substar	ntially bel	ow median
7	Approve Remuneration Policy for the Management Board	Mgmt	For	Against	Against
	Voter Rationale: All cash or share-based awar ex-ante shareholder approval.	ds and payments that f	all outside the companys remune	ration poi	licy should require
8	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
9	Approve Merger Agreement with Schaeffler AG	Mgmt	For	Refer	Against
	Voter Rationale: A vote AGAINST the merger of from a financial point of view to VTSC minoriti				

Akzo Nobel NV

Meeting Date: 04/25/2024 Country: Netherlands Ticker: AKZA

announcement of the merger exchange ratio.

Meeting Type: Annual

Primary ISIN: NL0013267909 Primary SEDOL: BJ2KSG2

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			

Akzo Nobel NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2a	Receive Report of Management Board (Non-Voting)	Mgmt			
2b	Discussion on Company's Corporate Governance Structure	Mgmt			
3a	Adopt Financial Statements	Mgmt	For	For	For
	Voter Rationale: Companies should develop a board and executive management levels, and			ity, inclua	ling gender, at the
3b	Discuss on the Company's Dividend Policy	Mgmt			
3c	Approve Allocation of Income and Dividends	Mgmt	For	For	For
3d	Approve Remuneration Report	Mgmt	For	Refer	For
4a	Approve Discharge of Management Board	Mgmt	For	For	For
4b	Approve Discharge of Supervisory Board	Mgmt	For	For	For
5a	Amend Remuneration Policy of Management Board	Mgmt	For	Refer	For
5b	Amend Remuneration Policy for Supervisory Board	Mgmt	For	For	For
6a	Elect J.M. de Bakker to Supervisory Board	Mgmt	For	For	For
6b	Elect U. Wolf to Supervisory Board	Mgmt	For	For	For
6c	Elect W.A. Kolk to Supervisory Board	Mgmt	For	For	For
6d	Reelect B.E. Grote to Supervisory Board	Mgmt	For	For	For
7a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	Mgmt	For	For	For
7b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
8	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
9	Authorize Cancellation of Repurchased Shares	Mgmt	For	For	For
10	Close Meeting	Mgmt			

BASF SE

Meeting Date: 04/25/2024 Country: Germany Ticker: BAS

Meeting Type: Annual

Primary ISIN: DE000BASF111 Primary SEDOL: 5086577

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 3.40 per Share	Mgmt	For	For	For
3	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify Deloitte GmbH as Auditors for Fiscal Year 2024 and for the Review of the Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For
6.1	Reelect Stefan Asenkerschbaumer to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is a Due to ongoing concerns regarding deci- re-election to the board.				
6.2	Reelect Kurt Bock to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: This director is not an in The remuneration committee requires in committees impartiality and effectivenes balances on the Board, support the Chal shareholders, non-executive directors an are considered inappropriate. The Comp markets, our minimum expectation is the we will keep this matter under review.	ndependence, and non-ing s. The board should appirman, ensure orderly and senior executives what wany should put in place	ndependent directors point a Lead Independ succession process for ere normal channels d a policy to increase g	could be conflicted, thereident Director to establish of the Chairman, and act as of communication through tender diversity on the boa	by hampering the appropriate checks and a point of contact for the board Chairman ard. In developed
6.3	Reelect Thomas Carell to the Supervisory Board	Mgmt	For	For	For
6.4	Reelect Liming Chen to the Supervisory Board	Mgmt	For	For	For
6.5	Reelect Alessandra Genco to the Supervisory Board	Mgmt	For	For	For
6.6	Elect Tamara Weinert to the Supervisory Board	Mgmt	For	For	For
7	Approve Creation of EUR 300 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	Mgmt	For	For	For

BASF SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
8	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance. Any increase in the accompanied by a corresponding increase in poutside the companys remuneration policy should be material changes in the business or in the desired to material changes.	he size of awards unde performance expectatio ould require ex-ante sh	r the short-term/long-term incent. ns. All cash or share-based awarc areholder approval. Significant sa	ive schen Is and pa	ne(s) should be yments that fall
9	Approve Remuneration of Supervisory Board	Mgmt	For	For	For
10	Approve Remuneration Report	Mgmt	For	Refer	For

BE Semiconductor Industries NV

Meeting Date: 04/25/2024 Country: Netherlands T

Meeting Type: Annual

Ticker: BESI

Primary ISIN: NL0012866412 Primary SEDOL: BG0SCK9

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2.a	Receive Report of Management Board (Non-Voting)	Mgmt			
2.b	Discussion on Company's Corporate Governance Structure	Mgmt			
3	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
	Voter Rationale: Directors should be ele to shareholders.	cted by shareholders or	n an annual basis in ord	der to strengthen the acc	ountability of the board
4.a	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt			
4.b	Approve Dividends	Mgmt	For	For	For
5.a	Approve Discharge of Management Board	Mgmt	For	For	For
5.b	Approve Discharge of Supervisory Board	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Abstain
	Voter Rationale: Incentive awards to ex reward strong performance. All exception creation in addition to and above that e allow vesting of incentive awards for su	onal awards should be c expected of directors as	learly linked to perform a normal part of their jo	nance and demonstrate s	hareholder value
7	Approve Remuneration of Supervisory Board	Mgmt	For	For	For

BE Semiconductor Industries NV

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
8.a	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	Mgmt	For	For	For
8.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
9	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
10	Approve Reduction in Share Capital through Cancellation of Shares	Mgmt	For	For	For
11	Other Business (Non-Voting)	Mgmt			
12	Close Meeting	Mgmt			

Cellnex Telecom SA

Meeting Date: 04/25/2024

Country: Spain

Meeting Type: Annual

Ticker: CLNX

Primary ISIN: ES0105066007

Primary SEDOL: BX90C05

Proposal Number Proposal Text Proponent Mgmt Rec Voting Policy Rec Vote Instruction 1 Approve Consolidated and Standalone Financial Statements Mgmt For For For 2 Approve Non-Financial Information Statement Mgmt For For For 3 Approve Allocation of Income Mgmt For For For 4 Approve Discharge of Board Mgmt For For For 5 Appoint Ernst & Young as Auditor Mgmt For For For 6 Reelect Alexandra Reich as Director Mgmt For Against For 6 Reelect Alexandra Reich as Director Mgmt For For For 7 Authorize Increase in Capital up to 50 Percent via Issuance of Equity or Equity-Linked Mgmt For For For						
Standalone Financial Statements Approve Non-Financial Mgmt For For For For Sor Approve Allocation of Income Mgmt For		Proposal Text	Proponent		Policy	
Information Statement Approve Allocation of Income Mgmt For For For Approve Discharge of Board Mgmt For For For Appoint Ernst & Young as Mgmt For For For For Auditor Voter Rationale: Companies that have had the same auditor for a period of over 10 years should consider a plan or tender process for bringing in a new auditing firm. Reelect Alexandra Reich as Mgmt For Against For Director Voter Rationale: . Authorize Increase in Capital up Mgmt For For For For Equity or Equity-Linked	1		Mgmt	For	For	For
4 Approve Discharge of Board Mgmt For For For 5 Appoint Ernst & Young as Mgmt For For For For Auditor Voter Rationale: Companies that have had the same auditor for a period of over 10 years should consider a plan or tender process for bringing in a new auditing firm. 6 Reelect Alexandra Reich as Mgmt For Against For Director Voter Rationale: . 7 Authorize Increase in Capital up Mgmt For For For For Equity or Equity-Linked	2		Mgmt	For	For	For
Appoint Ernst & Young as Auditor Voter Rationale: Companies that have had the same auditor for a period of over 10 years should consider a plan or tender process for bringing in a new auditing firm. Reelect Alexandra Reich as Director Voter Rationale: . Against For Voter Rationale: . Authorize Increase in Capital up to 50 Percent via Issuance of Equity or Equity-Linked	3	Approve Allocation of Income	Mgmt	For	For	For
Auditor Voter Rationale: Companies that have had the same auditor for a period of over 10 years should consider a plan or tender process for bringing in a new auditing firm. Reelect Alexandra Reich as Mgmt For Against For Director Voter Rationale: . Authorize Increase in Capital up Mgmt For For For to 50 Percent via Issuance of Equity or Equity-Linked	4	Approve Discharge of Board	Mgmt	For	For	For
bringing in a new auditing firm. Reelect Alexandra Reich as Mgmt For Against For Director Voter Rationale: . Authorize Increase in Capital up Mgmt For For For to 50 Percent via Issuance of Equity or Equity-Linked	5		Mgmt	For	For	For
Director Voter Rationale: . 7 Authorize Increase in Capital up Mgmt For For For to 50 Percent via Issuance of Equity or Equity-Linked			ad the same auditor fo	r a period of over 10 y	rears should consider a pla	n or tender process for
7 Authorize Increase in Capital up Mgmt For For For to 50 Percent via Issuance of Equity or Equity-Linked	6		Mgmt	For	Against	For
to 50 Percent via Issuance of Equity or Equity-Linked		Voter Rationale: .				
Securities, Excluding Preemptive Rights of up to 10 Percent	7	to 50 Percent via Issuance of Equity or Equity-Linked Securities, Excluding Preemptive	Mgmt	For	For	For

Cellnex Telecom SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
8	Authorize Issuance of Convertible Bonds, Debentures, Warrants, and Other Debt Securities with Exclusion of Preemptive Rights up to 10 Percent of Capital	Mgmt	For	For For
9	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For For
10	Advisory Vote on Remuneration Report	Mgmt	For	Against Abstain
	Voter Rationale: .			

CRH Plc

Meeting Date: 04/25/2024

Country: Ireland

Meeting Type: Annual

Ticker: CRH

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Re-elect Richie Boucher as Director	Mgmt	For	For	For	
1b	Re-elect Caroline Dowling as Director	Mgmt	For	For	For	
1c	Re-elect Richard Fearon as Director	Mgmt	For	For	For	
1d	Re-elect Johan Karlstrom as Director	Mgmt	For	For	For	
1e	Re-elect Shaun Kelly as Director	Mgmt	For	For	For	
1f	Re-elect Badar Khan as Director	Mgmt	For	For	For	
1g	Re-elect Lamar McKay as Director	Mgmt	For	For	For	
1h	Re-elect Albert Manifold as Director	Mgmt	For	For	For	
1 i	Re-elect Jim Mintern as Director	Mgmt	For	For	For	
1j	Re-elect Gillian Platt as Director	Mgmt	For	For	For	
1k	Re-elect Mary Rhinehart as Director	Mgmt	For	For	For	
11	Re-elect Siobhan Talbot as Director	Mgmt	For	For	For	
1m	Re-elect Christina Verchere as Director	Mgmt	For	For	For	

CRH Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Advisory Vote to Approve Executive Compensation	Mgmt	For	For	For
3a	Ratify Deloitte Ireland LLP as Auditors	Mgmt	For	For	For
3b	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
4	Authorise Issue of Equity	Mgmt	For	For	For
5	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	Against	Against
	Voter Rationale: Any increase in capital of gre circumstances only and fully justified by the co		pre-emption rights should be und	dertaken i	in exceptional
6	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For
7	Authorise Reissuance of Treasury Shares	Mgmt	For	For	For

Danone SA

Meeting Date: 04/25/2024

Country: France

Ticker: BN

Meeting Type: Annual/Special

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Ordinary Business	Mgmt				
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For	
3	Approve Allocation of Income and Dividends of EUR 2.10 per Share	Mgmt	For	For	For	
4	Reelect Gilbert Ghostine as Director	Mgmt	For	For	For	
5	Reelect Lise Kingo as Director	Mgmt	For	For	For	
6	Appoint Mazars & Associes as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For	
7	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For	

Danone SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
8	Approve Compensation of Antoine de Saint-Afrique, CEO	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to exe reward strong performance. Substantial Reaching threshold targets may warrant vesting periods for long-term incentive p	pay-outs under incenti t vesting of only a small	ve schemes should only I proportion of incentive a	be available for superion be available for superion be awards. Companies sho	r performance. ould consider extending
9	Approve Compensation of Gilles Schnepp, Chairman of the Board	Mgmt	For	For	For
10	Approve Remuneration Policy of Executive Corporate Officers	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to exe reward strong performance. The compar manipulation of reported indicators or ot which were detrimental to the long-term repaid to it.	ny should put in place a her bad faith actions or	a procedure which would n the part of any of its ex	d enable it, should it ider recutive directors and ot	ntify any facts of her key managers
11	Approve Remuneration Policy of	Mgmt	For	For	For
11 12	Chairman of the Board Approve Remuneration Policy of	Mgmt Mgmt	For For	For For	For For
	Chairman of the Board	-			
12	Chairman of the Board Approve Remuneration Policy of Directors Authorize Repurchase of Up to 10 Percent of Issued Share	Mgmt	For	For	For
12	Chairman of the Board Approve Remuneration Policy of Directors Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt Mgmt	For	For For	For
12 13	Chairman of the Board Approve Remuneration Policy of Directors Authorize Repurchase of Up to 10 Percent of Issued Share Capital Extraordinary Business Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of	Mgmt Mgmt Mgmt Mgmt	For For	For For Against	For For Against
12 13	Chairman of the Board Approve Remuneration Policy of Directors Authorize Repurchase of Up to 10 Percent of Issued Share Capital Extraordinary Business Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries Voter Rationale: Options should be issue	Mgmt Mgmt Mgmt Mgmt	For For	For For Against	For For Against
12 13	Chairman of the Board Approve Remuneration Policy of Directors Authorize Repurchase of Up to 10 Percent of Issued Share Capital Extraordinary Business Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries Voter Rationale: Options should be issue not exceed 20% on a fixed date. Amend Article 27 of Bylaws Re:	Mgmt Mgmt Mgmt Mgmt Mgmt	For For et price, except for an a	For For Against II-employee plan where	For For Against the discount should

Heineken Holding NV

Meeting Date: 04/25/2024 Country: Netherlands Ticker: HEIO

Meeting Type: Annual

Primary ISIN: NL0000008977 Primary SEDOL: B0CCH46

Heineken Holding NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Receive Report of Management Board (Non-Voting)	Mgmt			
2	Discussion on Company's Corporate Governance Structure	Mgmt			
3	Approve Remuneration Report	Mgmt	For	For	For
4	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
5	Discussion on Allocation of Income	Mgmt			
6	Approve Discharge of Directors	Mgmt	For	For	For
7.a	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
7.b	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	Mgmt	For	For	For
7.c	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
8	Approve Remuneration Policy	Mgmt	For	For	For
9	Reelect J.F.M.L. van Boxmeer as Director	Mgmt	For	Against	Against
	Voter Rationale: For controlled companie appropriate balance of independence and		clude at least 33% inde	ependent non-executive a	lirectors to ensure
10	Ratify KPMG Accountants N.V. as Auditors	Mgmt	For	For	For

Heineken NV

Meeting Date: 04/25/2024

Country: Netherlands

Meeting Type: Annual

Ticker: HEIA

Primary ISIN: NL0000009165

Primary SEDOL: 7792559

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1a	Receive Report of Executive Board (Non-Voting)	Mgmt			
1b	Discussion on Implementation of Revised Dutch Corporate Governance Code	Mgmt			

Heineken NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1c	Approve Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: .				
1d	Adopt Financial Statements	Mgmt	For	For	For
1e	Receive Explanation on Company's Dividend Policy	Mgmt			
1f	Approve Dividends	Mgmt	For	For	For
1g	Approve Discharge of Executive Directors	Mgmt	For	For	For
1h	Approve Discharge of Supervisory Board	Mgmt	For	For	For
2a	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
2b	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	Mgmt	For	For	For
2c	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
3	Amend Remuneration Policy for Executive Board	Mgmt	For	Refer	For
4 a	Approve Remuneration Policy for Supervisory Board	Mgmt	For	For	For
4b	Approve Remuneration of Supervisory Board	Mgmt	For	For	For
5	Reelect R.G.S. van den Brink to Executive Board	Mgmt	For	For	For
6a	Reelect R.J.M.S. Huet to Supervisory Board	Mgmt	For	Against	For
	Voter Rationale: .				
6b	Reelect P. Mars Wright to Supervisory Board	Mgmt	For	For	For
6c	Elect P.T.F.M. Wennink to Supervisory Board	Mgmt	For	For	For
7	Ratify KPMG Accountants N.V. as Auditors	Mgmt	For	For	For

Kering SA

Meeting Date: 04/25/2024 Country: France Ticker: KER

Meeting Type: Annual/Special

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 14 per Share	Mgmt	For	For	For
4	Ratify Appointment of Maureen Chiquet as Director	Mgmt	For	For	For
5	Reelect Jean-Pierre Denis as Director	Mgmt	For	Against	Against
	Voter Rationale: The audit committee should impartiality and effectiveness. The remune hamper the committees impartiality and effect pay related proposal at the company. Due to are not inclined to support their re-election to	ration committee should ctiveness. In recent year ongoing concerns rega	d be majority independent and the s, this is not the first time that we	is director e have be	rs membership could en unable to support a
6	Elect Rachel Duan as Director	Mgmt	For	For	For
7	Elect Giovanna Melandri as Director	Mgmt	For	For	For
8	Elect Dominique D Hinnin as Director	Mgmt	For	For	For
9	Appoint Deloitte & Associes as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
10	Appoint PricewaterhouseCoopers Audit as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
11	Approve Transaction with Maureen Chiquet, Director	Mgmt	For	Against	Against
	Voter Rationale: Companies should provide sinformed vote.	ufficient information we	ll in advance of the meeting to er	able shai	reholders to cast an
12	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
13	Approve Compensation of Francois-Henri Pinault, Chairman and CEO	Mgmt	For	Against	Against

Voter Rationale: Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.

Kering SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
14	Approve Compensation of Jean-Francois Palus, Vice-CEO	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs under in targets may warrant vesting of only a small pro long-term incentive plans to 5 years or longer	oportion of incentive av	vards.Companies should consider	extendin	g vesting periods for
15	Approve Remuneration Policy of Executive Corporate Officer	Mgmt	For	Refer	For
16	Approve Remuneration Policy of Directors	Mgmt	For	For	For
17	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
18	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plans with Performance Conditions Attached	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance. Substantial pay-ou Reaching threshold targets may warrant vestin vesting periods for long-term incentive plans to period. The company should put in place a procindicators or other bad faith actions on the parthe long-term interests of its shareholders, to the strong period of the shareholders.	its under incentive sche og of only a small propo o 5 years or longer or a cedure which would en tof any of its executiv	emes should only be available for ortion of incentive awards. Compa as a minimum introduce an additic able it, should it identify any facts e directors and other key manage	superior pries shou onal holdi onal manipers which	performance. Ild consider extending ing or deferral pulation of reported were detrimental to
19	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	Against
	Voter Rationale: Options should be issued at n not exceed 20% on a fixed date.	o less than market pric	e, except for an all-employee plai	n where t	he discount should
20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans for Employees of International Subsidiaries	Mgmt	For	Against	Against
	Voter Rationale: Options should be issued at n not exceed 20% on a fixed date.	o less than market pric	e, except for an all-employee plai	n where t	he discount should
21	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Metso Corp.

Meeting Date: 04/25/2024 Country: Finland Ticker: METSO

Meeting Type: Annual

Primary ISIN: FI0009014575 **Primary SEDOL:** B1FN8X9

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Open Meeting	Mgmt			

Metso Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Call the Meeting to Order	Mgmt			
3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	Mgmt			
4	Acknowledge Proper Convening of Meeting	Mgmt			
5	Prepare and Approve List of Shareholders	Mgmt			
6	Receive Financial Statements and Statutory Reports	Mgmt			
7	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
	Voter Rationale: Companies should develop an board and executive management levels, and			ty, includ	ing gender, at the
8	Approve Allocation of Income and Dividends of EUR 0.36 Per Share	Mgmt	For	For	For
9	Approve Discharge of Board and President	Mgmt	For	For	For
10	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For	Against	Abstain
	Voter Rationale: Incentive awards to executive reward strong performance. All cash or share-require ex-ante shareholder approval. Companor longer or as a minimum introduce an additional control of the	based awards and payi nies should consider ex	ments that fall outside the compa tending vesting periods for long-to	nys remu	neration policy should
11	Approve Remuneration Report (Advisory Vote)	Mgmt	For	Against	Abstain
	Voter Rationale: Incentive awards to executive reward strong performance. Companies should or as a minimum introduce an additional holdi	d consider extending ve			
12	Approve Remuneration of Directors in the Amount of EUR 171,000 for Chairman, EUR 87,000 for Vice Chairman, and EUR 70,500 for Other Directors; Approve Meeting Fees; Approve Remuneration for Committee Work	Mgmt	For	For	For
13	Fix Number of Directors at Nine	Mgmt	For	For	For

Metso Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
14	Reelect Brian Beamish, Klaus Cawen (Vice Chair), Terhi Koipijarvi, Niko Pakalen, Ian W. Pearce, Reima Rytsola, Emanuela Speranza, Kari Stadigh (Chair) and Arja Talma as Directors	Mgmt	For	Against	Abstain
	Voter Rationale: In recent years, this is not the Due to ongoing concerns regarding decisions re-election to the board. The Company should our minimum expectation is that women should individually, rather than as a single slate to en	taken by the remunerat I put in place a policy to Id comprise at least 40°	tion committee chair, we are not in increase gender diversity on the % of the board. The board should	nclined to board. Ii submit o	o support their n developed markets, directors for re-election
15	Approve Remuneration of Auditors and Authorized Sustainability Auditors	Mgmt	For	For	For
16	Ratify Ernst & Young as Auditors and Authorized Sustainability Auditors	Mgmt	For	For	For
17	Authorize Share Repurchase Program	Mgmt	For	For	For
18	Approve Issuance of up to 82 Million Shares without Preemptive Rights	Mgmt	For	For	For
19	Approve Charitable Donations of up to EUR 350,000	Mgmt	For	For	For
20	Close Meeting	Mgmt			

Muenchener Rueckversicherungs-Gesellschaft AG

Meeting Date: 04/25/2024

Country: Germany Meeting Type: Annual Ticker: MUV2

Primary ISIN: DE0008430026 Primary SEDOL: 5294121

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 15.00 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Joachim Wenning for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Thomas Blunck for Fiscal Year 2023	Mgmt	For	For	For

Muenchener Rueckversicherungs-Gesellschaft AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3.3	Approve Discharge of Management Board Member Nicholas Gartside for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Stefan Golling for Fiscal Year 2023	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member Christoph Jurecka for Fiscal Year 2023	Mgmt	For	For	For
3.6	Approve Discharge of Management Board Member Achim Kassow for Fiscal Year 2023	Mgmt	For	For	For
3.7	Approve Discharge of Management Board Member Michael Kerner for Fiscal Year 2023	Mgmt	For	For	For
3.8	Approve Discharge of Management Board Member Clarisse Kopff for Fiscal Year 2023	Mgmt	For	For	For
3.9	Approve Discharge of Management Board Member Mari-Lizette Malherbe for Fiscal Year 2023	Mgmt	For	For	For
3.10	Approve Discharge of Management Board Member Markus Riess for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Nikolaus von Bomhard for Fiscal Year 2023	Mgmt	For	For	For
4.2	Approve Discharge of Supervisory Board Member Anne Horstmann for Fiscal Year 2023	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Ann-Kristin Achleitner for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Clement Booth for Fiscal Year 2023	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member Ruth Brown for Fiscal Year 2023	Mgmt	For	For	For
4.6	Approve Discharge of Supervisory Board Member Stephan Eberl for Fiscal Year 2023	Mgmt	For	For	For

Muenchener Rueckversicherungs-Gesellschaft AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.7	Approve Discharge of Supervisory Board Member Frank Fassin for Fiscal Year 2023	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member Ursula Gather for Fiscal Year 2023	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Gerd Haeusler for Fiscal Year 2023	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member Angelika Herzog for Fiscal Year 2023	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member Renata Bruengger for Fiscal Year 2023	Mgmt	For	For	For
4.12	Approve Discharge of Supervisory Board Member Stefan Kaindl for Fiscal Year 2023	Mgmt	For	For	For
4.13	Approve Discharge of Supervisory Board Member Carinne Knoche-Brouillon for Fiscal Year 2023	Mgmt	For	For	For
4.14	Approve Discharge of Supervisory Board Member Gabriele Muecke for Fiscal Year 2023	Mgmt	For	For	For
4.15	Approve Discharge of Supervisory Board Member Ulrich Plottke for Fiscal Year 2023	Mgmt	For	For	For
4.16	Approve Discharge of Supervisory Board Member Manfred Rassy for Fiscal Year 2023	Mgmt	For	For	For
4.17	Approve Discharge of Supervisory Board Member Carsten Spohr for Fiscal Year 2023	Mgmt	For	For	For
4.18	Approve Discharge of Supervisory Board Member Karl-Heinz Streibich for Fiscal Year 2023	Mgmt	For	For	For
4.19	Approve Discharge of Supervisory Board Member Markus Wagner for Fiscal Year 2023	Mgmt	For	For	For
4.20	Approve Discharge of Supervisory Board Member Maximilian Zimmerer for Fiscal Year 2023	Mgmt	For	For	For

Muenchener Rueckversicherungs-Gesellschaft AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5.1	Ratify EY GmbH & Co. KG as Auditors for Fiscal Year 2024 and for the Review of the Interim Financial Statements for Fiscal Year 2024 and First Quarter of Fiscal Year 2025	Mgmt	For	For	For
5.2	Ratify EY GmbH & Co. KG as Auditors of Sustainability Report for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: The remuneration comm performance.	nittee should not allow	vesting of incentive awa	rds for substantially bel	ow median
7.1	Elect Nikolaus von Bomhard to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: This director is not an in audit committee requires independence, impartiality and effectiveness. The board on the Board, support the Chairman, ens shareholders, non-executive directors and are considered inappropriate. To ensure the considered inappropriate in the considered inappropriate.	and non-independent of should appoint a Lead ture orderly succession of senior executives who	firectors could be conflic Independent Director to process for the Chairm are normal channels of t	cted, thereby hampering to establish appropriate of the and act as a point of the communication through	n the committees checks and balances of contact for the board Chairman
7.2	Elect Clement Booth to the Supervisory Board	Mgmt	For	For	For
7.3	Elect Roland Busch to the Supervisory Board	Mgmt	For	For	For
7.4	Elect Julia Jaekel to the Supervisory Board	Mgmt	For	For	For
7.5	Elect Renata Bruengger to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is no Due to ongoing concerns regarding decising re-election to the board.				
7.6	Elect Carinne Knoche-Brouillon to the Supervisory Board	Mgmt	For	For	For
7.7	Elect Victoria Ossadnik to the Supervisory Board	Mgmt	For	For	For
7.8	Elect Carsten Spohr to the Supervisory Board	Mgmt	For	For	For
7.9	Elect Jens Weidmann to the Supervisory Board	Mgmt	For	For	For
7.10	Elect Maximilian Zimmerer to the Supervisory Board	Mgmt	For	For	For
8	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
9	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	For	For

Sampo Oyj

Meeting Date: 04/25/2024

Country: Finland **Meeting Type:** Annual

Ticker: SAMPO

Primary ISIN: FI4000552500

Primary SEDOL: BMXX645

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Open Meeting	Mgmt			
2	Call the Meeting to Order	Mgmt			
3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	Mgmt			
4	Acknowledge Proper Convening of Meeting	Mgmt			
5	Prepare and Approve List of Shareholders	Mgmt			
6	Receive Financial Statements and Statutory Reports; Receive Board's Report; Receive Auditor's Report	Mgmt			
7	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
8	Approve Allocation of Income and Dividends of EUR 1.80 Per Share	Mgmt	For	For	For
9	Approve Discharge of Board and President	Mgmt	For	For	For
10	Approve Remuneration Report (Advisory Vote)	Mgmt	For	For	For
	Voter Rationale: Companies should cons minimum introduce an additional holding		periods for long-term	incentive plans to 5 years	or longer or as a
11	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For	For	For
	Voter Rationale: Companies should cons minimum introduce an additional holdin		periods for long-term	incentive plans to 5 years	or longer or as a
12	Approve Remuneration of Directors in the Amount of EUR 235,000 for Chair, EUR 135,000 for Vice Chairman and EUR 104,000 for Other Directors; Approve Remuneration for Committee Work	Mgmt	For	For	For
13	Fix Number of Directors at Nine	Mgmt	For	For	For

Sampo Oyj

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
14	Reelect Christian Clausen, Georg Ehrnrooth, Jannica Fagerholm, Steve Langan, Risto Murto, Antti Makinen, Markus Rauramo and Annica Witschard as Directors; Elect Astrid Strange as New Director	Mgmt	For	Abstain	For
15	Approve Remuneration of Auditor; Approve Remuneration of Auditor for the Sustainability Reporting	Mgmt	For	For	For
16	Ratify Deloitte as Auditor and Auditor for the Sustainability Reporting	Mgmt	For	For	For
17	Authorize Share Repurchase Program	Mgmt	For	Against	For
18	Authorize Board of Directors to Resolve upon a Share Issue without Payment	Mgmt	For	For	For
19	Close Meeting	Mgmt			

UCB SA

Meeting Date: 04/25/2024

Country: Belgium

Meeting Type: Annual/Special

Ticker: UCB

Primary ISIN: BE0003739530 Primary SEDOL: 5596991

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual/Special Meeting Agenda	Mgmt			
	Ordinary Part	Mgmt			
1	Receive Directors' Reports (Non-Voting)	Mgmt			
2	Receive Auditors' Reports (Non-Voting)	Mgmt			
3	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	Mgmt			
4	Approve Financial Statements, Allocation of Income, and Dividends of EUR 1.36 per Share	Mgmt	For	For	For
5	Approve Remuneration Report	Mgmt	For	Against	Against

Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.

UCB SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
6	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to ex reward strong performance. Companies or as a minimum introduce an additiona	should consider extend	ling vesting periods for lo		
7	Approve Discharge of Directors	Mgmt	For	For	For
8	Approve Discharge of Auditors	Mgmt	For	For	For
9.1.A	Elect Pierre Gurdjian as Director	Mgmt	For	For	For
9.1.B	Indicate Pierre Gurdjian as Independent Director	Mgmt	For	For	For
9.2.A	Reelect Ulf Wiinberg as Director	Mgmt	For	For	For
9.2.B	Indicate Ulf Wiinberg as Independent Director	Mgmt	For	For	For
9.3	Elect Charles-Antoine Janssen as Director	Mgmt	For	For	For
9.4.A	Elect Nefertiti Greene as Director	Mgmt	For	For	For
9.4.B	Indicate Nefertiti Greene as Independent Director	Mgmt	For	For	For
9.5.A	Elect Dolca Thomas as Director	Mgmt	For	For	For
9.5.B	Indicate Dolca Thomas as Independent Director	Mgmt	For	For	For
9.6.A	Elect Rodolfo Savitzky as Director	Mgmt	For	For	For
9.6.B	Indicate Rodolfo Savitzky as Independent Director	Mgmt	For	For	For
10	Ratify Mazars, Permanently Represented by Sebastien Schueremans, as Auditors and Approve Auditors' Remuneration	Mgmt	For	For	For
	Special Part	Mgmt			
11	Approve Long-Term Incentive Plans	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to ex reward strong performance and drive so vesting periods for long-term incentive The company should put in place a pro- indicators or other bad faith actions on the long-term interests of its shareholder	hareholder value over a plans to 5 years or long cedure which would ena the part of any of its ex	sufficiently long period of er or as a minimum intro ible it, should it identify a ecutive directors and oth	of time. Companies shou Induce an additional hold Inny facts of manipulation Inner key managers which	uld consider extending ling or deferral period. In of reported were detrimental to
12.1	Approve Change-of-Control Clause Re: EMTN Program Renewal	Mgmt	For	For	For
12.2	Approve Change-of-Control Clause Re: Schuldschein Loan Agreements Entered on 24 August 2023	Mgmt	For	For	For

UCB SA

Meeting Date: 04/25/2024

Country: Belgium

Meeting Type: Extraordinary Shareholders

Ticker: UCB

Primary ISIN: BE0003739530

Primary SEDOL: 5596991

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Extraordinary Shareholders Meeting Agenda	Mgmt			Institution .
1	Receive Special Board Report	Mgmt			
2	Renew Authorization to Increase Share Capital within the Framework of Authorized Capital and Amend Article 6 of the Articles of Association	Mgmt	For	For	For
3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For	For	For

Bayer AG

Meeting Date: 04/26/2024

Country: Germany

Meeting Type: Annual

Ticker: BAYN

Primary ISIN: DE000BAY0017

Primary SEDOL: 5069211

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports; Approve Allocation of Income and Dividends of EUR 0.11 per Share for Fiscal Year 2023	Mgmt	For	For	For
2	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
3	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
4.1	Elect Horst Baier to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this in Due to ongoing concerns regarding de re-election to the board.				
4.2	Elect Ertharin Cousin to the Supervisory Board	Mgmt	For	For	For
4.3	Elect Lori Schechter to the Supervisory Board	Mgmt	For	For	For

Bayer AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.4	Elect Nancy Simonian to the Supervisory Board	Mgmt	For	For	For
4.5	Elect Jeffrey Ubben to the Supervisory Board	Mgmt	For	For	For
5	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to execureward strong performance. The remunerate performance.		•	0,	•
6	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to execureward strong performance. Substantial pay Reaching threshold targets may warrant venot allow vesting of incentive awards for su	v-outs under incentivesting of only a small	e schemes should only l proportion of incentive a	be available for superior	performance.
7.1	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	For	For
7.2	Authorize Use of Financial Derivatives when Repurchasing Shares	Mgmt	For	For	For
8	Approve Affiliation Agreement with Bayer CropScience AG	Mgmt	For	For	For
9	Ratify Deloitte GmbH as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for Fiscal Year 2024 and First Quarter of Fiscal Year 2025	Mgmt	For	For	For
10	Voting Instructions for Motions or Nominations by Shareholders that are not Made Accessible Before the AGM and that are Made or Amended in the Course of the AGM	Mgmt	None	Against	Against
	Voter Rationale: Any Other Rusiness' shou	ld not he a voting ite	m		

Voter Rationale: Any Other Business' should not be a voting item.

Continental AG

Meeting Date: 04/26/2024 Country: Germany Ticker: CON

Meeting Type: Annual

Primary ISIN: DE0005439004 Primary SEDOL: 4598589

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 2.20 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Nikolai Setzer for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Katja Garcia Vila for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Philipp von Hirschheydt for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Christian Koetz for Fiscal Year 2023	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member Philip Nelles for Fiscal Year 2023	Mgmt	For	For	For
3.6	Approve Discharge of Management Board Member Ariane Reinhart for Fiscal Year 2023	Mgmt	For	For	For
3.7	Approve Discharge of Management Board Member Olaf Schick for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Wolfgang Reitzle for Fiscal Year 2023	Mgmt	For	For	For
4.2	Approve Discharge of Supervisory Board Member Hasan Allak for Fiscal Year 2023	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Christiane Benner for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Dorothea von Boxberg for Fiscal Year 2023	Mgmt	For	For	For

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.5	Approve Discharge of Supervisory Board Member Stefan Buchner for Fiscal Year 2023	Mgmt	For	For	For
4.6	Approve Discharge of Supervisory Board Member Gunter Dunkel for Fiscal Year 2023	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Francesco Grioli for Fiscal Year 2023	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member Michael Iglhaut for Fiscal Year 2023	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Satish Khatu for Fiscal Year 2023	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member Isabel Knauf for Fiscal Year 2023	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member Carmen Loeffler for Fiscal Year 2023	Mgmt	For	For	For
4.12	Approve Discharge of Supervisory Board Member Sabine Neuss for Fiscal Year 2023	Mgmt	For	For	For
4.13	Approve Discharge of Supervisory Board Member Rolf Nonnenmacher for Fiscal Year 2023	Mgmt	For	For	For
4.14	Approve Discharge of Supervisory Board Member Dirk Nordmann for Fiscal Year 2023	Mgmt	For	For	For
4.15	Approve Discharge of Supervisory Board Member Lorenz Pfau for Fiscal Year 2023	Mgmt	For	For	For
4.16	Approve Discharge of Supervisory Board Member Klaus Rosenfeld for Fiscal Year 2023	Mgmt	For	For	For
4.17	Approve Discharge of Supervisory Board Member Georg Schaeffler for Fiscal Year 2023	Mgmt	For	For	For
4.18	Approve Discharge of Supervisory Board Member Joerg Schoenfelder for Fiscal Year 2023	Mgmt	For	For	For

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.19	Approve Discharge of Supervisory Board Member Stefan Scholz for Fiscal Year 2023	Mgmt	For	For	For
4.20	Approve Discharge of Supervisory Board Member Elke Volkmann for Fiscal Year 2023	Mgmt	For	For	For
5.1	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024	Mgmt	For	For	For
5.2	Ratify PricewaterhouseCoopers GmbH as Auditors for the Review of Interim Financial Statements for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: The remuneration committee performance.	should not allow vestin	g of incentive awards for substan	tially belo	w median
7	Approve Remuneration Policy for the Management Board	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance. The remuneration performance.				
8	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
9.1	Elect Gunter Dunkel to the Supervisory Board Until 2026 AGM	Mgmt	For	Against	Against
	Voter Rationale: For controlled companies, the appropriate balance of independence and objective appropriate a		at least 33% independent non-ex	ecutive di	rectors to ensure
9.2	Elect Satish Khatu to the Supervisory Board Until 2026 AGM	Mgmt	For	For	For
9.3	Elect Sabine Neuss to the Supervisory Board Until 2026 AGM	Mgmt	For	For	For

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
9.4	Elect Wolfgang Reitzle to the Supervisory Board Until 2026 AGM	Mgmt	For	Against Against
	appropriate balance of independence ar remuneration and nomination) in line wit activities. We hold this nominee respons gender diversity on the board. In develop board. Given the recent changes to the Director to establish appropriate checks the Chairman, and act as a point of cont	nd objectivity. The comp th regional best practice sible for the lack of key ped markets, our minim board, we will keep this and balances on the B tact for shareholders, no	any should move towards e, with independent board committee(s). The Compa num expectation is that wo matter under review. The pard, support the Chairma on-executive directors and	endent non-executive directors to ensure is a three-committee structure (audit, a committees that report annually on their any should put in place a policy to increase or should comprise at least 40% of the eleboard should appoint a Lead Independent an, ensure orderly succession process for disensive executives where normal channels of a effectiveness of the board, the board should
9.5	Elect Georg Schaeffler to the Supervisory Board Until 2026 AGM	Mgmt	For	Against Against
	Voter Rationale: For controlled compani appropriate balance of independence ar	nd objectivity. This directions and objectivity. This direction of the committee requires inde	tor is not an independent	endent non-executive directors to ensure director, yet sits on an audit committee that pendent directors could be conflicted, thereby
9.6	Elect Dorothea von Boxberg to the Supervisory Board Until 2028 AGM	Mgmt	For	For For
9.7	Elect Stefan Buchner to the Supervisory Board Until 2028 AGM	Mgmt	For	For For
9.8	Elect Isabel Knauf to the Supervisory Board Until 2028 AGM	Mgmt	For	For For
9.9	Elect Rolf Nonnenmacher to the Supervisory Board Until 2028 AGM	Mgmt	For	For For
9.10	Elect Klaus Rosenfeld to the Supervisory Board Until 2028 AGM	Mgmt	For	Against Against
	appropriate balance of independence ar	nd objectivity. This directions and objectivity. This direction of the committee requires inde	tor is not an independent	endent non-executive directors to ensure director, yet sits on an audit committee that pendent directors could be conflicted, thereby
10	Amend Articles Re: Supervisory Board Chair	Mgmt	For	For For
11	Amend Articles Re: Proof of Entitlement	Mgmt	For	For For

Kingspan Group Plc

Meeting Date: 04/26/2024

Country: Ireland Meeting Type: Annual Ticker: KRX

Primary ISIN: IE0004927939

Primary SEDOL: 4491235

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For
3a	Re-elect Jost Massenberg as Director	Mgmt	For	For	For
	Voter Rationale: The board chairman sea	rves as a member of th	e Nomination Committe	ee.	
3b	Re-elect Gene Murtagh as Director	Mgmt	For	Refer	For
	Voter Rationale: Item 3b A vote for the concern. The qualified nature of the sup recognises reputational damage. However independent review by Eversheds Suther review have been actioned in full, as discreport on the disaster has been published 3c-3k A vote FOR these Directors is considered.	port reflects concern a er, it also acknowledge rland has concluded th cussed in Material Com ed. Its implications for c	t the information that h s that comprehensive ro at remedial recommeno opany Updates section.	as come to light at the C emedial action has been dations from the Evershe The matter will be revisi	Grenfell inquiry and taken, and an ds Sutherland earlier ted when the final
3c	Re-elect Geoff Doherty as Director	Mgmt	For	For	For
3d	Re-elect Russell Shiels as Director	Mgmt	For	For	For
3e	Re-elect Gilbert McCarthy as Director	Mgmt	For	For	For
3f	Re-elect Linda Hickey as Director	Mgmt	For	For	For
3g	Re-elect Anne Heraty as Director	Mgmt	For	For	For
3h	Re-elect Eimear Moloney as Director	Mgmt	For	For	For
3i	Re-elect Paul Murtagh as Director	Mgmt	For	For	For
3j	Re-elect Senan Murphy as Director	Mgmt	For	For	For
3k	Elect Louise Phelan as Director	Mgmt	For	For	For
4	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
5	Approve Remuneration Report	Mgmt	For	For	For
6	Authorise Issue of Equity	Mgmt	For	For	For
7	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
8	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For

Kingspan Group Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
9	Authorise Market Purchase of Shares	Mgmt	For	For	For
10	Authorise Reissuance of Treasury Shares	Mgmt	For	For	For
11	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For

Merck KGaA

Proposal Number

1

Meeting Date: 04/26/2024

Proposal Text

Receive Financial Statements

Country: Germany

Meeting Type: Annual

Ticker: MRK

Mgmt Rec

Proponent

Mgmt

Primary ISIN: DE0006599905 Primary SEDOL: 4741844

Voting Policy Rec

Vote Instruction

1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Accept Financial Statements and Statutory Reports for Fiscal Year 2023	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 2.20 per Share	Mgmt	For	For	For
4	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
5	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	Against	Against
	Voter Rationale: The company should redynamic board refreshment process.	educe director terms a	and, ideally, introduce an	nual re-elections, in order	to facilitate a more
6	Ratify Deloitte GmbH as Auditors for Fiscal Year 2024 and for the Review of the Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For
7	Approve Remuneration Report	Mgmt	For	Refer	For
8.1	Elect Katja Garcia Vila to the Supervisory Board	Mgmt	For	For	For
8.2	Elect Michael Kleinemeier to the	Mgmt	For	For	For
	Supervisory Board				
8.3	Supervisory Board Elect Carla Kriwet to the Supervisory Board	Mgmt	For	For	For

Merck KGaA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
8.5	Elect Stefan Palzer to the Supervisory Board	Mgmt	For	For	For
8.6	Elect Susanne Schaffert to the Supervisory Board	Mgmt	For	For	For
9	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
10	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For

Randstad NV

Meeting Date: 04/26/2024 Country: Netherlands Ticker: RAND

Meeting Type: Extraordinary Shareholders

Primary ISIN: NL0000379121 Primary SEDOL: 5228658

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Extraordinary Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2	Elect Helene Auriol Potier to Supervisory Board	Mgmt	For	For	For
3	Close Meeting	Mgmt			

Smurfit Kappa Group Plc

Meeting Date: 04/26/2024 Country: Ireland Ticker: SKG

Meeting Type: Annual

Primary ISIN: IE00B1RR8406 Primary SEDOL: B1RR840

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Remuneration Report	Mgmt	For	For	For	
3	Approve Remuneration Policy	Mgmt	For	For	For	
4	Approve Final Dividend	Mgmt	For	For	For	
5a	Re-elect Irial Finan as Director	Mgmt	For	Refer	For	
	Voter Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified.					
5b	Re-elect Anthony Smurfit as Director	Mgmt	For	For	For	

Smurfit Kappa Group Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5c	Re-elect Ken Bowles as Director	Mgmt	For	For	For
5d	Re-elect Anne Anderson as Director	Mgmt	For	For	For
5e	Re-elect Frits Beurskens as Director	Mgmt	For	For	For
5f	Re-elect Carol Fairweather as Director	Mgmt	For	For	For
5g	Re-elect Mary Lynn Ferguson-McHugh as Director	Mgmt	For	For	For
5h	Re-elect Kaisa Hietala as Director	Mgmt	For	For	For
5i	Re-elect James Lawrence as Director	Mgmt	For	For	For
5j	Re-elect Lourdes Melgar as Director	Mgmt	For	For	For
5k	Re-elect Jorgen Rasmussen as Director	Mgmt	For	For	For
6	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
7	Authorise Issue of Equity	Mgmt	For	For	For
8	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
9	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For
10	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For
11	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For

Vivendi SE

Meeting Date: 04/29/2024 Country: France

Meeting Type: Annual/Special

Ticker: VIV

Primary ISIN: FR0000127771 Primary SEDOL: 4834777

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
3	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	Do Not Vote
4	Approve Treatment of Losses and Dividends of EUR 0.25 per Share	Mgmt	For	For	Do Not Vote
5	Approve Compensation Report of Corporate Officers	Mgmt	For	Against	Do Not Vote
6	Approve Compensation of Yannick Bollore, Chairman of the Supervisory Board	Mgmt	For	Against	Do Not Vote
7	Approve Compensation of Arnaud de Puyfontaine, Chairman of the Management Board	Mgmt	For	Against	Do Not Vote
8	Approve Compensation of Frederic Crepin, Management Board Member	Mgmt	For	Against	Do Not Vote
9	Approve Compensation of Francois Laroze, Management Board Member	Mgmt	For	Against	Do Not Vote
10	Approve Compensation of Claire Leost, Management Board Member	Mgmt	For	Against	Do Not Vote
11	Approve Compensation of Celine Merle-Beral, Management Board Member	Mgmt	For	Against	Do Not Vote
12	Approve Compensation of Maxime Saada, Management Board Member	Mgmt	For	Against	Do Not Vote
13	Approve Remuneration Policy of Supervisory Board Members and Chairman	Mgmt	For	Against	Do Not Vote
14	Approve Remuneration Policy of Chairman of the Management Board	Mgmt	For	Against	Do Not Vote
15	Approve Remuneration Policy of Management Board Members	Mgmt	For	Against	Do Not Vote
16	Reelect Yannick Bollore as Supervisory Board Member	Mgmt	For	For	Do Not Vote
17	Reelect Laurent Dassault as Supervisory Board Member	Mgmt	For	For	Do Not Vote
18	Appoint Grant Thornton as Auditor	Mgmt	For	For	Do Not Vote
19	Appoint Grant Thornton as Authorized Sustainability Auditors	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
20	Appoint Deloitte & Associes as Authorized Sustainability Auditors	Mgmt	For	For	Do Not Vote
21	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	Do Not Vote
	Extraordinary Business	Mgmt			
22	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	Do Not Vote
23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	Do Not Vote
24	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	Against	Do Not Vote
25	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	For
4	Approve Treatment of Losses and Dividends of EUR 0.25 per Share	Mgmt	For	For	For
5	Approve Compensation Report of Corporate Officers	Mgmt	For	Against	Against
	Voter Rationale: Companies that receive shareholders to understand the rationale shareholder concerns.				
6	Approve Compensation of Yannick Bollore, Chairman of the Supervisory Board	Mgmt	For	Against	Against

Voter Rationale: Variable remuneration and equity incentives should not be granted to non-executive directors as this may compromise their independence and ability to hold management accountable. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction					
7	Approve Compensation of Arnaud de Puyfontaine, Chairman of the Management Board	Mgmt	For	Against Against					
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a s			for superior performance. Reaching threshold					
8	Approve Compensation of Frederic Crepin, Management Board Member	Mgmt	For	Against Against					
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a s			for superior performance. Reaching threshold					
9	Approve Compensation of Francois Laroze, Management Board Member	Mgmt	For	Against Against					
	Voter Rationale: Incentive awards to ex reward strong performance. Substantia Reaching threshold targets may warran	l pay-outs under incentiv	re schemes should only b	• •					
10	Approve Compensation of Claire Leost, Management Board Member	Mgmt	For	Against Against					
	Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards.								
11	Approve Compensation of Celine Merle-Beral, Management Board Member	Mgmt	For	Against Against					
	Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards.								
12	Approve Compensation of Maxime Saada, Management Board Member	Mgmt	For	Against Against					
	Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards.								
13	Approve Remuneration Policy of Supervisory Board Members and Chairman	Mgmt	For	Against Against					
	Voter Rationale: Variable remuneration and equity incentives should not be granted to non-executive directors as this may compromise their independence and ability to hold management accountable.								
14	Approve Remuneration Policy of Chairman of the Management Board	Mgmt	For	Against Against					
	targets may warrant vesting of only a s would enable it, should it identify any fo	mall proportion of incent acts of manipulation of r ngers which were detrime	tive awards. The compan eported indicators or othe	for superior performance. Reaching threshold y should put in place a procedure which er bad faith actions on the part of any of its erests of its shareholders, to ensure that any					

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
15	Approve Remuneration Policy of Management Board Members	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs under intargets may warrant vesting of only a small proutside the companys remuneration policy shit to material changes in the business or in the procedure which would enable it, should it ide part of any of its executive directors and other ensure that any funds wrongfully obtained in the state of the s	roportion of incentive a ould require ex-ante sh role and responsibilities entify any facts of mani, r key managers which	wards. All cash or share-based av areholder approval. Significant sa of executive directors. The comp pulation of reported indicators or were detrimental to the long-term	vards and lary incre vany shou other bad	l payments that fall ases should be linked Id put in place a If faith actions on the
16	Reelect Yannick Bollore as Supervisory Board Member	Mgmt	For	For	For
17	Reelect Laurent Dassault as Supervisory Board Member	Mgmt	For	For	For
18	Appoint Grant Thornton as Auditor	Mgmt	For	For	For
19	Appoint Grant Thornton as Authorized Sustainability Auditors	Mgmt	For	For	For
20	Appoint Deloitte & Associes as Authorized Sustainability Auditors	Mgmt	For	For	For
21	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
22	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	Against
	Voter Rationale: Options should be issued at a not exceed 20% on a fixed date.	no less than market prid	ce, except for an all-employee pla	n where	the discount should
24	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	Against	Against
	Voter Rationale: Options should be issued at a not exceed 20% on a fixed date.	no less than market prid	ce, except for an all-employee pla	n where	the discount should
25	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Air Liquide SA

Meeting Date: 04/30/2024 Country: France Ticker: AI

Meeting Type: Annual/Special

Primary ISIN: FR0000120073 Primary SEDOL: B1YXBJ7

Air Liquide SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 3.20 per Share	Mgmt	For	For	For
4	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
5	Reelect Kim Ann Mink as Director	Mgmt	For	Against	For
6	Reelect Monica de Virgiliis as Director	Mgmt	For	For	For
7	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	For
8	Approve Compensation of Francois Jackow, CEO	Mgmt	For	Against	For
9	Approve Compensation of Benoit Potier, Chairman of the Board	Mgmt	For	For	For
10	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
11	Approve Remuneration Policy of CEO	Mgmt	For	Against	For
12	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For
13	Approve Remuneration Policy of Directors	Mgmt	For	For	For
14	Approve Remuneration of Directors in the Aggregate Amount of EUR 1.5 Million	Mgmt	For	For	For
15	Appoint PricewaterhouseCoopers Audit as Authorized Sustainability Auditors	Mgmt	For	For	For
16	Appoint KPMG S.A. as Authorized Sustainability Auditors	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For

Air Liquide SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
18	Authorize Capitalization of Reserves of Up to EUR 320 Million for Bonus Issue or Increase in Par Value	Mgmt	For	For	For	
19	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For	For	
20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries	Mgmt	For	For	For	
21	Amend Article 11 of Bylaws Re: Age Limit of Directors	Mgmt	For	For	For	
22	Amend Article 12 of Bylaws Re: Age Limit of Chairman of the Board	Mgmt	For	For	For	
	Ordinary Business	Mgmt				
23	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For	

ArcelorMittal SA

Meeting Date: 04/30/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: MT

Primary ISIN: LU1598757687

Primary SEDOL: BYPBS67

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
I	Approve Consolidated Financial Statements	Mgmt	For	For	For
II	Approve Financial Statements	Mgmt	For	For	For
III	Approve Dividends	Mgmt	For	For	For
IV	Approve Allocation of Income	Mgmt	For	For	For
V	Approve Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: Companies should consider e minimum introduce an additional holding or d		ds for long-term incentive plans to	5 years	or longer or as a
VI	Approve Remuneration of Directors	Mgmt	For	For	For
VII	Approve Discharge of Directors	Mgmt	For	For	For
VIII	Reelect Karyn Ovelmen as Director	Mgmt	For	Against	For

Voter Rationale: In the context of increasingly complex international accounting standards, the audit committee benefits from members who have a good and recent understanding of the accounting rules and of the audit process.

ArcelorMittal SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Vote Rec Instruction
IX	Reelect Clarissa Lins as Director	Mgmt	For	For For
Χ	Approve Share Repurchase	Mgmt	For	For For
XI	Appoint Ernst & Young as Auditor	Mgmt	For	For For
XII	Approve Grants of Share-Based Incentives for the Executive Chairman and the Chief Executive Officer	Mgmt	For	Against For

Voter Rationale: Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period. The company should put in place a procedure which would enable it, should it identify any facts of manipulation of reported indicators or other bad faith actions on the part of any of its executive directors and other key managers which were detrimental to the long-term interests of its shareholders, to ensure that any funds wrongfully obtained in such manner are repaid to it.

Commerzbank AG

Meeting Date: 04/30/2024 Country: Germany Ticker: CBK

Meeting Type: Annual

Primary ISIN: DE000CBK1001 Primary SEDOL: B90LKT4

Votina

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.35 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Manfred Knof for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Bettina Orlopp for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Marcus Chromik for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Michael Kotzbauer for Fiscal Year 2023	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member Sabine MInarsky for Fiscal Year 2023	Mgmt	For	For	For

Commerzbank AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3.6	Approve Discharge of Management Board Member Joerg Oliveri del Castillo-Schulz for Fiscal Year 2023	Mgmt	For	For	For
3.7	Approve Discharge of Management Board Member Thomas Schaufler for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Jens Weidmann (from May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.2	Approve Discharge of Supervisory Board Member Uwe Tschaege for Fiscal Year 2023	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Heike Anscheit for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Alexander Boursanoff (until May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member Gunnar de Buhr for Fiscal Year 2023	Mgmt	For	For	For
4.6	Approve Discharge of Supervisory Board Member Stefan Burghardt (until May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Harald Christ (from May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member Frank Czichowski for Fiscal Year 2023	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Sabine Dietrich for Fiscal Year 2023	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member Jutta Doenges for Fiscal Year 2023	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member Monika Fink (until May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For

Commerzbank AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.12	Approve Discharge of Supervisory Board Member Helmut Gottschalk (until May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.13	Approve Discharge of Supervisory Board Member Stefan Jennes (until May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.14	Approve Discharge of Supervisory Board Member Kerstin Jerchel for Fiscal Year 2023	Mgmt	For	For	For
4.15	Approve Discharge of Supervisory Board Member Burkhard Keese for Fiscal Year 2023	Mgmt	For	For	For
4.16	Approve Discharge of Supervisory Board Member Alexandra Krieger (until May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.17	Approve Discharge of Supervisory Board Member Maxi Leuchters (from May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.18	Approve Discharge of Supervisory Board Member Daniela Mattheus for Fiscal Year 2023	Mgmt	For	For	For
4.19	Approve Discharge of Supervisory Board Member Nina Olderdissen (from May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.20	Approve Discharge of Supervisory Board Member Sandra Persiehl (from May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.21	Approve Discharge of Supervisory Board Member Michael Schramm (from May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.22	Approve Discharge of Supervisory Board Member Caroline Seifert for Fiscal Year 2023	Mgmt	For	For	For
4.23	Approve Discharge of Supervisory Board Member Robin Stalker (until May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.24	Approve Discharge of Supervisory Board Member Gertrude Tumpel-Gugerell for Fiscal Year 2023	Mgmt	For	For	For
4.25	Approve Discharge of Supervisory Board Member Sascha Uebel (from May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For

Commerzbank AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.26	Approve Discharge of Supervisory Board Member Frank Westhoff for Fiscal Year 2023	Mgmt	For	For	For
4.27	Approve Discharge of Supervisory Board Member Stefan Wittmann for Fiscal Year 2023	Mgmt	For	For	For
5.1	Ratify KPMG AG as Auditors for Fiscal Year 2024	Mgmt	For	For	For
5.2	Ratify KPMG AG as Auditors for the Review of Interim Financial Statements for the Period from Dec. 31, 2024, until 2025 AGM	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance.	es should be clearly dis	closed and include robust and stre	etching p	erformance targets to
7	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Against	Against
	Voter Rationale: Shares should not be repurch	nased at a premium/dis	count to the market price of more	than 10	%.
8	Authorize Use of Financial Derivatives when Repurchasing Shares	Mgmt	For	Against	Against
	Voter Rationale: Any request to use financial of company.	derivatives when repurc	hasing shares should be fully exp	lained an	d justified by the
9	Amend Articles Re: Electronic Securities	Mgmt	For	For	For

ENGIE SA

Meeting Date: 04/30/2024 Country: France Ticker: ENGI

Meeting Type: Annual/Special

Primary ISIN: FR0010208488 Primary SEDOL: B0C2CQ3

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
3	Approve Allocation of Income and Dividends of EUR 1.43 per Share	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	For	Do Not Vote
5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	Do Not Vote
6	Reelect Fabrice Bregier as Director	Mgmt	For	Against	Do Not Vote
7	Elect Michel Giannuzzi as Director	Mgmt	For	For	Do Not Vote
8	Appoint Deloitte & Associes as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	Do Not Vote
9	Appoint Ernst & Young et Autres as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	Do Not Vote
10	Approve Compensation Report of Corporate Officers	Mgmt	For	For	Do Not Vote
11	Approve Compensation of Jean-Pierre Clamadieu, Chairman of the Board	Mgmt	For	For	Do Not Vote
12	Approve Compensation of Catherine MacGregor, CEO	Mgmt	For	Against	Do Not Vote
13	Approve Remuneration of Directors in the Aggregate Amount of EUR 1.6 Million	Mgmt	For	For	Do Not Vote
14	Approve Remuneration Policy of Directors	Mgmt	For	For	Do Not Vote
15	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	Do Not Vote
16	Approve Remuneration Policy of CEO	Mgmt	For	Against	Do Not Vote
	Extraordinary Business	Mgmt			
17	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 225 Million	Mgmt	For	For	Do Not Vote
18	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 225 Million	Mgmt	For	For	Do Not Vote
19	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 225 Million	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
20	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Item 17, 18 and 19	Mgmt	For	For	Do Not Vote
21	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	Do Not Vote
22	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 17-21 and 25-26 at EUR 265 Million	Mgmt	For	For	Do Not Vote
23	Authorize Capitalization of Reserves for Bonus Issue or Increase in Par Value	Mgmt	For	For	Do Not Vote
24	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	Do Not Vote
25	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	Do Not Vote
26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	Against	Do Not Vote
27	Authorize up to 0.75 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Employees, Corporate Officers and Employees of International Subsidiaries from Groupe Engie	Mgmt	For	Against	Do Not Vote
28	Authorize up to 0.75 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	Against	Do Not Vote
29	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For

LITGIL SA					
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Approve Allocation of Income and Dividends of EUR 1.43 per Share	Mgmt	For	For	For
4	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	For	For
5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
6	Reelect Fabrice Bregier as Director	Mgmt	For	Against	For
	Voter Rationale: In the context of increasing members who have a good and recent under	• • •	-		e benefits from
7	Elect Michel Giannuzzi as Director	Mgmt	For	For	For
8	Appoint Deloitte & Associes as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
9	Appoint Ernst & Young et Autres as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
10	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
11	Approve Compensation of Jean-Pierre Clamadieu, Chairman of the Board	Mgmt	For	For	For
12	Approve Compensation of Catherine MacGregor, CEO	Mgmt	For	Against	For
	Voter Rationale: The company has increase increase in disclosure in upcoming years, as note that while we have concerns regarding policy under item 16.	s this allows sharehold	ders to better tie pay to performa	ance and strat	regy execution. We also
13	Approve Remuneration of Directors in the Aggregate Amount of EUR 1.6 Million	Mgmt	For	For	For
14	Approve Remuneration Policy of Directors	Mgmt	For	For	For
15	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For
16	Approve Remuneration Policy of CEO	Mgmt	For	Against	For
	Voter Rationale: While we continue to have the LTTP cap without a compelling rationale made improvements in the policy, including compensatory effects between LTTP criteria	and that annual bonu the removal of vestin	us conditions can be better descr ng below median peer performan	ribed, we note ce under the l	the company has LTIP and potential
	Extraordinary Business	Mgmt			

LINGIL SA					
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
17	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 225 Million	Mgmt	For	For	For
18	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 225 Million	Mgmt	For	For	For
19	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 225 Million	Mgmt	For	For	For
20	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Item 17, 18 and 19	Mgmt	For	For	For
21	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For
22	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 17-21 and 25-26 at EUR 265 Million	Mgmt	For	For	For
23	Authorize Capitalization of Reserves for Bonus Issue or Increase in Par Value	Mgmt	For	For	For
24	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
25	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	For
26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	Against	For
27	Authorize up to 0.75 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Employees, Corporate Officers and Employees of International Subsidiaries from Groupe Engie	Mgmt	For	Against	For

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Vote Rec Instruction					
28	Authorize up to 0.75 Percent of Mgmt For Against For Issued Capital for Use in Restricted Stock Plans								
	minimum introduce an additional hold should it identify any facts of manipula	ing or deferral period. Th ation of reported indicato ch were detrimental to th	e company should put i rs or other bad faith ac	incentive plans to 5 years or longer or as a in place a procedure which would enable it, ctions on the part of any of its executive of its shareholders, to ensure that any funds					
29	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For For					

EssilorLuxottica SA

Meeting Date: 04/30/2024 Country: France Ticker: EL

Meeting Type: Annual/Special

Primary ISIN: FR0000121667 Primary SEDOL: 7212477

Votina

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 3.95 per Share	Mgmt	For	For	For
4	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	For	For
5	Approve Compensation Report of Corporate Officers	Mgmt	For	Against	Against
	Voter Rationale: Companies that receive shareholders to understand the rationale shareholder concerns.				
	A 6	Mont	<u>-</u>	Accident	Austral
6	Approve Compensation of Francesco Milleri, Chairman and	Mgmt	For	Against	Against

Francesco Milleri, Chairman and

Voter Rationale: Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards. Significant salary increases should be linked to material changes in the business or in the role and responsibilities of executive directors. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.

EssilorLuxottica SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
7	Approve Compensation of Paul du Saillant, Vice-CEO	Mgmt	For	Against Against
		nall proportion of incenti	ve awards. Companies sl	for superior performance. Reaching threshold nould consider extending vesting periods for olding or deferral period.
8	Approve Remuneration Policy of Directors	Mgmt	For	For For
9	Approve Remuneration Policy of Chairman and CEO	Mgmt	For	Against Against
	targets may warrant vesting of only a sn short-term/long-term incentive scheme(s Significant salary increases should be li	nall proportion of incenti s) should be accompani nked to material change xtending vesting periods	ve awards. Any increase a ed by a corresponding inc es in the business or in the	rease in performance expectations.
10	Approve Remuneration Policy of Vice-CEO	Mgmt	For	Against Against
	targets may warrant vesting of only a sn short-term/long-term incentive scheme(s	nall proportion of incenti s) should be accompani	ve awards. Any increase ed by a corresponding ind	
11	Elect Francesco Milleri as Director	Mgmt	For	For For
12	Elect Paul du Saillant as Director	Mgmt	For	For For
13	Elect Romolo Bardin as Director	Mgmt	For	Against For
	Voter Rationale: .			
14	Elect Jean-Luc Biamonti as Director	Mgmt	For	For For
15	Elect Marie-Christine Coisne-Roquette as Director	Mgmt	For	For For
16	Elect Jose Gonzalo as Director	Mgmt	For	For For
17	Elect Virginie Mercier Pitre as Director	Mgmt	For	For For
18	Elect Mario Notari as Director	Mgmt	For	For For
19	Elect Swati Piramal as Director	Mgmt	For	For For
20	Elect Cristina Scocchia as Director	Mgmt	For	For For

EssilorLuxottica SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
21	Elect Nathalie von Siemens as Director	Mgmt	For	For	For
22	Elect Andrea Zappia as Director	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is not the Due to ongoing concerns regarding decisions re-election to the board. Companies that recekey shareholders to understand the rationale shareholder concerns.	taken by the remunera ived high levels of disse	ition committee chair, we are not i ent on remuneration-related propo	nclined to sals sho	support their uld engage with their
23	Appoint PricewaterhouseCoopers Audit as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
24	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
25	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
26	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights, with a Binding Priority Right up to Aggregate Nominal Amount of EUR 4,084,624	Mgmt	For	For	For
27	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 4,084,624	Mgmt	For	For	For
28	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	Mgmt	For	For	For
29	Authorize Capital Increase of up to 5 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For
30	Authorize Capital Increase of Up to EUR 4,084,624 for Future Exchange Offers	Mgmt	For	For	For
31	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 4,084,624	Mgmt	For	For	For
32	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For	For

EssilorLuxottica SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
33	Authorize up to 2.5 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Employees and Corporate Officers With Performance Conditions Attached Voter Rationale: The company should put in preported indicators or other bad faith actions detrimental to the long-term interests of its should put in the long-term interes	on the part of any of its	executive directors and other key	manage	rs which were
	Ordinary Business	Mgmt			
34	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

GEA Group AG

Meeting Date: 04/30/2024

Country: Germany

Meeting Type: Annual

Ticker: G1A

Primary ISIN: DE0006602006

Primary SEDOL: 4557104

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 1.00 per Share	Mgmt	For	For	For
3	Approve Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: While we would like to s individual performance modifiers under to overall the company's disclosure is in line	he annual bonus and	further explanation of a	annual bonus target adjus	
4	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
5	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
6	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024	Mgmt	For	For	For
7.1	Elect Andreas Renschler to the Supervisory Board	Mgmt	For	For	For
7.2	Elect Axel Stepken to the Supervisory Board	Mgmt	For	For	For

GEA Group AG

roposal Iumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
8.1	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For
8.2	Amend Articles Re: Supervisory Board Term of Office	Mgmt	For	For	For
9	Approve Climate Roadmap 2040	Mgmt	For	Refer	For

Voter Rationale: We welcome the new climate action plan, particularly noting increased ambition on supply chain emissions and product decarbonisation.

Gs Funds - Europe Core Equity Portfolio

Meeting Date: 04/30/2024

Country: Luxembourg **Meeting Type:** Annual

Ticker: GSW4

Primary ISIN: LU0102219945

Primary SEDOL: B06K2X0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Allocation of Income	Mgmt	For	For	For	
3	Approve Discharge of Directors Jonathan Beinner, Grainne Alexander, Hilary Lopez, Dirk Buggenhout, Jan Jaap Hazenberg and Sophie Mosnier	Mgmt	For	For	For	
4.1	Re-elect Jonathan Beinner as Director	Mgmt	For	For	For	
4.2	Re-elect Grainne Alexander as Director	Mgmt	For	For	For	
4.3	Re-elect Dirk Buggenhout as Director	Mgmt	For	For	For	
4.4	Re-elect Jan Jaap Hazenberg as Director	Mgmt	For	For	For	
4.5	Re-elect Sophie Mosnier as Director	Mgmt	For	For	For	
4.6	Re-elect Hilary Lopez as Director	Mgmt	For	For	For	
5	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For	
6	Approve Remuneration of Directors	Mgmt	For	For	For	
7	Transact Other Business (Non-Voting)	Mgmt				

Gs Funds - Global Core Equity Portfolio

Meeting Date: 04/30/2024

Country: Luxembourg **Meeting Type:** Annual

Ticker: GS0B

Primary ISIN: LU0203365449

Primary SEDOL: B99BTF4

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Allocation of Income	Mgmt	For	For	For	
3	Approve Discharge of Directors Jonathan Beinner, Grainne Alexander, Hilary Lopez, Dirk Buggenhout, Jan Jaap Hazenberg and Sophie Mosnier	Mgmt	For	For	For	
4.1	Re-elect Jonathan Beinner as Director	Mgmt	For	For	For	
4.2	Re-elect Grainne Alexander as Director	Mgmt	For	For	For	
4.3	Re-elect Dirk Buggenhout as Director	Mgmt	For	For	For	
4.4	Re-elect Jan Jaap Hazenberg as Director	Mgmt	For	For	For	
4.5	Re-elect Sophie Mosnier as Director	Mgmt	For	For	For	
4.6	Re-elect Hilary Lopez as Director	Mgmt	For	For	For	
5	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For	
6	Approve Remuneration of Directors	Mgmt	For	For	For	
7	Transact Other Business (Non-Voting)	Mgmt				

Gs Funds - Global Small Cap Core Equity Portfolio

Meeting Date: 04/30/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: N/A

Primary ISIN: LU0245330005

Primary SEDOL: BNDLXS9

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Allocation of Income	Mgmt	For	For	For

Gs Funds - Global Small Cap Core Equity Portfolio

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Approve Discharge of Directors Jonathan Beinner, Grainne Alexander, Hilary Lopez, Dirk Buggenhout, Jan Jaap Hazenberg and Sophie Mosnier	Mgmt	For	For	For
4.1	Re-elect Jonathan Beinner as Director	Mgmt	For	For	For
4.2	Re-elect Grainne Alexander as Director	Mgmt	For	For	For
4.3	Re-elect Dirk Buggenhout as Director	Mgmt	For	For	For
4.4	Re-elect Jan Jaap Hazenberg as Director	Mgmt	For	For	For
4.5	Re-elect Sophie Mosnier as Director	Mgmt	For	For	For
4.6	Re-elect Hilary Lopez as Director	Mgmt	For	For	For
5	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For
6	Approve Remuneration of Directors	Mgmt	For	For	For
7	Transact Other Business (Non-Voting)	Mgmt			

Hermes International SCA

Meeting Date: 04/30/2024 Country: France

Meeting Type: Annual/Special

Ticker: RMS

Primary ISIN: FR0000052292 Primary SEDOL: 5253973

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Discharge of General Managers	Mgmt	For	For	For
4	Approve Allocation of Income and Dividends of EUR 25 per Share	Mgmt	For	For	For
5	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	Refer	For

Hermes International SCA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
6	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	Against	For
	Voter Rationale: .				
7	Approve Compensation Report of Corporate Officers	Mgmt	For	Against	Abstain
	Voter Rationale: Incentive awards to exe reward strong performance.Companies t their key shareholders to understand the address shareholder concerns.	that received high levels	of dissent on remunerati	ion-related proposals s	hould engage with
8	Approve Compensation of Axel Dumas, General Manager	Mgmt	For	Against	Abstain
	Voter Rationale: Incentive awards to exereward strong performance. Significant stresponsibilities of executive directors.		•		_
9	Approve Compensation of Emile Hermes SAS, General Manager	Mgmt	For	Against	Abstain
	Voter Rationale: Incentive awards to exereward strong performance. Significant stresponsibilities of executive directors.		•		_
10	Approve Compensation of Eric de Seynes, Chairman of the Supervisory Board	Mgmt	For	For	For
11	Approve Remuneration Policy of General Managers	Mgmt	For	Against	Abstain
	Voter Rationale: Incentive awards to exe reward strong performance. Substantial particles and the Reaching threshold targets may warrant linked to material changes in the busines procedure which would enable it, should part of any of its executive directors and ensure that any funds wrongfully obtained	pay-outs under incentive vesting of only a small ss or in the role and res d it identify any facts of d other key managers w	e schemes should only be proportion of incentive average sponsibilities of executive of manipulation of reported which were detrimental to the	e available for superior wards. Significant salar directors.The company indicators or other bac	performance. The performance is should be so should put in place and faith actions on the
12	Approve Remuneration Policy of Supervisory Board Members	Mgmt	For	For	For
13	Reelect Matthieu Dumas as Supervisory Board Member	Mgmt	For	Refer	For
	Voter Rationale: * Votes AGAINST the re nominees are warranted given the lack of 15). * In addition, votes AGAINST the re they are affiliated with the Hermes family vote FOR the reelection of Alexandre Vir	of independence at boa eelections of Matthieu D ly, indirectly benefiting i	rd level (28.6 percent vs 3 Dumas, Blaise Guerrand an from the company's distor	33.3 percent recomme nd Olympia Guerrand a tive voting structure (1	nded) (Items 13 to are warranted since Items 13 to 15). * A
14	Reelect Blaise Guerrand as Supervisory Board Member	Mgmt	For	Refer	For
	Voter Rationale: * Votes AGAINST the re nominees are warranted given the lack of 15). * In addition, votes AGAINST the re they are affiliated with the Hermes family vote FOR the reelection of Alexandre Vir	of independence at boa eelections of Matthieu D ly, indirectly benefiting i	rd level (28.6 percent vs 3 Dumas, Blaise Guerrand an from the company's distor	33.3 percent recomme nd Olympia Guerrand a tive voting structure (1	nded) (Items 13 to are warranted since Items 13 to 15). * A

Hermes International SCA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
15	Reelect Olympia Guerrand as Supervisory Board Member	Mgmt	For	Refer	For
	Voter Rationale: * Votes AGAINST the reelectic nominees are warranted given the lack of inde 15). * In addition, votes AGAINST the reelectic they are affiliated with the Hermes family, indi- vote FOR the reelection of Alexandre Viros as	pendence at board leve ons of Matthieu Dumas rectly benefiting from t	el (28.6 percent vs 33.3 percent r , Blaise Guerrand and Olympia Gu he company's distortive voting st	ecommer Jerrand a. ructure (1	nded) (Items 13 to re warranted since tems 13 to 15). * A
16	Reelect Alexandre Viros as Supervisory Board Member	Mgmt	For	For	For
17	Appoint PricewaterhouseCoopers Audit as Authorized Sustainability Auditors	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
18	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
19	Authorize up to 2 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	Against	Abstain
	Voter Rationale: Incentive awards to executive reward strong performance.Long-term incentive grant.Companies should consider extending veintroduce an additional holding or deferral penidentify any facts of manipulation of reported of the key managers which were detrimental to obtained in such manner are repaid to it.	ve awards should not be esting periods for long- iod.The company shoul indicators or other bad	e allowed to vest within 3 years s term incentive plans to 5 years or Id put in place a procedure which faith actions on the part of any o	ince the o longer of would en f its exect	date of r as a minimum vable it, should it utive directors and
20	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Knorr-Bremse AG

Meeting Date: 04/30/2024

Country: Germany

Meeting Type: Annual

Ticker: KBX

Primary ISIN: DE000KBX1006

Primary SEDOL: BD2P9X9

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 1.64 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For

Knorr-Bremse AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	Against	Against
	Voter Rationale: The company should reduce of dynamic board refreshment process.	director terms and, idea	ally, introduce annual re-elections,	in order	to facilitate a more
5	Ratify KPMG AG as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: The remuneration committee performance.	should not allow vestin	ng of incentive awards for substan	tially belo	ow median
7	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: The remuneration committee performance. Companies that received high le shareholders to understand the rationale for of shareholder concerns.	vels of dissent on remu	uneration-related proposals should	l engage	with their key

Sanofi

Meeting Date: 04/30/2024 Country: France

Meeting Type: Annual/Special

Ticker: SAN

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 3.76 per Share	Mgmt	For	For	For
	Voter Rationale: .				
4	Reelect Rachel Duan as Director	Mgmt	For	Against	For
	Voter Rationale: In recent years, this is not the Due to ongoing concerns regarding decisions re-election to the board.				
5	Reelect Lise Kingo as Director	Mgmt	For	For	For
6	Elect Clotilde Delbosas Director	Mgmt	For	For	For

Sanofi

Salion					
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7	Elect Anne-Francoise Nesmes as Director	Mgmt	For	For	For
8	Elect John Sundy as Director	Mgmt	For	For	For
9	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
10	Approve Compensation of Serge Weinberg, Chairman of the Board from January 1, 2023 to May 25, 2023	Mgmt	For	For	For
11	Approve Compensation of Frederic Oudea, Chairman of the Board Since May 25, 2023	Mgmt	For	For	For
12	Approve Compensation of Paul Hudson, CEO	Mgmt	For	Against	For
	Voter Rationale: .				
13	Approve Remuneration Policy of Directors	Mgmt	For	For	For
14	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For
15	Approve Remuneration Policy of CEO	Mgmt	For	Against	For
	Voter Rationale: .				
16	Appoint Mazars as Auditor	Mgmt	For	For	For
17	Appoint Mazars as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
18	Appoint PricewaterhouseCoopers Audit as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
19	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
20	Authorize up to 1.5 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	Against	For
	Voter Rationale: .				
21	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	For
	Voter Rationale: .				
22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries	Mgmt	For	Against	For
	Votor Pationalos				

Voter Rationale: .

Sanofi

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
23	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

VERBUND AG

Meeting Date: 04/30/2024

Country: Austria

Meeting Type: Annual

Ticker: VER

Primary ISIN: AT0000746409 **Primary SEDOL:** 4661607

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 3.40 per Share and Special Dividends of EUR 0.75 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify Ernst & Young as Auditors and as Auditor for the Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	For	For
	Voter Rationale: Companies should cons minimum introduce an additional holding		periods for long-term inc	centive plans to 5 years	or longer or as a
7.1	Elect Martin Ohneberg as Supervisory Board Member	Mgmt	For	Against	Against
	Voter Rationale: In the context of increa members who have a good and recent u				e benefits from
7.2	Elect Ingrid Hengster as Supervisory Board Member	Mgmt	For	Against	Against
	Voter Rationale: For controlled companie appropriate balance of independence and		clude at least 33% indep	pendent non-executive di	irectors to ensure
7.3	Elect Eva Eberhartinger as Supervisory Board Member	Mgmt	For	Against	Against
	Voter Rationale: For controlled compania appropriate balance of independence and		clude at least 33% indep	endent non-executive d	irectors to ensure
7.4	Elect Eckhardt Ruemmler as Supervisory Board Member	Mgmt	For	For	For

VERBUND AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
8	Amend Articles of Association	Mgmt	For	Against	Against

Voter Rationale: In-person shareholder meetings enable essential scruitiny of boards and management. There should be an annual physical meeting of the shareholders, and all the directors of the company should attend.

Flutter Entertainment Plc

Meeting Date: 05/01/2024 Country: Ireland

Meeting Type: Annual

Ticker: FLTR

Primary ISIN: IE00BWT6H894 Primary SEDOL: BWXC0Z1

				Voting	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
1a	Elect John Bryant as Director	Mgmt	For	For	For
	Voter Rationale: The board chairman so of the Nomination Committee.	erves as a member of th	e Remuneration Comm	nittee. The board chairma	n serves as a member
2a	Re-elect Nancy Cruickshank as Director	Mgmt	For	For	For
2b	Re-elect Nancy Dubuc as Director	Mgmt	For	For	For
2c	Re-elect Paul Edgecliffe-Johnson as Director	Mgmt	For	Refer	For
	Voter Rationale: 1a, 2a-2b & 2d-2h A v A vote FOR this Director is warranted, a member at Thomas Cook Group plc, w body for audit, has launched an investi FRC's investigation into Thomas Cook C	although it is not withou hich entered into compu gation into the collapse	t concern: * Paul Edge Ilsory liquidation on 23 of Thomas Cook Group	cliffe-Johnson served as a September 2019. The FR oplc. The main reason for	audit committee C, the UK's regulatory
2d	Re-elect Alfred Hurley Jr as Director	Mgmt	For	For	For
2e	Re-elect Peter Jackson as Director	Mgmt	For	For	For
2f	Re-elect Holly Koeppel as Director	Mgmt	For	For	For
2g	Re-elect Carolan Lennon as Director	Mgmt	For	For	For
2h	Re-elect Atif Rafiq as Director	Mgmt	For	For	For
3	Approve Remuneration Report	Mgmt	For	Refer	For
4	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
5	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For
6	Authorise Issue of Equity	Mgmt	For	For	For
7a	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For

Flutter Entertainment Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7b	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For
8	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For
9	Authorise the Company to Determine the Price Range at which Treasury Shares may be Re-issued Off-Market	Mgmt	For	For	For
10	Approve Transfer of the Company's Category of Listing from a Premium Listing to a Standard Listing	Mgmt	For	For	For
11	Adopt New Articles of Association	Mgmt	For	For	For

AIB Group plc

Meeting Date: 05/02/2024

Country: Ireland **Meeting Type:** Annual

Ticker: A5G

Primary SEDOL: BF0L353

Primary ISIN: IE00BF0L3536

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For
3	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
4	Ratify PricewaterhouseCoopers as Auditors	Mgmt	For	For	For
5a	Re-elect Anik Chaumartin as Director	Mgmt	For	For	For
5b	Re-elect Donal Galvin as Director	Mgmt	For	For	For
5c	Re-elect Basil Geoghegan as Director	Mgmt	For	For	For
5d	Re-elect Tanya Horgan as Director	Mgmt	For	For	For
5e	Re-elect Colin Hunt as Director	Mgmt	For	For	For
5f	Re-elect Sandy Kinney Pritchard as Director	Mgmt	For	For	For
5g	Re-elect Elaine MacLean as Director	Mgmt	For	For	For
5h	Re-elect Andrew Maguire as Director	Mgmt	For	For	For

AIB Group plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5i	Re-elect Brendan McDonagh as Director	Mgmt	For	For	For
5j	Re-elect Helen Normoyle as Director	Mgmt	For	For	For
5k	Re-elect Ann O'Brien as Director	Mgmt	For	For	For
51	Re-elect Fergal O'Dwyer as Director	Mgmt	For	For	For
5m	Re-elect James Pettigrew as Director	Mgmt	For	For	For
	Voter Rationale: The board chairman serves a of the Nomination Committee.	ns a member of the Ren	nuneration Committee. The board	l chairmaí	n serves as a member
5n	Re-elect Jan Sijbrand as Director	Mgmt	For	For	For
50	Re-elect Ranjit Singh as Director	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Refer	For
7	Approve Remuneration Policy	Mgmt	For	Refer	For
8	Authorise Issue of Equity	Mgmt	For	For	For
9a	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
9b	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For
10	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For
11	Determine the Price Range at which Treasury Shares may be Re-issued Off-Market	Mgmt	For	For	For
12	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For
13	Approve the Directed Buyback Contract with the Minister for Finance	Mgmt	For	For	For
14	Amend Articles of Association Re: Odd-Lot Offer	Mgmt	For	For	For
15	Authorise Implementation of the Odd-lot Offer	Mgmt	For	For	For
16	Authorise Off-Market Purchase of Shares	Mgmt	For	For	For

AIB Group plc

Meeting Date: 05/02/2024 Country: Ireland Ticker: A5G

Meeting Type: Special

Primary ISIN: IE00BF0L3536 Primary SEDOL: BF0L353

AIB Group plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve the Buyback Contract with the Minister for Finance	Mgmt	For	For	For
2	Approve Related Party Transaction	Mgmt	For	For	For

Groupe Bruxelles Lambert SA

Meeting Date: 05/02/2024

Country: Belgium

Meeting Type: Annual

Ticker: GBLB

Primary ISIN: BE0003797140 Primar

Primary SEDOL: 7097328

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Receive Directors' and Auditors' Reports (Non-Voting)	Mgmt			
2.1	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	Mgmt			
2.2	Adopt Financial Statements	Mgmt	For	For	For
3	Approve Discharge of Directors	Mgmt	For	Against	Against
	non-executive directors Paul Desmarais				
4	designated shareholder representatives resolution is currently bundled, it does nunequal vote structure. Approve Discharge of Auditors	ot allow shareholder.	s to target individuals prima	arily responsible for, or	benefiting from, the
4 5.1	resolution is currently bundled, it does n				
	resolution is currently bundled, it does nunequal vote structure. Approve Discharge of Auditors	oot allow shareholder. Mgmt	s to target individuals prima	arily responsible for, or For	benefiting from, the
5.1	resolution is currently bundled, it does not unequal vote structure. Approve Discharge of Auditors Reelect lan Gallienne as Director Ratify PricewaterhouseCoopers, Permanently Represented by Alexis Van Bavel SRL as Auditors and Approve Auditors'	oot allow shareholder. Mgmt Mgmt	s to target individuals prim For For	<i>arily responsible for, or</i> For For	benefiting from, the For For

Voter Rationale: Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.

Groupe Bruxelles Lambert SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
7	Approve Remuneration Policy	Mgmt	For	Against Against
		should consider exter	nding vesting periods for	de robust and stretching performance targets to r long-term incentive plans to 5 years or longer
8.1	Receive Special Board Report Re: Article 7:227 of the Company Code with Respect to the Guarantees in Item 8.2	Mgmt		
8.2	Approve Guarantee to Acquire Shares under Profit-Sharing Plan	Mgmt	For	For For
9	Transact Other Business	Mgmt		

Groupe Bruxelles Lambert SA

Meeting Date: 05/02/2024 Ticker: GBLB Country: Belgium

Meeting Type: Extraordinary Shareholders

Primary ISIN: BE0003797140 Primary SEDOL: 7097328

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Extraordinary Shareholders' Meeting Agenda	Mgmt			
1	Approve Cancellation of Treasury Shares	Mgmt	For	For	For
2	Authorize Implementation of Approved Resolutions and Filing of Required Documents/Formalities at Trade Registry	Mgmt	For	For	For

HelloFresh SE

Meeting Date: 05/02/2024 Country: Germany Ticker: HFG

Meeting Type: Annual

Primary SEDOL: BYWH8S0 Primary ISIN: DE000A161408

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Omission of Dividends	Mgmt	For	For	For

HelloFresh SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024, for the Review of Interim Financial Statements for the Fiscal Year 2024 and for the Review of Interim Financial Statements Until 2025 AGM	Mgmt	For	For	For
6	Elect Michael Roth to the Supervisory Board	Mgmt	For	For	For
7	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance. Companies that is their key shareholders to understand the ratio address shareholder concerns.	received high levels of a	dissent on remuneration-related p	roposals .	should engage with
8	Approve Creation of EUR 64.3 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	Mgmt	For	For	For
9	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 500 Million; Approve Creation of EUR 17.3 Million Pool of Capital to Guarantee Conversion Rights	Mgmt	For	For	For
10	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	For	For
11	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For

KBC Group SA/NV

Meeting Date: 05/02/2024 Country: Belgium

Meeting Type: Annual

Ticker: KBC

Primary ISIN: BE0003565737 **Primary SEDOL:** 4497749

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction

Annual Meeting Agenda

Mgmt

KBC Group SA/NV

KDC GIO	ap SA/III				
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Directors' Reports (Non-Voting)	Mgmt			
2	Receive Auditors' Reports (Non-Voting)	Mgmt			
3	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	Mgmt			
4	Approve Financial Statements, Allocation of Income, and Dividends of EUR 4.15 per Share	Mgmt	For	For	For
5	Approve Increase in Fixed Remuneration of the Members of the Audit Committee and the Risk and Compliance Committee	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Abstain	Abstain
	Voter Rationale: Significant salary increa executive directors.	ses should be linked t	o material changes in the	e business or in the role	and responsibilities of
7	Approve Remuneration Policy	Mgmt	For	For	For
8	Approve Discharge of Directors	Mgmt	For	For	For
9	Approve Discharge of Auditors	Mgmt	For	For	For
10	Approve Auditors' Remuneration	Mgmt	For	For	For
11	Appoint KPMG, Represented by Kenneth Vermeire and Steven Mulkens, as Auditors for the Sustainability Reporting	Mgmt	For	For	For
12.1	Reelect Johan Thijs as Director	Mgmt	For	For	For
12.2	Reelect Sonja De Becker as Director	Mgmt	For	Against	Against
	Voter Rationale: For controlled companie appropriate balance of independence an membership could hamper the committe gender diversity on the board. In developoard. Given the recent updates to the least of the leas	d objectivity. The nomes ses impartiality and effor ped markets, our mini	ination committee should fectiveness. The Company inum expectation is that	d be majority independe y should put in place a p	nt and this directors olicy to increase
12.3	Reelect Liesbet Okkerse as Director	Mgmt	For	Against	Against
	Voter Rationale: For controlled companie appropriate balance of independence an		oclude at least 33% indep	pendent non-executive d	irectors to ensure
12.4	Reelect Erik Clinck as Director	Mgmt	For	Against	Against
	Voter Rationale: For controlled companie appropriate balance of independence an		nclude at least 33% indep	pendent non-executive d	irectors to ensure
12.5	Reelect Theodoros Roussis as Director	Mgmt	For	Against	Against
	Voter Rationale: For controlled companie appropriate balance of independence an		oclude at least 33% indep	pendent non-executive d	irectors to ensure
12.6	Elect Diana Radl Rogerova as Independent Director	Mgmt	For	For	For

KBC Group SA/NV

Proposal Number Proposal Text Proponent Rec Voting Policy Vote Rec Instruction

13 Transact Other Business Mgmt

Kerry Group Plc

Meeting Date: 05/02/2024 Country: Ireland Ticker: KRZ

Meeting Type: Annual

Primary ISIN: IE0004906560 **Primary SEDOL:** 4519579

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For		
2	Approve Final Dividend	Mgmt	For	For	For		
3a	Elect Genevieve Berger as Director	Mgmt	For	For	For		
3b	Elect Catherine Godson as Director	Mgmt	For	For	For		
3c	Elect Liz Hewitt as Director	Mgmt	For	For	For		
4a	Re-elect Gerry Behan as Director	Mgmt	For	For	For		
4b	Re-elect Fiona Dawson as Director	Mgmt	For	For	For		
4c	Re-elect Emer Gilvarry as Director	Mgmt	For	For	For		
4d	Re-elect Michael Kerr as Director	Mgmt	For	For	For		
4 e	Re-elect Marguerite Larkin as Director	Mgmt	For	For	For		
4f	Re-elect Tom Moran as Director	Mgmt	For	For	For		
	Voter Rationale: The board chairman serves as a member of the Nomination Committee.						
4g	Re-elect Christopher Rogers as Director	Mgmt	For	For	For		
4h	Re-elect Patrick Rohan as Director	Mgmt	For	For	For		
4i	Re-elect Edmond Scanlon as Director	Mgmt	For	For	For		
4j	Re-elect Jinlong Wang as Director	Mgmt	For	For	For		
5	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For		
6	Approve Remuneration Report	Mgmt	For	For	For		
	Voter Rationale: We expect executives t	o reach their shareholdi	ing requirement within	five years.			
7	Approve Remuneration Policy	Mgmt	For	Refer	For		

Kerry Group Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
8	Amend 2021 Long-Term Incentive Plan	Mgmt	For	Refer	For
9	Authorise Issue of Equity	Mgmt	For	For	For
10	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
11	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Specified Capital Investment	Mgmt	For	For	For
12	Authorise Market Purchase of A Ordinary Shares	Mgmt	For	For	For
13	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For

Deutsche Post AG

Meeting Date: 05/03/2024

Country: Germany

Meeting Type: Annual

Ticker: DHL

Primary ISIN: DE0005552004 Primary SEDOL: 4617859

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 1.85 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify Deloitte GmbH as Auditors for Fiscal Year 2024 and Auditors for the Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For
6.1	Elect Ann-Kristin Achleitner to the Supervisory Board	Mgmt	For	For	For
6.2	Elect Hans-Ulrich Engel to the Supervisory Board	Mgmt	For	For	For
6.3	Reelect Heinrich Hiesinger to the Supervisory Board	Mgmt	For	For	For
7	Approve Remuneration Report	Mgmt	For	Refer	For

Hannover Rueck SE

Meeting Date: 05/06/2024

Country: Germany

Ticker: HNR1

Meeting Type: Annual

Primary ISIN: DE0008402215 Primary SEDOL: 4511809

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 6.00 per Share and Special Dividends of EUR 1.20 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Jean-Jacques Henchoz for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Sven Althoff for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Claude Chevre for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Clemens Jungsthoefel for Fiscal Year 2023	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member Klaus Miller for Fiscal Year 2023	Mgmt	For	For	For
3.6	Approve Discharge of Management Board Member Sharon Ooi for Fiscal Year 2023	Mgmt	For	For	For
3.7	Approve Discharge of Management Board Member Michael Pickel for Fiscal Year 2023	Mgmt	For	For	For
3.8	Approve Discharge of Management Board Member Silke Sehm for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Torsten Leue for Fiscal Year 2023	Mgmt	For	For	For
4.2	Approve Discharge of Supervisory Board Member Natalie Ardalan for Fiscal Year 2023	Mgmt	For	For	For

Hannover Rueck SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.3	Approve Discharge of Supervisory Board Member Herbert Haas for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Frauke Heitmueller for Fiscal Year 2023	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member Ilka Hundeshagen for Fiscal Year 2023	Mgmt	For	For	For
4.6	Approve Discharge of Supervisory Board Member Ursula Lipowsky for Fiscal Year 2023	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Michael Ollmann for Fiscal Year 2023	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member Andrea Pollak for Fiscal Year 2023	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Erhard Schipporeit for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024 and for the Review of the Interim Financial Statements for Fiscal Year 2024 and First Quarter of Fiscal Year 2025	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	For
7.1	Elect Herbert Haas to the Supervisory Board	Mgmt	For	Against	For
7.2	Elect Harald Kayser to the Supervisory Board	Mgmt	For	For	For
7.3	Elect Alena Kouba to the Supervisory Board	Mgmt	For	For	For
7.4	Elect Torsten Leue to the Supervisory Board	Mgmt	For	Against	For
7.5	Elect Ursula Lipowsky to the Supervisory Board	Mgmt	For	For	For
7.6	Elect Michael Ollmann to the Supervisory Board	Mgmt	For	For	For



Meeting Date: 05/07/2024

Country: Netherlands **Meeting Type:** Annual

Ticker: ARGX

Primary ISIN: NL0010832176

Primary SEDOL: BNHKYX4

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2	Receive Report of Management Board (Non-Voting)	Mgmt			
3	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to ex reward strong performance. Long-term exceptional awards should be clearly lin expected of directors as a normal part of non-executive directors as this may con consider extending vesting periods for lor deferral period.	incentive awards should liked to performance and of their jobs. Variable re Inpromise their independ	i not be allowed to vest w I demonstrate shareholder muneration and equity inc lence and ability to hold m	ithin 3 years since the value creation in add entives should not be anagement accountal	e date of grant. All lition to and above that granted to ble. Companies should
4.a	Discuss Annual Report for FY 2023	Mgmt			
4.b	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
4.c	Discussion on Company's Corporate Governance Structure	Mgmt			
4.d	Approve Allocation of Losses to the Retained Earnings of the Company	Mgmt	For	For	For
4.e	Approve Discharge of Directors	Mgmt	For	For	For
5	Approve Remuneration Policy	Mgmt	For	Refer	Against
	Voter Rationale: A vote AGAINST is war Lack of disclosure on the payment mix i However, this is not without noting a nu away from non-performance based RSU	under the LTI; * Given t Imber of considerable in	the LTI cap of 15x base pa nprovements in the structu	y, this may lead to ex	cessive remuneration.
6	Elect Brian L. Kotzin as Non-Executive Director	Mgmt	For	For	For
7	Reelect Peter Verhaeghe as Non-Executive Director	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is Due to ongoing concerns regarding dec re-election to the board. The Company our minimum expectation is that wome	isions taken by the remo should put in place a po	uneration committee chair, plicy to increase gender div	we are not inclined t	o support their
8	Reelect Pamela Klein as Non-Executive Director	Mgmt	For	For	For
9	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital and Exclude Pre-emptive Rights	Mgmt	For	For	For

argenx SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction	on
10	Amend Articles of Association and Authorization to Execute the Deed of Amendment	Mgmt	For	Against Against	
	Voter Rationale: In-person shareholder physical meeting of the shareholders, a				an annual
11	Ratify Deloitte Accountants B.V. as Auditors for the 2024 Financial Year	Mgmt	For	For For	
12	Ratify Ernst & Young Accountants LLP as Auditors for the 2025 Financial Year	Mgmt	For	For For	
13	Other Business (Non-Voting)	Mgmt			
14	Close Meeting	Mgmt			

Deutsche Lufthansa AG

Meeting Date: 05/07/2024

Country: Germany

Ticker: LHA

Meeting Type: Annual

Primary ISIN: DE0008232125 Primary SEDOL: 5287488

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.30 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: The remuneration com performance. Significant salary increase executive directors.				
6.1	Elect Britta Seeger to the Supervisory Board	Mgmt	For	For	For
6.2	Elect Sara Hennicken to the Supervisory Board	Mgmt	For	For	For
6.3	Elect Thomas Enders to the Supervisory Board	Mgmt	For	Against	Against

Voter Rationale: In recent years, this is not the first time that we have been unable to support a pay related proposal at the company. Due to ongoing concerns regarding decisions taken by the remuneration committee chair, we are not inclined to support their re-election to the board.

Deutsche Lufthansa AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
6.4	Elect Harald Krueger to the Supervisory Board	Mgmt	For	For	For
7	Approve Creation of EUR 1 Billion Pool of Authorized Capital with or without Exclusion of Preemptive Rights	Mgmt	For	For	For
8	Ratify EY GmbH & Co. KG as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For

DSM-Firmenich AG

Meeting Date: 05/07/2024

Country: Switzerland

Meeting Type: Annual

Ticker: DSFIR

Primary ISIN: CH1216478797

Primary SEDOL: BPCPSD6

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
1.2	Approve Sustainability Report	Mgmt	For	For	For
2	Approve Discharge of Board and Senior Management	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 2.50 per Share	Mgmt	For	For	For
4.1.a	Reelect Thomas Leysen as Director and Board Chair	Mgmt	For	For	For
4.1.b	Reelect Patrick Firmenich as Director	Mgmt	For	Abstain	Abstain
	Voter Rationale: The Company should p minimum expectation is that women sho			on the board. In develo	ped markets, our
4.1.c	Reelect Sze Cotte-Tan as Director	Mgmt	For	For	For
4.1.d	Reelect Antoine Firmenich as Director	Mgmt	For	Against	Against
	Voter Rationale: The audit committee sl impartiality and effectiveness.	hould be fully independe	ent and this director's m	nembership could hampe.	r the committee's
4.1.e	Reelect Erica Mann as Director	Mgmt	For	For	For
4.1.f	Reelect Carla Mahieu as Director	Mgmt	For	For	For
4.1.g	Reelect Frits van Paasschen as Director	Mgmt	For	For	For
4.1.h	Reelect Andre Pometta as Director	Mgmt	For	For	For

DSM-Firmenich AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.1.i	Reelect John Ramsay as Director	Mgmt	For	For	For
4.1.j	Reelect Richard Ridinger as Director	Mgmt	For	For	For
4.1.k	Reelect Corien Wortmann as Director	Mgmt	For	For	For
4.2.1	Reappoint Carla Mahieu as Member of the Compensation Committee	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is a Due to ongoing concerns regarding decirate re-election to the board.				
4.2.2	Reappoint Thomas Leysen as Member of the Compensation Committee	Mgmt	For	For	For
4.2.3	Reappoint Frits van Paasschen as Member of the Compensation Committee	Mgmt	For	For	For
4.2.4	Reappoint Andre Pometta as Member of the Compensation Committee	Mgmt	For	For	For
5.1	Approve Remuneration of Directors in the Amount of EUR 3.7 Million	Mgmt	For	For	For
5.2	Approve Remuneration of Executive Committee in the Amount of EUR 39.5 Million	Mgmt	For	For	For
5.3	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a sn long-term incentive plans to 5 years or l	mall proportion of incen	ntive awards. Companies	s should consider extendi	ing vesting periods for
6	Ratify KPMG as Auditors	Mgmt	For	For	For
7	Designate Christian Hochstrasser as Independent Proxy	Mgmt	For	For	For
8	Transact Other Business (Voting)	Mgmt	For	Against	Against
	Voter Pationale: Any Other Rusiness' sh	ould not be a voting its	ım		

Voter Rationale: Any Other Business' should not be a voting item.

Koninklijke Philips NV

Meeting Date: 05/07/2024 Country: Netherlands

Meeting Type: Annual

Ticker: PHIA

Primary ISIN: NL0000009538

Primary SEDOL: 5986622

Koninklijke Philips NV

Proposal			Mgmt	Voting Policy	Vote	
Number	Proposal Text	Proponent	Rec	Rec	Instruction	
	Annual Meeting Agenda	Mgmt				
1	President's Speech	Mgmt				
2.a	Discussion on Company's Corporate Governance Structure	Mgmt				
2.b	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt				
2.c	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For	
2.d	Approve Dividends	Mgmt	For	For	For	
2.e	Approve Remuneration Report	Mgmt	For	Against	For	
	Voter Rationale: .					
2.f	Approve Discharge of Management Board	Mgmt	For	For	For	
2.g	Approve Discharge of Supervisory Board	Mgmt	For	For	For	
3	Elect C.M. Hanneman to Management Board	Mgmt	For	For	For	
4.a	Reelect F. Sijbesma to Supervisory Board	Mgmt	For	Against	For	
	Voter Rationale: .					
4.b	Reelect P. Loscher to Supervisory Board	Mgmt	For	For	For	
4.c	Elect B. Ribadeau-Dumas to Supervisory Board	Mgmt	For	For	For	
5.a	Approve Remuneration Policy for the Board of Management	Mgmt	For	Against	For	
	Voter Rationale: .					
5.b	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For	
6.a	Grant Board Authority to Issue Shares	Mgmt	For	For	For	
6.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For	
7	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	Refer	For	
8	Approve Cancellation of Repurchased Shares	Mgmt	For	For	For	
9	Other Business (Non-Voting)	Mgmt				

SNAM SpA

Meeting Date: 05/07/2024

Country: Italy

Meeting Type: Annual

Ticker: SRG

Primary ISIN: IT0003153415

Primary SEDOL: 7251470

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
	Ordinary Business	Mgmt					
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For		
2	Approve Allocation of Income	Mgmt	For	For	For		
3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For	For	For		
4.1	Approve Remuneration Policy	Mgmt	For	For	For		
	Voter Rationale: Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.						
4.2	Approve Second Section of the Remuneration Report	Mgmt	For	For	For		
	Voter Rationale: Companies should consminimum introduce an additional holdin		g periods for long-term	incentive plans to 5 years	s or longer or as a		

Talanx AG

Meeting Date: 05/07/2024

Country: Germany

Meeting Type: Annual

Ticker: TLX

Primary ISIN: DE000TLX1005

Primary SEDOL: B8F0TD6

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 2.35 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Torsten Leue for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Jean-Jacques Henchoz for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Wilm Langenbach for Fiscal Year 2023	Mgmt	For	For	For

Talanx AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
3.4	Approve Discharge of Management Board Member Edgar Puls for Fiscal Year 2023	Mgmt	For	For	For	
3.5	Approve Discharge of Management Board Member Caroline Schlienkamp for Fiscal Year 2023	Mgmt	For	For	For	
3.6	Approve Discharge of Management Board Member Jens Warkentin for Fiscal Year 2023	Mgmt	For	For	For	
3.7	Approve Discharge of Management Board Member Jan Wicke for Fiscal Year 2023	Mgmt	For	For	For	
4.1	Approve Discharge of Supervisory Board Member Herbert Haas for Fiscal Year 2023	Mgmt	For	Against	Against	
	Voter Rationale: The company should re dynamic board refreshment process.	duce director terms and	d, ideally, introduce a	nnual re-elections, in order	to facilitate a more	
4.2	Approve Discharge of Supervisory Board Member Ralf Rieger for Fiscal Year 2023	Mgmt	For	For	For	
4.3	Approve Discharge of Supervisory Board Member Angela Titzrath for Fiscal Year 2023	Mgmt	For	For	For	
4.4	Approve Discharge of Supervisory Board Member Benita Bierstedt for Fiscal Year 2023	Mgmt	For	For	For	
4.5	Approve Discharge of Supervisory Board Member Rainer-Karl Bock-Wehr for Fiscal Year 2023	Mgmt	For	For	For	
4.6	Approve Discharge of Supervisory Board Member Joachim Brenk for Fiscal Year 2023	Mgmt	For	For	For	
4.7	Approve Discharge of Supervisory Board Member Sebastian Gascard for Fiscal Year 2023	Mgmt	For	For	For	
4.8	Approve Discharge of Supervisory Board Member Christof Guenther for Fiscal Year 2023	Mgmt	For	For	For	
4.9	Approve Discharge of Supervisory Board Member Jutta Hammer for Fiscal Year 2023	Mgmt	For	For	For	
4.10	Approve Discharge of Supervisory Board Member Herrmann Jung for Fiscal Year 2023	Mgmt	For	For	For	

Talanx AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.11	Approve Discharge of Supervisory Board Member Dirk Lohmann for Fiscal Year 2023	Mgmt	For	For	For
4.12	Approve Discharge of Supervisory Board Member Christoph Meister for Fiscal Year 2023	Mgmt	For	For	For
4.13	Approve Discharge of Supervisory Board Member Jutta Mueck for Fiscal Year 2023	Mgmt	For	For	For
4.14	Approve Discharge of Supervisory Board Member Sandra Reich for Fiscal Year 2023	Mgmt	For	For	For
4.15	Approve Discharge of Supervisory Board Member Jens Schubert for Fiscal Year 2023	Mgmt	For	For	For
4.16	Approve Discharge of Supervisory Board Member Norbert Steiner for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024 and for the Review of the Interim Financial Statements for Fiscal Year 2024 and for the First Quarter of Fiscal Year 2025	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: The remuneration committee performance. Incentive awards to executives a reward strong performance.				
7	Amend Articles Re: Dematerialization of Securities	Mgmt	For	For	For
8	Approve Affiliation Agreement with Zweite Riethorst Grundstuecksgesellschaft mbH	Mgmt	For	For	For

Allianz SE

Meeting Date: 05/08/2024 Country: Germany Ticker: ALV

Meeting Type: Annual

Primary ISIN: DE0008404005 Primary SEDOL: 5231485

Allianz SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 13.80 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Oliver Baete for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Sirma Boshnakova for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Barbara Karuth-Zelle for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Klaus-Peter Roehler for Fiscal Year 2023	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member Giulio Terzariol for Fiscal Year 2023	Mgmt	For	For	For
3.6	Approve Discharge of Management Board Member Guenther Thallinger for Fiscal Year 2023	Mgmt	For	For	For
3.7	Approve Discharge of Management Board Member Christopher Townsend for Fiscal Year 2023	Mgmt	For	For	For
3.8	Approve Discharge of Management Board Member Renate Wagner for Fiscal Year 2023	Mgmt	For	For	For
3.9	Approve Discharge of Management Board Member Andreas Wimmer for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Michael Diekmann for Fiscal Year 2023	Mgmt	For	For	For
4.2	Approve Discharge of Supervisory Board Member Gabriele Burkhardt-Berg for Fiscal Year 2023	Mgmt	For	For	For

Allianz SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
4.3	Approve Discharge of Supervisory Board Member Herbert Hainer for Fiscal Year 2023	Mgmt	For	For	For	
4.4	Approve Discharge of Supervisory Board Member Sophie Boissard for Fiscal Year 2023	Mgmt	For	For	For	
4.5	Approve Discharge of Supervisory Board Member Christine Bosse for Fiscal Year 2023	Mgmt	For	For	For	
4.6	Approve Discharge of Supervisory Board Member Rashmy Chatterjee for Fiscal Year 2023	Mgmt	For	For	For	
4.7	Approve Discharge of Supervisory Board Member Friedrich Eichiner for Fiscal Year 2023	Mgmt	For	For	For	
4.8	Approve Discharge of Supervisory Board Member Jean-Claude Le Goaer for Fiscal Year 2023	Mgmt	For	For	For	
4.9	Approve Discharge of Supervisory Board Member Martina Grundler for Fiscal Year 2023	Mgmt	For	For	For	
4.10	Approve Discharge of Supervisory Board Member Frank Kirsch for Fiscal Year 2023	Mgmt	For	For	For	
4.11	Approve Discharge of Supervisory Board Member Juergen Lawrenz for Fiscal Year 2023	Mgmt	For	For	For	
4.12	Approve Discharge of Supervisory Board Member Primiano Di Paolo for Fiscal Year 2023	Mgmt	For	For	For	
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For	
6	Approve Remuneration Report	Mgmt	For	Agains	t For	
7.1	Elect Stephanie Bruce to the Supervisory Board	Mgmt	For	For	For	
7.2	Elect Joerg Schneider to the Supervisory Board	Mgmt	For	For	For	
8	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Agains	t For	

Mercedes-Benz Group AG

Meeting Date: 05/08/2024

Country: Germany

Meeting Type: Annual

Ticker: MBG

Primary ISIN: DE0007100000

Primary SEDOL: 5529027

Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt		Rec	Instruction
	riginic			
Approve Allocation of Income and Dividends of EUR 5.30 per Share	Mgmt	For	For	For
Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	Against	Against
Voter Rationale: The company should reduce re-elections, in order to facilitate a more dyna			cycles or,	ideally, annual
Ratify PricewaterhouseCoopers GmbH as Auditors for the 2025 Interim Financial Statements until the 2025 AGM	Mgmt	For	For	For
Elect Doris Hoepke to the Supervisory Board	Mgmt	For	For	For
Elect Martin Brudermueller to the Supervisory Board	Mgmt	For	Against	Against
our minimum expectation is that women shou	taken by the remunera I put in place a policy t Ild comprise at least 40	tion committee chair, we are not in increase gender diversity on the % of the board. Given the recent	nclined to board. It updates	o support their n developed markets, to the board, we will
Approve Remuneration Report	Mgmt	For	Against	Against
O K	ur minimum expectation is that women shou eep this matter under review. To ensure the approve Remuneration Report	ur minimum expectation is that women should comprise at least 40 eep this matter under review. To ensure the effectiveness of the boo	ur minimum expectation is that women should comprise at least 40% of the board. Given the recent eep this matter under review. To ensure the effectiveness of the board, the board should include beta approve Remuneration Report Mgmt For	e-election to the board. The Company should put in place a policy to increase gender diversity on the board. In ur minimum expectation is that women should comprise at least 40% of the board. Given the recent updates eep this matter under review. To ensure the effectiveness of the board, the board should include between 5 an approve Remuneration Report Mgmt For Against foter Rationale: The remuneration committee should not allow vesting of incentive awards for substantially believerformance.

MTU Aero Engines AG

Meeting Date: 05/08/2024

Country: Germany

Meeting Type: Annual

Ticker: MTX

Primary ISIN: DE000A0D9PT0

Primary SEDOL: B09DHL9

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			

MTU Aero Engines AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
2	Approve Allocation of Income and Dividends of EUR 2.00 per Share	Mgmt	For	For	For	
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For	
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For	
5	Ratify KPMG AG as Auditors for Fiscal Year 2024	Mgmt	For	For	For	
6	Ratify KPMG AG as Auditor for the Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For	
7	Elect Johannes Bussmann to the Supervisory Board	Mgmt	For	For	For	
8	Approve Remuneration Policy	Mgmt	For	Against	Against	
	Voter Rationale: All cash or share-based awards and payments that fall outside the companys remuneration policy should require ex-ante shareholder approval. Any increase in the size of awards under the short-term/long-term incentive scheme(s) should be accompanied by a corresponding increase in performance expectations. The remuneration committee should not allow vesting of incentive awards for substantially below median performance.					
9	Approve Remuneration Report	Mgmt	For	Against	Against	
	Voter Rationale: The remuneration committee performance.	should not allow vestir	ng of incentive awards for substar	ntially bel	ow median	
10	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	For	For	

Rational AG

Meeting Date: 05/08/2024

Country: Germany

Meeting Type: Annual

Ticker: RAA

Primary ISIN: DE0007010803

Primary SEDOL: 5910609

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt				
2	Approve Allocation of Income and Dividends of EUR 13.50 per Share	Mgmt	For	For	For	
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For	
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For	

Rational AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5	Approve Remuneration Report	Mgmt	For	Abstain	For
	Voter Rationale: .				
6	Ratify Deloitte GmbH as Auditors for Fiscal Year 2024	Mgmt	For	For	For
7	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For
8.1	Elect Erich Baumgaertner to the Supervisory Board	Mgmt	For	For	For
8.2	Elect Johannes Wuerbser to the Supervisory Board	Mgmt	For	Against	Abstain
	Voter Rationale: .				
8.3	Elect Werner Schwind to the Supervisory Board	Mgmt	For	For	For
8.4	Elect Clarissa Kaefer to the Supervisory Board	Mgmt	For	For	For
	Voter Rationale: The company has not of	disclosed information su	rrounding her independe	ence.	
8.5	Elect Christoph Lintz to the Supervisory Board	Mgmt	For	Against	For
	Voter Rationale: .				

Vonovia SE

Meeting Date: 05/08/2024

Country: Germany

Meeting Type: Annual

Ticker: VNA

Primary ISIN: DE000A1ML7J1

Primary SEDOL: BBJPFY1

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.90 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for Fiscal Year 2024 and for the First Quarter of Fiscal Year 2025	Mgmt	For	For	For

Vonovia SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
6	Approve Remuneration Report	Mgmt	For	Against Against
	Voter Rationale: Incentive awards to executive reward strong performance. The remunerative performance. Substantial pay-outs under including targets may warrant vesting of only a small performance.	on committee should centive schemes shoul	not allow vesting of inc Id only be available for .	rentive awards for substantially below median
7	Approve Remuneration Policy	Mgmt	For	Against Against
	Voter Rationale: The terms of incentive sche incentive schemes should be subject to shar and tested for performance, including in the and include robust and stretching performance vesting of incentive awards for substantially	eholder approval. On event of a change of ace targets to reward	early termination, all si control. Incentive awa strong performance. Th	hare-based awards should be time pro-rated rds to executives should be clearly disclosed
8	Elect Birgit Bohle to the Supervisory Board	Mgmt	For	For For

Wacker Chemie AG

Meeting Date: 05/08/2024

Country: Germany

Meeting Type: Annual

Ticker: WCH

Primary ISIN: DE000WCH8881 Primary SEDOL: B11Y568

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt							
2	Approve Allocation of Income and Dividends of EUR 3.00 per Share	Mgmt	For	For	For				
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For				
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	Against	Against				
	Voter Rationale: The company should reduce director terms and, ideally, introduce annual re-elections, in order to facilitate a more dynamic board refreshment process.								
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2025	Mgmt	For	For	For				
6	Approve Remuneration Report	Mgmt	For	Against	Against				

disclosed and include robust and stretching performance targets to reward strong performance.

Wolters Kluwer NV

Meeting Date: 05/08/2024

Country: Netherlands **Meeting Type:** Annual

Ticker: WKL

Primary ISIN: NL0000395903

Primary SEDOL: 5671519

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Annual Meeting Agenda	Mgmt				
1	Open Meeting	Mgmt				
2.a	Receive Report of Executive Board	Mgmt				
2.b	Discussion on Company's Corporate Governance Structure	Mgmt				
2.c	Receive Report of Supervisory Board	Mgmt				
2.d	Approve Remuneration Report	Mgmt	For	Against	For	
	Voter Rationale: .					
3.a	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For	
3.b	Receive Explanation on Company's Dividend Policy	Mgmt				
3.c	Approve Dividends	Mgmt	For	For	For	
4.a	Approve Discharge of Executive Board	Mgmt	For	For	For	
4.b	Approve Discharge of Supervisory Board	Mgmt	For	For	For	
5.a	Elect David Sides to Supervisory Board	Mgmt	For	For	For	
5.b	Reelect Jack de Kreij to Supervisory Board	Mgmt	For	For	For	
5.c	Reelect Sophie Vandebroek to Supervisory Board	Mgmt	For	For	For	
6.a	Approve Remuneration Policy of Supervisory Board	Mgmt	For	For	For	
6.b	Amend Remuneration of Supervisory Board	Mgmt	For	For	For	
7.a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	Mgmt	For	For	For	
7.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For	
8	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For	
9	Approve Cancellation of Shares	Mgmt	For	For	For	

Wolters Kluwer NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
10	Amend Articles to Reflect Changes in Capital	Mgmt	For	For	For
11	Other Business	Mgmt			
12	Close Meeting	Mgmt			

ACS Actividades de Construccion y Servicios SA

Meeting Date: 05/09/2024 Country: Spain Ticker: ACS

Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.1	Approve Consolidated and Standalone Financial Statements	Mgmt	For	For	For		
1.2	Approve Allocation of Income and Dividends	Mgmt	For	For	For		
2	Approve Non-Financial Information Statement	Mgmt	For	For	For		
3	Approve Discharge of Board	Mgmt	For	For	For		
4.1	Reelect Javier Echenique Landiribar as Director	Mgmt	For	For	For		
4.2	Reelect Mariano Hernandez Herreros as Director	Mgmt	For	For	For		
4.3	Fix Number of Directors at 15	Mgmt	For	For	For		
5	Advisory Vote on Remuneration Report	Mgmt	For	For	For		
6	Amend Article 12	Mgmt	For	Against	Against		
	Voter Rationale: The company has not provided a compelling rationale as to why the transfer of the power to issue non-convertible debt securities from shareholder to the board of directors is in shareholder interest.						
7	Amend Article 7 of General Meeting Regulations	Mgmt	For	Against	Against		
	Voter Rationale: The company has not provide debt securities from shareholder to the board			ower to is	ssue non-convertible		
8	Approve Scrip Dividends and Approve Reduction in Share Capital via Cancellation of Treasury Shares	Mgmt	For	For	For		
9	Authorize Share Repurchase and Capital Reduction via Cancellation of Repurchased Shares	Mgmt	For	For	For		

ACS Actividades de Construccion y Servicios SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
10	Authorize Issuance of Convertible Bonds, Debentures, Warrants, and Other Debt Securities up to EUR 3 Billion with Exclusion of Preemptive Rights up to 20 Percent of Capital	Mgmt	For	Against	Against
	Voter Rationale: Shares should not be repurch	hased at a premium/dis	count to the market price of more	than 10	%.
11	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For

ASM International NV

Meeting Date: 05/13/2024

Country: Netherlands

Meeting Type: Annual

Ticker: ASM

Primary ISIN: NL0000334118 Primary SEDOL: 5165294

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual General Meeting	Mgmt			
1	Open Meeting	Mgmt			
2a	Receive Report of Management Board (Non-Voting)	Mgmt			
2b	Discussion on Company's Corporate Governance Structure and Compliance with the Corporate Governance Code	Mgmt			
3a	Approve Remuneration Report	Mgmt	For	Against	For
	targets may warrant vesting of only a si	Mgmt For Against For Magainst For Magainst Por Mag			
3b	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
3c	Approve Dividends	Mgmt	For	For	For
4a	Approve Discharge of Management Board	Mgmt	For	For	For
4b	Approve Discharge of Supervisory Board	Mgmt	For	For	For
5a	Amend Remuneration Policy for Supervisory Board	Mgmt	For	For	For
5b	Amend Remuneration of Supervisory Board	Mgmt	For	For	For
6a	Reelect Didier Lamouche to Supervisory Board	Mgmt	For	For	For
6b	Elect Tania Micki to Supervisory Board	Mgmt	For	For	For

ASM International NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
6c	Elect Van den Brink to Supervisory Board	Mgmt	For	For	For
7	Ratify Ernst & Young Accountants LLP as Auditors	Mgmt	For	For	For
8a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	Mgmt	For	For	For
8b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
9	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
10	Approve Cancellation of Shares	Mgmt	For	For	For
11	Amend Articles Re: Indemnity for the members of the Management Board and Supervisory Board	Mgmt	For	For	For
12	Other Business (Non-Voting)	Mgmt			
13	Close Meeting	Mgmt			

BNP Paribas SA

Meeting Date: 05/14/2024

Country: France

Meeting Type: Annual/Special

Ticker: BNP

Primary ISIN: FR0000131104 P

Primary SEDOL: 7309681

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
3	Approve Allocation of Income and Dividends of EUR 4.60 per Share	Mgmt	For	For	Do Not Vote
4	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	For	Do Not Vote
5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
6	Renew Appointment of Deloitte & Associes as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	Do Not Vote
7	Appoint Ernst & Young et Autres as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	Do Not Vote
8	Reelect Christian Noyer as Director	Mgmt	For	For	Do Not Vote
9	Ratify Appointment of Marie-Christine Lombard as Director; Reelect Marie-Christine Lombard as Director	Mgmt	For	For	Do Not Vote
10	Elect Annemarie Straathof as Director	Mgmt	For	For	Do Not Vote
11	Reelect Juliette Brisac as Representative of Employee Shareholders to the Board	Mgmt	For	For	Do Not Vote
	Proposals Submitted by Employees of BNP Paribas SA	Mgmt			
А	Elect Isabelle Coron as Representative of Employee Shareholders to the Board	SH	Against	Against	Do Not Vote
В	Elect Thierry Schwob as Representative of Employee Shareholders to the Board	SH	Against	Against	Do Not Vote
С	Elect Frederic Mayrand as Representative of Employee Shareholders to the Board	SH	Against	Against	Do Not Vote
12	Approve Remuneration Policy of Directors	Mgmt	For	For	Do Not Vote
13	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	Do Not Vote
14	Approve Remuneration Policy of CEO	Mgmt	For	Abstain	Do Not Vote
15	Approve Remuneration Policy of Vice-CEOs	Mgmt	For	Abstain	Do Not Vote
16	Approve Compensation Report of Corporate Officers	Mgmt	For	For	Do Not Vote
17	Approve Compensation of Jean Lemierre, Chairman of the Board	Mgmt	For	For	Do Not Vote
18	Approve Compensation of Jean-Laurent Bonnafe, CEO	Mgmt	For	Against	Do Not Vote
19	Approve Compensation of Yann Gerardin, Vice-CEO	Mgmt	For	Against	Do Not Vote
20	Approve Compensation of Thierry Laborde, Vice-CEO	Mgmt	For	Against	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
21	Approve Remuneration of Directors in the Aggregate Amount of EUR 1,850,000	Mgmt	For	For	Do Not Vote
22	Approve the Overall Envelope of Compensation of Certain Senior Management, Responsible Officers and the Risk-takers	Mgmt	For	For	Do Not Vote
23	Fix Maximum Variable Compensation Ratio for Executives and Risk Takers	Mgmt	For	For	Do Not Vote
	Extraordinary Business	Mgmt			
24	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 915 Million	Mgmt	For	For	Do Not Vote
25	Authorize Capital Increase of Up to EUR 225 Million for Future Exchange Offers	Mgmt	For	For	Do Not Vote
26	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	Do Not Vote
27	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 25 and 26 at EUR 225 Million	Mgmt	For	For	Do Not Vote
28	Authorize Capitalization of Reserves of Up to EUR 915 Million for Bonus Issue or Increase in Par Value	Mgmt	For	For	Do Not Vote
29	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 24 to 26 at EUR 915 Million	Mgmt	For	For	Do Not Vote
30	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For	Do Not Vote
31	Approve Issuance of Super-Subordinated Contigent Convertible Bonds without Preemptive Rights for Private Placements, up to 10 Percent of Issued Capital	Mgmt	For	For	Do Not Vote
32	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	Do Not Vote
33	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 4.60 per Share	Mgmt	For	For	For
4	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	For	For
5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
6	Renew Appointment of Deloitte & Associes as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
	Voter Rationale: Companies that have had the bringing in a new auditing firm.	e same auditor for a pe	riod of over 10 years should cons	ider a pla	n or tender process for
7	Appoint Ernst & Young et Autres as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
8	Reelect Christian Noyer as Director	Mgmt	For	For	For
9	Ratify Appointment of Marie-Christine Lombard as Director; Reelect Marie-Christine Lombard as Director	Mgmt	For	For	For
10	Elect Annemarie Straathof as Director	Mgmt	For	For	For
11	Reelect Juliette Brisac as Representative of Employee Shareholders to the Board	Mgmt	For	For	For
	Proposals Submitted by Employees of BNP Paribas SA	Mgmt			
Α	Elect Isabelle Coron as Representative of Employee Shareholders to the Board	SH	Against	Against	Against
В	Elect Thierry Schwob as Representative of Employee Shareholders to the Board	SH	Against	Against	Against
С	Elect Frederic Mayrand as Representative of Employee Shareholders to the Board	SH	Against	Against	Against
12	Approve Remuneration Policy of Directors	Mgmt	For	For	For

Ditti i di	IIDUS SA									
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction					
13	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For					
14	Approve Remuneration Policy of CEO	Mgmt	For	Abstain	Abstain					
	Voter Rationale: Substantial pay-outs ur targets may warrant vesting of only a si changes in the business or in the role a	mall proportion of incen	tive awards. Significant sa							
15	Approve Remuneration Policy of Vice-CEOs	Mgmt	For	Abstain	Abstain					
	Voter Rationale: Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards. Significant salary increases should be linked to material changes in the business or in the role and responsibilities of executive directors.									
16	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For					
17	Approve Compensation of Jean Lemierre, Chairman of the Board	Mgmt	For	For	For					
18	Approve Compensation of Jean-Laurent Bonnafe, CEO	Mgmt	For	Against	Against					
	Voter Rationale: Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards.									
19	Approve Compensation of Yann Gerardin, Vice-CEO	Mgmt	For	Against	Against					
	Voter Rationale: Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards.									
20	Approve Compensation of Thierry Laborde, Vice-CEO	Mgmt	For	Against	Against					
	Voter Rationale: Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards.									
21	Approve Remuneration of Directors in the Aggregate Amount of EUR 1,850,000	Mgmt	For	For	For					
22	Approve the Overall Envelope of Compensation of Certain Senior Management, Responsible Officers and the Risk-takers	Mgmt	For	For	For					
23	Fix Maximum Variable Compensation Ratio for Executives and Risk Takers	Mgmt	For	For	For					
	Extraordinary Business	Mgmt								
24	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 915 Million	Mgmt	For	For	For					
25	Authorize Capital Increase of Up to EUR 225 Million for Future Exchange Offers	Mgmt	For	For	For					
26	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For					

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
27	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 25 and 26 at EUR 225 Million	Mgmt	For	For	For
28	Authorize Capitalization of Reserves of Up to EUR 915 Million for Bonus Issue or Increase in Par Value	Mgmt	For	For	For
29	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 24 to 26 at EUR 915 Million	Mgmt	For	For	For
30	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For	For
31	Approve Issuance of Super-Subordinated Contigent Convertible Bonds without Preemptive Rights for Private Placements, up to 10 Percent of Issued Capital	Mgmt	For	For	For
32	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
33	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Deutsche Boerse AG

Meeting Date: 05/14/2024 Country: Germany Ticker: DB1

Meeting Type: Annual

Primary ISIN: DE0005810055 **Primary SEDOL:** 7021963

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt				
2	Approve Allocation of Income and Dividends of EUR 3.80 per Share	Mgmt	For	For	For	
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For	
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For	

Deutsche Boerse AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 5 Billion; Approve Creation of EUR 19 Million Pool of Capital to Guarantee Conversion Rights	Mgmt	For	For	For
6	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Against	For
	Voter Rationale: .				
7	Authorize Use of Financial Derivatives when Repurchasing Shares	Mgmt	For	For	For
8.1	Elect Andreas Gottschling to the Supervisory Board	Mgmt	For	For	For
8.2	Elect Martin Jetter to the Supervisory Board	Mgmt	For	Against	For
	Voter Rationale: .				
8.3	Elect Shannon Johnston to the Supervisory Board	Mgmt	For	For	For
8.4	Elect Sigrid Kozmiensky to the Supervisory Board	Mgmt	For	For	For
8.5	Elect Barbara Lambert to the Supervisory Board	Mgmt	For	For	For
8.6	Elect Charles Stonehill to the Supervisory Board	Mgmt	For	For	For
8.7	Elect Clara-Christina Streit to the Supervisory Board	Mgmt	For	For	For
8.8	Elect Chong Lee Tan to the Supervisory Board	Mgmt	For	For	For
9	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
10	Approve Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: .				
11.1	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For
11.2	Ratify PricewaterhouseCoopers GmbH as Authorized Sustainability Auditors for Fiscal Year 2024	Mgmt	For	For	For

IMCD NV

Meeting Date: 05/14/2024

Country: Netherlands

Meeting Type: Annual

Ticker: IMCD

Primary ISIN: NL0010801007

Primary SEDOL: BNCBD46

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Annual Meeting Agenda	Mgmt				
1	Open Meeting	Mgmt				
2.a	Receive Report of Management Board (Non-Voting)	Mgmt				
2.b	Discussion on Company's Corporate Governance Structure	Mgmt				
2.c	Approve Remuneration Report	Mgmt	For	Against	For	
	Voter Rationale: .					-
3.a	Receive Auditor's Report (Non-Voting)	Mgmt				
3.b	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For	
3.c	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt				
3.d	Approve Dividends	Mgmt	For	For	For	
4.a	Approve Discharge of Management Board	Mgmt	For	For	For	
4.b	Approve Discharge of Supervisory Board	Mgmt	For	For	For	
5.a	Approve Remuneration Policy for the Management Board	Mgmt	For	For	For	
5.b	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For	
6.a	Reelect Janus Smalbraak to Supervisory Board	Mgmt	For	For	For	
6.b	Reelect Amy Hebert to Supervisory Board	Mgmt	For	For	For	
7.a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	Mgmt	For	For	For	
7.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For	
8	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For	
9	Close Meeting	Mgmt				

Lotus Bakeries NV

Meeting Date: 05/14/2024

Country: Belgium **Meeting Type:** Annual

Ticker: LOTB

Primary ISIN: BE0003604155

Primary SEDOL: 4224992

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Receive Directors' Reports (Non-Voting)	Mgmt			
2	Receive Auditors' Reports (Non-Voting)	Mgmt			
3	Approve Financial Statements, Allocation of Income, and Dividends of EUR 58 per Share	Mgmt	For	For	For
4	Receive Consolidated Financial Statements and Statutory Reports (Non-Voting)	Mgmt			
5	Approve Remuneration Report	Mgmt	For	Against	Abstain
	Voter Rationale: The policy raises conce stringency of the targets. In addition, the notable dissent on last years rem. ABST	nere has been minimal o	effort to address conce		
6	Approve Discharge of Directors	Mgmt	For	For	For
7	Approve Discharge of Auditors	Mgmt	For	For	For
8	Reelect Beneconsult BV, Permanently Represented by Benedikte Boone, as Director	Mgmt	For	Refer	Abstain
	Voter Rationale: The concern is that the the board should look to introduce a SII non-independent director is warranted i	D and increase the inde	,		, ,
9	Reelect Concellent NV, Permanently Represented by Sofie Boone, as Director	Mgmt	For	Refer	Abstain
	Voter Rationale: The concern is that the the board should look to introduce a SII non-independent director is warranted i	D and increase the inde			
10	Appoint PwC as Auditors for the Sustainability Reporting	Mgmt	For	For	For
11	Authorize Implementation of Approved Resolutions and Filing of Required Documents/Formalities at Trade Registry	Mgmt	For	For	For

Morgan Stanley Investment Funds Global Opportunity Fund

Meeting Date: 05/14/2024 Country: Luxembourg Ticke

Meeting Type: Annual

Ticker: MSGOPPC

Primary ISIN: LU0552385451 Primary SEDOL: B57P1P4

Morgan Stanley Investment Funds Global Opportunity Fund

				Voting		
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction	
1	Receive Board's and Auditor's Reports	Mgmt				
2	Approve Financial Statements and Allocation of Income	Mgmt	For	For	For	
3	Approve Dividends	Mgmt	For	For	For	
4	Approve Discharge of Directors	Mgmt	For	For	For	
5.1	Re-elect Susanne van Dootingh as Director	Mgmt	For	For	For	
5.2	Re-elect Diane Hosie as Director	Mgmt	For	For	For	
5.3	Re-elect Zoe Parish as Director	Mgmt	For	For	For	
5.4	Re-elect Carine Feipel as Director	Mgmt	For	For	For	
5.5	Re-elect Arthur J. Lev as Director	Mgmt	For	For	For	
6	Approve Remuneration of Directors for 2023	Mgmt	For	For	For	
7	Approve Remuneration of Directors for 2024	Mgmt	For	For	For	
8	Notify Shareholders of a Clerical Error Regarding the Remuneration of Directors for the Financial Year Ended 2022	Mgmt				
9	Renew Appointment of Ernst & Young as Auditor	Mgmt	For	For	For	

Morgan Stanley Investment Funds US Advantage Fund

Meeting Date: 05/14/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: XTS9

Primary ISIN: LU0225737302

Primary SEDOL: B8K3K59

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Board's and Auditor's Reports	Mgmt			
2	Approve Financial Statements and Allocation of Income	Mgmt	For	For	For
3	Approve Dividends	Mgmt	For	For	For
4	Approve Discharge of Directors	Mgmt	For	For	For
5.1	Re-elect Susanne van Dootingh as Director	Mgmt	For	For	For

Morgan Stanley Investment Funds US Advantage Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5.2	Re-elect Diane Hosie as Director	Mgmt	For	For	For
5.3	Re-elect Zoe Parish as Director	Mgmt	For	For	For
5.4	Re-elect Carine Feipel as Director	Mgmt	For	For	For
5.5	Re-elect Arthur J. Lev as Director	Mgmt	For	For	For
6	Approve Remuneration of Directors for 2023	Mgmt	For	For	For
7	Approve Remuneration of Directors for 2024	Mgmt	For	For	For
8	Notify Shareholders of a Clerical Error Regarding the Remuneration of Directors for the Financial Year Ended 2022	Mgmt			
9	Renew Appointment of Ernst & Young as Auditor	Mgmt	For	For	For

Bayerische Motoren Werke AG

Meeting Date: 05/15/2024

Country: Germany

Meeting Type: Annual

Ticker: BMW

Primary ISIN: DE0005190003

Primary SEDOL: 5756029

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 6.00 per Ordinary Share and EUR 6.02 per Preferred Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Norbert Reithofer for Fiscal Year 2023	Mgmt	For	For	For
4.2	Approve Discharge of Supervisory Board Member Martin Kimmich for Fiscal Year 2023	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Stefan Quandt for Fiscal Year 2023	Mgmt	For	For	For

Bayerische Motoren Werke AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
4.4	Approve Discharge of Supervisory Board Member Stefan Schmid for Fiscal Year 2023	Mgmt	For	For	For	
4.5	Approve Discharge of Supervisory Board Member Kurt Bock for Fiscal Year 2023	Mgmt	For	For	For	
4.6	Approve Discharge of Supervisory Board Member Christiane Benner for Fiscal Year 2023	Mgmt	For	For	For	
4.7	Approve Discharge of Supervisory Board Member Marc Bitzer for Fiscal Year 2023	Mgmt	For	For	For	
4.8	Approve Discharge of Supervisory Board Member Bernhard Ebner for Fiscal Year 2023	Mgmt	For	For	For	
4.9	Approve Discharge of Supervisory Board Member Rachel Empey for Fiscal Year 2023	Mgmt	For	For	For	
4.10	Approve Discharge of Supervisory Board Member Heinrich Hiesinger for Fiscal Year 2023	Mgmt	For	For	For	
4.11	Approve Discharge of Supervisory Board Member Johann Horn for Fiscal Year 2023	Mgmt	For	For	For	
4.12	Approve Discharge of Supervisory Board Member Susanne Klatten for Fiscal Year 2023	Mgmt	For	For	For	
4.13	Approve Discharge of Supervisory Board Member Jens Koehler for Fiscal Year 2023	Mgmt	For	For	For	
4.14	Approve Discharge of Supervisory Board Member Gerhard Kurz for Fiscal Year 2023	Mgmt	For	For	For	
4.15	Approve Discharge of Supervisory Board Member Andre Mandl for Fiscal Year 2023	Mgmt	For	For	For	
4.16	Approve Discharge of Supervisory Board Member Dominique Mohabeer for Fiscal Year 2023	Mgmt	For	For	For	
4.17	Approve Discharge of Supervisory Board Member Anke Schaeferkordt for Fiscal Year 2023	Mgmt	For	For	For	

Bayerische Motoren Werke AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.18	Approve Discharge of Supervisory Board Member Christoph Schmidt for Fiscal Year 2023	Mgmt	For	For	For
4.19	Approve Discharge of Supervisory Board Member Vishal Sikka for Fiscal Year 2023	Mgmt	For	For	For
4.20	Approve Discharge of Supervisory Board Member Sibylle Wankel for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024	Mgmt	For	For	For
6.1	Elect Susanne Klatten to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: For widely held compa appropriate balance of independence a membership could hamper the committ	nd objectivity. The nomi	ination committee should		
6.2	Elect Stefan Quandt to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: For widely held compa- appropriate balance of independence as that is majority non-independent. The thereby hampering the committee's impremuneration committee that is majorit non-independent directors could be cor committee should be majority independent effectiveness. In recent years, this is no Due to ongoing concerns regarding dec re-election to the board. The Company our minimum expectation is that wome	nd objectivity. This direct audit committee require partiality and effectivene y non-independent. The flicted, thereby hampen lent and this directors m that the first time that we isions taken by the rem should put in place a po	etor is not an independent es independence, and noi ess. This director is not ar he remuneration committe ing the committee's impa nembership could hamper have been unable to sup, uneration committee char plicy to increase gender d	t director, yet sits on a in-independent director, in independent director, ee requires independe artiality and effectivenes ir the committees impan port a pay related prop ir, we are not inclined to	an audit committee s could be conflicted, yet sits on a ence, and ss. The nomination tiality and losal at the company. o support their
6.3	appropriate balance of independence as that is majority non-independent. The thereby hampering the committee's imperendent is majorit non-independent directors could be con- committee should be majority independent effectiveness. In recent years, this is no Due to ongoing concerns regarding dec re-election to the board. The Company	nd objectivity. This direct audit committee require partiality and effectivene y non-independent. The flicted, thereby hampen lent and this directors m that the first time that we isions taken by the rem should put in place a po	etor is not an independent es independence, and noi ess. This director is not ar he remuneration committe ing the committee's impa nembership could hamper have been unable to sup, uneration committee char plicy to increase gender d	t director, yet sits on a in-independent director, in independent director, ee requires independe artiality and effectivenes ir the committees impan port a pay related prop ir, we are not inclined to	an audit committee s could be conflicted, yet sits on a ence, and ss. The nomination tiality and losal at the company. o support their

targets may warrant vesting of only a small proportion of incentive awards.

Daimler Truck Holding AG

Meeting Date: 05/15/2024 Country: Germany

Meeting Type: Annual

Ticker: DTG

Primary ISIN: DE000DTR0CK8 Primary SEDOL: BP6VLQ4

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			

Daimler Truck Holding AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Approve Allocation of Income and Dividends of EUR 1.90 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Martin Daum for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Jochen Goetz (until Aug. 5, 2023) for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Karl Deppen for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Andreas Gorbach for Fiscal Year 2023	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member Juergen Hartwig for Fiscal Year 2023	Mgmt	For	For	For
3.6	Approve Discharge of Management Board Member John O'Leary for Fiscal Year 2023	Mgmt	For	For	For
3.7	Approve Discharge of Management Board Member Karin Radstrom for Fiscal Year 2023	Mgmt	For	For	For
3.8	Approve Discharge of Management Board Member Stephan Unger for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Joe Kaeser for Fiscal Year 2023	Mgmt	For	For	For
4.2	Approve Discharge of Supervisory Board Member Michael Brecht for Fiscal Year 2023	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Michael Brosnan for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Bruno Buschbacher for Fiscal Year 2023	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member Raymond Curry (until Oct. 15, 2023) for Fiscal Year 2023	Mgmt	For	For	For

Daimler Truck Holding AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.6	Approve Discharge of Supervisory Board Member Jacques Esculier for Fiscal Year 2023	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Akihiro Eto for Fiscal Year 2023	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member Laura Ipsen for Fiscal Year 2023	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Renata Bruengger for Fiscal Year 2023	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member Carmen Klitzsch-Mueller for Fiscal Year 2023	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member Joerg Koehlinger for Fiscal Year 2023	Mgmt	For	For	For
4.12	Approve Discharge of Supervisory Board Member John Krafcik for Fiscal Year 2023	Mgmt	For	For	For
4.13	Approve Discharge of Supervisory Board Member Joerg Lorz for Fiscal Year 2023	Mgmt	For	For	For
4.14	Approve Discharge of Supervisory Board Member Andrea Reith for Fiscal Year 2023	Mgmt	For	For	For
4.15	Approve Discharge of Supervisory Board Member Martin Richenhagen for Fiscal Year 2023	Mgmt	For	For	For
4.16	Approve Discharge of Supervisory Board Member Andrea Seidel for Fiscal Year 2023	Mgmt	For	For	For
4.17	Approve Discharge of Supervisory Board Member Shintaro Suzuki (from Oct. 16, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.18	Approve Discharge of Supervisory Board Member Marie Wieck for Fiscal Year 2023	Mgmt	For	For	For
4.19	Approve Discharge of Supervisory Board Member Harald Wilhelm for Fiscal Year 2023	Mgmt	For	For	For

Daimler Truck Holding AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
4.20	Approve Discharge of Supervisory Board Member Roman Zitzelsberger for Fiscal Year 2023	Mgmt	For	For	For	
4.21	Approve Discharge of Supervisory Board Member Thomas Zwick for Fiscal Year 2023	Mgmt	For	For	For	
5	Ratify KPMG AG as Auditors for Fiscal Year 2024 and for a Review of Interim Financial Statements until 2025 AGM	Mgmt	For	For	For	
6	Approve Remuneration Report Voter Rationale: .	Mgmt	For	Against	: For	-
7	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Against	: For	
	Voter Rationale: .					-
8	Authorize Use of Financial Derivatives when Repurchasing Shares	Mgmt	For	Against	: For	
	Voter Rationale: .					-

Mandatum Oyj

Meeting Date: 05/15/2024

Country: Finland

Meeting Type: Annual

Ticker: MANTA

Primary ISIN: FI4000552526 Primary SEDOL: BRX9C06

				Voting	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
1	Open Meeting	Mgmt			
2	Call the Meeting to Order	Mgmt			
3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	Mgmt			
4	Acknowledge Proper Convening of Meeting	Mgmt			
5	Prepare and Approve List of Shareholders	Mgmt			
6	Receive Financial Statements and Statutory Reports; Receive CEO Review	Mgmt			
7	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For

Mandatum Oyj

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
8	Approve Allocation of Income and Dividends of EUR 0.33 Per Share	Mgmt	For	For	For			
9	Approve Discharge of Board and President	Mgmt	For	For	For			
10	Approve Remuneration Report (Advisory Vote)	Mgmt	For	For	For			
11	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For	For	For			
	Voter Rationale: Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.							
12	Approve Remuneration of Directors in the Amount of EUR 70,000 for Chairman, EUR 60,000 for Vice Chairman, and EUR 47,000 for Other Directors; Approve Remuneration for Committee Work	Mgmt	For	For	For			
13	Fix Number of Directors at Seven	Mgmt	For	For	For			
14	Reelect Patrick Lapvetelainen (Chair), Jannica Fagerholm (Vice Chair), Johanna Lamminen, Jukka Ruuska, Kimmo Laaksonen and Markus Aho as Directors; Elect Herman Korsgaard as New Director	Mgmt	For	Abstain	Abstain			
	Voter Rationale: The Company should put in place a policy to increase gender diversity on the board. In developed markets, our minimum expectation is that women should comprise at least 30% of the board. The board should appoint a Lead Independent Director to establish appropriate checks and balances on the Board, support the Chairman, ensure orderly succession process for the Chairman, and act as a point of contact for shareholders, non-executive directors and senior executives where normal channels of communication through the board Chairman are considered inappropriate. The board should submit directors for re-election individually, rather than as a single slate and ensure that there is sufficient level of independence on the board.							
15	Approve Remuneration of Auditors	Mgmt	For	For	For			
16	Ratify Deloitte as Auditors	Mgmt	For	For	For			
17	Approve Remuneration of Authorized Sustainability Auditors	Mgmt	For	For	For			
18	Appoint Deloitte as Authorized Sustainability Auditors	Mgmt	For	For	For			
19	Authorize Share Repurchase Program	Mgmt	For	Against	Against			
	Voter Rationale: Shares should not be repurchased at a premium/discount to the market price of more than 10%.							
20	Approve Issuance of up to 50 Million Shares without Preemptive Rights	Mgmt	For	For	For			
21	Close Meeting	Mgmt						



Meeting Date: 05/15/2024

Country: Germany **Meeting Type:** Annual

Ticker: SAP

Primary ISIN: DE0007164600

Primary SEDOL: 4846288

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 2.20 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify BDO AG as Auditors for Fiscal Year 2024 and as Auditors of Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Against
7.1	targets may warrant vesting of only a sr incentive awards for substantially below business or in the role and responsibiliti Elect Aicha Evans to the Supervisory Board	median performance. S	Significant salary increase		-
7.2	Elect Gerhard Oswald to the Supervisory Board	Mgmt	For	Against	For For For For For For For For Against Against reperformance. Reaching threshold mittee should not allow vesting of a linked to material changes in the for For Against Against revecutive directors to ensure yet sits on an audit committee ent directors could be conflicted, Against Against
	Voter Rationale: For widely held compar appropriate balance of independence an that is majority non-independent. The thereby hampering the committee's imp	nd objectivity. This direct audit committee require	tor is not an independent es independence, and no	t director, yet sits on a	
7.3	Elect Friederike Rotsch to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is Due to ongoing concerns regarding decire-election to the board.				
7.4	Elect Ralf Herbrich to the Supervisory Board	Mgmt	For	For	For
7.5	Elect Pekka Ala-Pietilae to the Supervisory Board	Mgmt	For	For	For
8	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
9	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For

Symrise AG

Meeting Date: 05/15/2024

Country: Germany **Meeting Type:** Annual

Ticker: SY1

Primary ISIN: DE000SYM9999

Primary SEDOL: B1JB4K8

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt						
2	Approve Allocation of Income and Dividends of EUR 1.10 per Share	Mgmt	For	For	For			
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For			
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For			
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024, Auditors of Sustainability Reporting and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For			
6	Approve Remuneration Report	Mgmt	For	Against	For			
	Voter Rationale: .							
7.1	Approve Virtual-Only Shareholder Meetings Until 2026	Mgmt	For	Against	Against			
	Voter Rationale: In-person shareholder meetings enable essential scruitiny of boards and management. There should be an annual physical meeting of the shareholders, and all the directors of the company should attend.							
7.2	Amend Articles Re: Participation of Supervisory Board Members in the Annual General Meeting by Means of Audio and Video Transmission	Mgmt	For	For	For			
8	Approve Creation of EUR 55 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	Mgmt	For	For	For			
9	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 5.8 Billion; Approve Creation of EUR 55 Million Pool of Capital to Guarantee Conversion Rights	Mgmt	For	For	For			
	30 0.0.0							

Uniper SE

Meeting Date: 05/15/2024

Country: Germany **Meeting Type:** Annual

Ticker: UN0

Primary ISIN: DE000UNSE026

Primary SEDOL: BPDXXJ0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2.1	Approve Discharge of Management Board Member Michael Lewis for Fiscal Year 2023	Mgmt	For	For	For
2.2	Approve Discharge of Management Board Member David Bryson for Fiscal Year 2023	Mgmt	For	For	For
2.3	Approve Discharge of Management Board Member Niek den Hollander for Fiscal Year 2023	Mgmt	For	For	For
2.4	Approve Discharge of Management Board Member Jutta Doenges for Fiscal Year 2023	Mgmt	For	For	For
2.5	Approve Discharge of Management Board Member Holger Kreetz for Fiscal Year 2023	Mgmt	For	For	For
2.6	Approve Discharge of Management Board Member Klaus-Dieter Maubach for Fiscal Year 2023	Mgmt	For	For	For
2.7	Approve Discharge of Management Board Member Carsten Poppinga for Fiscal Year 2023	Mgmt	For	For	For
2.8	Approve Discharge of Management Board Member Tiina Tuomela for Fiscal Year 2023	Mgmt	For	For	For
3.1	Approve Discharge of Supervisory Board Member Thomas Blades for Fiscal Year 2023	Mgmt	For	Against	Against
	Voter Rationale: The company should red dynamic board refreshment process.	luce director terms and	d, ideally, introduce anr	nual re-elections, in order	to facilitate a more
3.2	Approve Discharge of Supervisory Board Member Werner Brinker for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Supervisory Board Member Judith Buss for Fiscal Year 2023	Mgmt	For	For	For

Uniper SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3.4	Approve Discharge of Supervisory Board Member Jutta Doenges for Fiscal Year 2023	Mgmt	For	For	For
3.5	Approve Discharge of Supervisory Board Member Holger Grzella for Fiscal Year 2023	Mgmt	For	For	For
3.6	Approve Discharge of Supervisory Board Member Gerhard Holtmeier for Fiscal Year 2023	Mgmt	For	For	For
3.7	Approve Discharge of Supervisory Board Member Diana Kirschner for Fiscal Year 2023	Mgmt	For	For	For
3.8	Approve Discharge of Supervisory Board Member Victoria Kulambi for Fiscal Year 2023	Mgmt	For	For	For
3.9	Approve Discharge of Supervisory Board Member Magnus Notini for Fiscal Year 2023	Mgmt	For	For	For
3.10	Approve Discharge of Supervisory Board Member Marcus Schenck for Fiscal Year 2023	Mgmt	For	For	For
3.11	Approve Discharge of Supervisory Board Member Immo Schlepper for Fiscal Year 2023	Mgmt	For	For	For
3.12	Approve Discharge of Supervisory Board Member Harald Seegatz for Fiscal Year 2023	Mgmt	For	For	For
3.13	Approve Discharge of Supervisory Board Member Ines Zenke for Fiscal Year 2023	Mgmt	For	For	For
4	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024, for the Review of Interim Financial Statements for Fiscal Year 2024 and for the Review of Interim Financial Statements for the First Quarter of Fiscal Year 2025	Mgmt	For	For	For
5	Ratify PricewaterhouseCoopers GmbH as Auditor for the Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Refer	For
7	Approve Cancellation of Authorized Capital 2022	Mgmt	For	For	For

Uniper SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction			
8	Approve Creation of EUR 208.2 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	Mgmt	For	Against	Against			
	Voter Rationale: Any increase in capital of grecircumstances only and fully justified by the co		pre-emption rights should be una	lertaken i	in exceptional			
9	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 2 Billion; Approve Creation of EUR 83.3 Million Pool of Capital to Guarantee Conversion Rights	Mgmt	For	For	For			
10	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Against	Against			
	Voter Rationale: Shares should not be repurchased at a premium/discount to the market price of more than 10%.							

adidas AG

Meeting Date: 05/16/2024

Country: Germany

Ticker: ADS

Meeting Type: Annual

Primary ISIN: DE000A1EWWW0 Primary SEDOL: 4031976

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.70 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: All exceptional awards addition to and above that expected of only be available for superior performar awards. Incentive awards to executives strong performance.	directors as a normal , nce. Reaching threshol	part of their jobs. Substa Id targets may warrant ve	ntial pay-outs under inco esting of only a small pro	entive schemes should oportion of incentive
6	Approve Remuneration Policy	Mgmt	For	Against	: For
	Voter Rationale: .				

adidas AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7.1	Reelect Ian Gallienne to the Supervisory Board Until 2026 AGM	Mgmt	For	Against	For
	Voter Rationale: .				
7.2	Reelect Jackie Joyner-Kersee to the Supervisory Board Until 2028 AGM	Mgmt	For	For	For
7.3	Reelect Christian Klein to the Supervisory Board Until 2028 AGM	Mgmt	For	For	For
7.4	Reelect Thomas Rabe to the Supervisory Board Until 2025 AGM	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is not the Due to ongoing concerns regarding decisions re-election to the board. The Company should our minimum expectation is that women should board should include between 5 and 15 direct	taken by the remunera I put in place a policy to Ild comprise at least 40	tion committee chair, we are not in increase gender diversity on the	inclined to board. I	o support their In developed markets,
7.5	Reelect Nassef Sawiris to the Supervisory Board Until 2026 AGM	Mgmt	For	For	For
7.6	Reelect Bodo Uebber to the Supervisory Board Until 2027 AGM	Mgmt	For	For	For
7.7	Reelect Jing Ulrich to the Supervisory Board Until 2027 AGM	Mgmt	For	For	For
7.8	Elect Oliver Mintzlaff to the Supervisory Board Until 2028 AGM	Mgmt	For	For	For
8	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For

Adyen NV

Meeting Date: 05/16/2024

Country: Netherlands

Meeting Type: Annual

Ticker: ADYEN

Primary ISIN: NL0012969182

Primary SEDOL: BZ1HM42

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			

Adyen NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2.a	Receive Report of Management Board and Supervisory Board (Non-Voting)	Mgmt			
2.b	Approve Remuneration Report	Mgmt	For	Abstain	For
	Voter Rationale: .				
2.c	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
2.d	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt			
3	Approve Discharge of Management Board	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board	Mgmt	For	For	For
5	Elect Adine Grate to Supervisory Board	Mgmt	For	For	For
6	Reelect Piero Overmars to Supervisory Board	Mgmt	For	For	For
7	Reelect Caoimhe Keogan to Supervisory Board	Mgmt	For	Against	For
	Voter Rationale: .				
8	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	Mgmt	For	For	For
9	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
10	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
11	Reappoint PwC as Auditors	Mgmt	For	For	For
12	Close Meeting	Mgmt			

Capgemini SE

Meeting Date: 05/16/2024

Country: France

Meeting Type: Annual/Special

Ticker: CAP

Primary ISIN: FR0000125338

Primary SEDOL: 4163437

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For

Capgemini SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For				
3	Approve Allocation of Income and Dividends of EUR 3.40 per Share	Mgmt	For	For	For				
4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	For				
5	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For				
6	Approve Compensation of Paul Hermelin, Chairman of the Board	Mgmt	For	For	For				
7	Approve Compensation of Aiman Ezzat, CEO	Mgmt	For	Against	For				
•	Voter Rationale: .		_	_	_				
8	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For				
9	Approve Remuneration Policy of CEO	Mgmt	For	Against	For				
	Voter Rationale: .								
10	Approve Remuneration Policy of Directors	Mgmt	For	For	For				
11	Reelect Sian Herbert-Jones as Director	Mgmt	For	Abstain	Abstain				
	Voter Rationale: The Company should put in place a policy to increase gender diversity on the board. In developed markets, our minimum expectation is that women should comprise at least 40% of the board.								
12	Reelect Belen Moscoso del Prado Lopez-Doriga as Director	Mgmt	For	Against	For				
	Voter Rationale: .								
13	Reelect Aiman Ezzat as Director	Mgmt	For	For	For				
14	Elect Christophe Merveilleux du Vignaux as Representative of Employee Shareholders to the Board	Mgmt	For	For	For				
Α	Elect Laurence Metzke as Representative of Employee Shareholders to the Board	SH	Against	Refer	Against				
	Voter Rationale: .								
15	Appoint Mazars as Auditor for the Sustainability Reporting	Mgmt	For	For	For				
16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For				
	Extraordinary Business	Mgmt							

Capgemini SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For	
18	Authorize Capitalization of Reserves of Up to EUR 1.5 Billion for Bonus Issue or Increase in Par Value	Mgmt	For	For	For	
19	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 540 Million	Mgmt	For	For	For	
20	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 135 Million	Mgmt	For	For	For	
21	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 135 Million	Mgmt	For	For	For	
22	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights Under Items 20 and 21	Mgmt	For	For	For	
23	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	Mgmt	For	For	For	
24	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For	
25	Authorize up to 1.2 Percent of Issued Capital for Use in Restricted Stock Plans Under Performance Conditions Reserved for Employees and Executive Officers	Mgmt	For	Against	For	
	Voter Rationale: .					
26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For	For	
27	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	For	For	
28	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For	

Meeting Date: 05/16/2024

Country: Germany **Meeting Type:** Annual

Ticker: DBK

Primary ISIN: DE0005140008

Primary SEDOL: 5750355

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.45 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Christian Sewing for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member James von Moltke for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Karl von Rohr (until Oct. 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Fabrizio Campelli for Fiscal Year 2023	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member Bernd Leukert for Fiscal Year 2023	Mgmt	For	For	For
3.6	Approve Discharge of Management Board Member Alexander von zur Muehlen for Fiscal Year 2023	Mgmt	For	For	For
3.7	Approve Discharge of Management Board Member Christiana Riley (until May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
3.8	Approve Discharge of Management Board Member Claudio de Sanctis (from July 1, 2023) for Fiscal Year 2023	Mgmt	For	For	For
3.9	Approve Discharge of Management Board Member Rebecca Short for Fiscal Year 2023	Mgmt	For	For	For
3.10	Approve Discharge of Management Board Member Stefan Simon for Fiscal Year 2023	Mgmt	For	For	For

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3.11	Approve Discharge of Management Board Member Olivier Vigneron for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Alexander Wynaendts for Fiscal Year 2023	Mgmt	For	Against	Against
	Voter Rationale: The company should reduce dynamic board refreshment process.	director terms and, idea	ally, introduce annual re-elections,	, in order	to facilitate a more
4.2	Approve Discharge of Supervisory Board Member Detlef Polaschek (until May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Frank Schulze (from May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Norbert Winkeljohann for Fiscal Year 2023	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member Susanne Bleidt (from May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.6	Approve Discharge of Supervisory Board Member Ludwig Blomeyer-Bartenstein (until May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Mayree Clark for Fiscal Year 2023	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member Jan Duscheck for Fiscal Year 2023	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Manja Eifert for Fiscal Year 2023	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member Claudia Fieber (from May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member Sigmar Gabriel Fiscal Year 2023	Mgmt	For	For	For
4.12	Approve Discharge of Supervisory Board Member Timo Heider for Fiscal Year 2023	Mgmt	For	For	For

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.13	Approve Discharge of Supervisory Board Member Martina Klee (until May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.14	Approve Discharge of Supervisory Board Member Birgit Laumen (May 17, 2023 - Jan. 12, 2024) for Fiscal Year 2023	Mgmt	For	For	For
4.15	Approve Discharge of Supervisory Board Member Gabriele Platscher (until May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.16	Approve Discharge of Supervisory Board Member Bernd Rose (until May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.17	Approve Discharge of Supervisory Board Member Gerlinde Siebert (from May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.18	Approve Discharge of Supervisory Board Member Yngve Slyngstad for Fiscal Year 2023	Mgmt	For	For	For
4.19	Approve Discharge of Supervisory Board Member Stephan Szukalski (from May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.20	Approve Discharge of Supervisory Board Member John Thain for Fiscal Year 2023	Mgmt	For	For	For
4.21	Approve Discharge of Supervisory Board Member Juergen Toegel (from May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.22	Approve Discharge of Supervisory Board Member Michele Trogni for Fiscal Year 2023	Mgmt	For	For	For
4.23	Approve Discharge of Supervisory Board Member Dagmar Valcarcel for Fiscal Year 2023	Mgmt	For	For	For
4.24	Approve Discharge of Supervisory Board Member Stefan Viertel (until May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.25	Approve Discharge of Supervisory Board Member Theodor Weimer for Fiscal Year 2023	Mgmt	For	For	For
4.26	Approve Discharge of Supervisory Board Member Frank Werneke (until May 17, 2023) for Fiscal Year 2023	Mgmt	For	For	For

				Voting	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
4.27	Approve Discharge of Supervisory Board Member Frank Witter for Fiscal Year 2023	Mgmt	For	For	For
5.1	Ratify EY GmbH & Co. KG as Auditors for Fiscal Year 2024	Mgmt	For	For	For
5.2	Ratify EY GmbH & Co. KG as Auditor for the Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: The remuneration committee performance. Substantial pay-outs under incertargets may warrant vesting of only a small prochanges in the business or in the role and respondentivise long-term performance and should	ntive schemes should o coportion of incentive a consibilities of executiv	olly be available for superior perfo wards. Significant salary increases e directors. Long-term incentive a	rmance. s should b wards sh	Reaching threshold ne linked to material
7	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs under in targets may warrant vesting of only a small pr		, , ,	rformanc	e. Reaching threshold
8	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Against	Against
	Voter Rationale: Shares should not be repurch	ased at a premium/disc	count to the market price of more	than 10	%.
9	Authorize Use of Financial Derivatives when Repurchasing Shares	Mgmt	For	For	For

E.ON SE

Meeting Date: 05/16/2024

Country: Germany

Meeting Type: Annual

Ticker: EOAN

Primary ISIN: DE000ENAG999

Primary SEDOL: 4942904

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.53 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For

E.ON SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5.1	Ratify KPMG AG as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for the Fiscal Year 2024 and the First Quarter of Fiscal Year 2025	Mgmt	For	For	For
5.2	Ratify KPMG AG as Auditor for the Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: .				
7	Amend Articles Re: Transactions Requiring Supervisory Board Approval	Mgmt	For	For	For
8	Approve Creation of EUR 528 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	Mgmt	For	For	For
9	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 6 Billion; Approve Creation of EUR 264 Million Pool of Capital to Guarantee Conversion Rights	Mgmt	For	For	For
10	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Against	For
	Voter Rationale: .				
11	Authorize Use of Financial Derivatives when Repurchasing Shares	Mgmt	For	Against	For
	Voter Rationale: .				

Fresenius Medical Care AG

Meeting Date: 05/16/2024 Country: Germany

Meeting Type: Annual

Ticker: FME

Primary ISIN: DE0005785802 Primary SEDOL: 5129074

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			

Fresenius Medical Care AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Approve Allocation of Income and Dividends of EUR 1.19 per Share	Mgmt	For	For	For
3	Approve Discharge of Former Personally Liable Partner Fresenius Medical Care Management AG for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Management Board of Fresenius Medical Care AG for Fiscal Year 2023	Mgmt	For	For	For
5	Approve Discharge of Supervisory Board of Fresenius Medical Care AG & Co. KGaA for Fiscal Year 2023	Mgmt	For	For	For
6	Approve Discharge of Supervisory Board of Fresenius Medical Care AG for Fiscal Year 2023	Mgmt	For	For	For
7	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024, Auditors of Sustainability Reporting for Fiscal Year 2024 and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For
8	Approve Remuneration Report	Mgmt	For	For	For
9	Approve Remuneration Policy for the Management Board	Mgmt	For	Against	Against
	Voter Rationale: The remuneration committee performance.	should not allow vestii	ng of incentive awards for substar	ntially bel	ow median
10	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
11	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For

Heidelberg Materials AG

Meeting Date: 05/16/2024 Country: Germany

Meeting Type: Annual

Ticker: HEI

Primary ISIN: DE0006047004 Primary SEDOL: 5120679

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			

Heidelberg Materials AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Approve Allocation of Income and Dividends of EUR 3.00 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Dominik von Achten for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Rene Aldach for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Kevin Gluskie for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Hakan Gurdal for Fiscal Year 2023	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member Ernest Jelito for Fiscal Year 2023	Mgmt	For	For	For
3.6	Approve Discharge of Management Board Member Nicola Kimm for Fiscal Year 2023	Mgmt	For	For	For
3.7	Approve Discharge of Management Board Member Dennis Lentz for Fiscal Year 2023	Mgmt	For	For	For
3.8	Approve Discharge of Management Board Member Jon Morrish for Fiscal Year 2023	Mgmt	For	For	For
3.9	Approve Discharge of Management Board Member Chris Ward for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Bernd Scheifele for Fiscal Year 2023	Mgmt	For	For	For
4.2	Approve Discharge of Supervisory Board Member Heinz Schmitt for Fiscal Year 2023	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Barbara Breuninger for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Birgit Jochens for Fiscal Year 2023	Mgmt	For	For	For

Heidelberg Materials AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.5	Approve Discharge of Supervisory Board Member Ludwig Merckle for Fiscal Year 2023	Mgmt	For	For	For
4.6	Approve Discharge of Supervisory Board Member Luka Mucic for Fiscal Year 2023	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Ines Ploss for Fiscal Year 2023	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member Peter Riedel for Fiscal Year 2023	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member Werner Schraeder for Fiscal Year 2023	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member Margret Suckale for Fiscal Year 2023	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member Sopna Sury for Fiscal Year 2023	Mgmt	For	For	For
4.12	Approve Discharge of Supervisory Board Member Marion Weissenberger-Eibl for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: The remuneration committee performance.	should not allow vestii	ng of incentive awards for substar	ntially bel	ow median
7	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: The remuneration committee performance.	should not allow vestil	ng of incentive awards for substar	ntially bel	ow median
8.1	Reelect Bernd Scheifele to the Supervisory Board	Mgmt	For	Against	Against

Voter Rationale: This director is not an independent director, yet sits on an audit committee that is majority non-independent. The audit committee requires independence, and non-independent directors could be conflicted, thereby hampering the committee's impartiality and effectiveness. This director is not an independent director, yet sits on a remuneration committee that is majority non-independent. The remuneration committee requires independence, and non-independent directors could be conflicted, thereby hampering the committee's impartiality and effectiveness. The board happoint a Lead Independent Director to establish appropriate checks and balances on the Board, support the Chairman, ensure orderly succession process for the Chairman, and act as a point of contact for shareholders, non-executive directors and senior executives where normal channels of communication through the board Chairman are considered inappropriate.

Heidelberg Materials AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
8.2	Reelect Ludwig Merckle to the Supervisory Board	Mgmt	For	Against	Against	
	Voter Rationale: For widely held compa appropriate balance of independence a is majority non-independent. The audit hampering the committee's impartiality committee that is majority non-indeper could be conflicted, thereby hampering we have been unable to support a pay remuneration committee chair, we are	and objectivity. This direct committee requires indu- cand effectiveness. This adent. The remuneration of the committee's impart related proposal at the c	tor is not an independe ependence, and non-ind director is not an indep a committee requires in iality and effectiveness. company. Due to ongoin	ent director, yet sits on and dependent directors coul dendent director, yet sits andependence, and non-in In recent years, this is n ang concerns regarding de	n audit committee that d be conflicted, thereby on a remuneration ndependent directors not the first time that	
8.3	Reelect Luka Mucic to the Supervisory Board	Mgmt	For	For	For	
8.4	Reelect Margret Suckale to the Supervisory Board	Mgmt	For	For	For	
8.5	Reelect Sopna Sury to the Supervisory Board	Mgmt	For	For	For	
8.6	Elect Gunnar Groebler to the Supervisory Board	Mgmt	For	For	For	
9	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For	

Renault SA

Meeting Date: 05/16/2024

Country: France

Meeting Type: Annual/Special

Ticker: RNO

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
	Voter Rationale: Shareholders should ha	ve the right to elect di	irectors annually in order	r to hold them to accoun	t.
3	Approve Allocation of Income and Dividends of EUR 1.85 per Share	Mgmt	For	For	For
4	Receive Auditor's Special Reports Re: Remuneration of Redeemable Shares	Mgmt	For	For	For
5	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	For	For
6	Approve Transaction with Nissan Motor Co., Ltd Re: Framework Agreement	Mgmt	For	For	For

Renault SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7	Approve Transaction with Nissan Motor Co., Ltd Re: New Alliance Agreement	Mgmt	For	For	For
8	Approve Transaction with Nissan Motor Co., Ltd Re: Ampere Investment Agreement	Mgmt	For	For	For
9	Approve Transaction with Nissan Motor Co., Ltd Re: Notice of Sale of Nissan Shares	Mgmt	For	For	For
10	Approve Transaction with French State Re: Termination of Governance Agreement	Mgmt	For	For	For
11	Appoint Mazars SA as Auditor for the Sustainability Reporting	Mgmt	For	For	For
12	Appoint KPMG SA as Auditor for the Sustainability Reporting	Mgmt	For	For	For
13	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
14	Approve Compensation of Jean-Dominique Senard, Chairman of the Board	Mgmt	For	For	For
15	Approve Compensation of Luca de Meo, CEO	Mgmt	For	For	For
	Voter Rationale: Companies should consider e minimum introduce an additional holding or d		ds for long-term incentive plans to	o 5 years	or longer or as a
16	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For
17	Approve Remuneration Policy of CEO	Mgmt	For	Against	For
	Voter Rationale: .				
18	Approve Remuneration Policy of Directors	Mgmt	For	For	For
19	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
20	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
21	Authorize Capitalization of Reserves of Up to EUR 1 Billion for Bonus Issue or Increase in Par Value	Mgmt	For	For	For
22	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 350 Million	Mgmt	For	For	For

Renault SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
23	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 120 Million	Mgmt	For	Refer	For	
	Voter Rationale: .					-
24	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 60 Million	Mgmt	For	For	For	
25	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For	
26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	For	_
	Voter Rationale: .					
27	Authorize up to 3 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	For	For	
	Voter Rationale: Companies should cons minimum introduce an additional holding		periods for long-term	incentive plans to 5 years	or longer or as a	-
	Ordinary Business	Mgmt				
28	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For	

Universal Music Group NV

Meeting Date: 05/16/2024 **Country:** Netherlands

Ticker: UMG

Meeting Type: Annual

Primary ISIN: NL0015000IY2 Primary SEDOL: BNZGVV1

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2	Receive Annual Report	Mgmt			
3	Discussion on Company's Corporate Governance Structure	Mgmt			

Universal Music Group NV

Omvers	ai Masic Group III								
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
4	Approve Remuneration Report	Mgmt	For	Against	Against				
	Voter Rationale: All exceptional awards addition to and above that expected of remuneration-related proposals should the next annual report how the compar vesting of incentive awards for substant available for superior performance. Rea Long-term incentive awards should not extending vesting periods for long-term deferral period.	directors as a normal puengage with their key song intends to address should be below median pertoching threshold targets be allowed to vest with	art of their jobs. Companie hareholders to understand areholder concerns. The n formance. Substantial pay- may warrant vesting of on in 3 years since the date o	es that received high le I the rationale for oppo emuneration committe outs under incentive s aly a small proportion of grant. Companies sh	evels of dissent on osition and explain in the should not allow ochemes should only be of incentive awards.				
5	Adopt Financial Statements	Mgmt	For	For	For				
6.a	Receive Explanation on Company's Dividend Policy	Mgmt							
6.b	Approve Dividends	Mgmt	For	For	For				
7.a	Approve Discharge of Executive Directors	Mgmt	For	For	For				
7.b	Approve Discharge of Non-Executive Directors	Mgmt	For	For	For				
8	Reelect Vincent Vallejo as Executive Director	Mgmt	For	For	For				
9.a	Reelect Bill Ackman as Non-Executive Director	Mgmt	For	For	For				
9.b	Reelect Cathia Lawson-Hall as Non-Executive Director	Mgmt	For	Against	Against				
	Voter Rationale: The audit committee should be fully independent and this directors membership could hamper the committees impartiality and effectiveness.								
9.c	Reelect Cyrille Bollore as Non-Executive Director	Mgmt	For	Against	Against				
	Voter Rationale: Nominees who also serve as executive officers at publicly listed companies are expected to hold no more than two external directorships to ensure they have sufficient time and energy to discharge their roles properly, particularly during unexpected company situations requiring substantial amounts of time. The remuneration committee should be majority independent and this directors membership could hamper the committees impartiality and effectiveness. In recent years, this is not the first time that we have been unable to support a pay related proposal at the company. Due to ongoing concerns regarding decisions taken by the remuneration committee chair, we are not inclined to support their re-election to the board.								
9.d	Reelect James Mitchell as Non-Executive Director	Mgmt	For	Against	Against				
	Voter Rationale: The remuneration com committees impartiality and effectivene		ity independent and this d	irectors membership c	ould hamper the				
9.e	Reelect Manning Doherty as Non-Executive Director	Mgmt	For	For	For				
9.f	Reelect Margaret Frerejean-Taittinger as Non-Executive Director	Mgmt	For	For	For				
	Voter Rationale: The Company should p minimum expectation is that women sh this matter under review.								
9.g	Reelect Nicole Avant as Non-Executive Director	Mgmt	For	For	For				
9.h	Elect Eric Sprunk as Non-Executive Director	Mgmt	For	For	For				
9.i	Elect Mandy Ginsberg as Non-Executive Director	Mgmt	For	For	For				

Universal Music Group NV

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
10.a	Approve Remuneration Policy of Non-Executive Directors	Mgmt	For	For	For
10.b	Authorize Issuance of Shares and Grant Rights to Subscribe for Shares to Non-Executive Directors under the Non-Executive Directors' Remuneration Policy	Mgmt	For	For	For
11.a	Authorize Repurchase of Shares	Mgmt	For	For	For
11.b	Approve Cancellation of Shares	Mgmt	For	For	For
12	Other Business (Non-Voting)	Mgmt			
13	Close Meeting	Mgmt			

Compagnie Generale des Etablissements Michelin SCA

Meeting Date: 05/17/2024 Country: France Ticker: ML

Meeting Type: Annual/Special

Primary ISIN: FR001400AJ45 Primary SEDOL: BPBPJ01

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Allocation of Income and Dividends of EUR 1.35 per Share	Mgmt	For	For	For
3	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	For
5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
6	Approve Remuneration Policy of General Managers	Mgmt	For	For	For
	Voter Rationale: Companies should cons minimum introduce an additional holdin should it identify any facts of manipulat directors and other key managers which wrongfully obtained in such manner are	g or deferral period. The ion of reported indicaton were detrimental to th	e company should put in rs or other bad faith act	n place a procedure whi ions on the part of any	ich would enable it, of its executive
7	Approve Remuneration Policy of Supervisory Board Members	Mgmt	For	For	For

Compagnie Generale des Etablissements Michelin SCA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
8	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
9	Approve Compensation of Florent Menegaux	Mgmt	For	For	For
	Voter Rationale: Companies should consider e minimum introduce an additional holding or d		ds for long-term incentive plans to	5 years	or longer or as a
10	Approve Compensation of Yves Chapot	Mgmt	For	Abstain	For
11	Approve Compensation of Barbara Dalibard, Chairwoman of Supervisory Board	Mgmt	For	For	For
12	Elect Patrick de La Chevardiere as Supervisory Board Member	Mgmt	For	For	For
13	Elect Catherine Soubie as Supervisory Board Member	Mgmt	For	For	For
14	Elect Pascal Vinet as Supervisory Board Member	Mgmt	For	For	For
15	Appoint PricewaterhouseCoopers Audit as Auditor for the Sustainability Reporting	Mgmt	For	For	For
16	Appoint Deloitte & Associes as Auditor for the Sustainability Reporting	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
17	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 125 Million	Mgmt	For	For	For
18	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 35 Million	Mgmt	For	For	For
19	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 35 Million	Mgmt	For	For	For
20	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	Mgmt	For	For	For
21	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 17 to 20	Mgmt	For	For	For

Compagnie Generale des Etablissements Michelin SCA

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
22	Authorize Capitalization of Reserves of Up to EUR 80 Million for Bonus Issue or Increase in Par Value	Mgmt	For	For	For
23	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For
24	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	For
25	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 17-21 and 23 at EUR 125 Million	Mgmt	For	For	For
26	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
27	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Fresenius SE & Co. KGaA

Meeting Date: 05/17/2024

Country: Germany

Meeting Type: Annual

Ticker: FRE

Primary ISIN: DE0005785604

Primary SEDOL: 4352097

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports for Fiscal Year 2023	Mgmt	For	For	For
	Voter Rationale: Shareholders should ha	ve the right to elect dir	ectors annually in order t	o hold them to account	t.
2	Approve Discharge of Personally Liable Partner for Fiscal Year 2023	Mgmt	For	For	For
3	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
4	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024, Auditors of Sustainability Reporting for Fiscal Year 2024 and for the Review of Interim Financial Statements until 2025 AGM	Mgmt	For	For	For
5	Approve Remuneration Report	Mgmt	For	Against	Against

Voter Rationale: The remuneration committee should not allow vesting of incentive awards for substantially below median performance.

Iberdrola SA

Meeting Date: 05/17/2024

Country: Spain

Ticker: IBE

Meeting Type: Annual

Primary ISIN: ES0144580Y14 **Primary SEDOL:** B288C92

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Consolidated and Standalone Financial Statements	Mgmt	For	For	For
2	Approve Consolidated and Standalone Management Reports	Mgmt	For	For	For
3	Approve Non-Financial Information Statement	Mgmt	For	For	For
4	Approve Discharge of Board	Mgmt	For	For	For
5	Renew Appointment of KPMG Auditores as Auditor	Mgmt	For	For	For
6	Amend Preamble and Articles	Mgmt	For	For	For
7	Amend Articles	Mgmt	For	For	For
8	Amend Articles of General Meeting Regulations	Mgmt	For	For	For
9	Approve Remuneration Policy	Mgmt	For	For	For
10	Approve Engagement Dividend	Mgmt	For	For	For
11	Approve Allocation of Income and Dividends	Mgmt	For	For	For
12	Approve Scrip Dividends	Mgmt	For	For	For
13	Approve Scrip Dividends	Mgmt	For	For	For
14	Approve Reduction in Share Capital via Cancellation of Treasury Shares	Mgmt	For	For	For
15	Advisory Vote on Remuneration Report	Mgmt	For	Against	For
16	Reelect Nicola Mary Brewer as Director	Mgmt	For	For	For
17	Reelect Regina Helena Jorge Nunes as Director	Mgmt	For	For	For
18	Reelect Inigo Victor de Oriol Ibarra as Director	Mgmt	For	Against	For
19	Fix Number of Directors at 14	Mgmt	For	For	For
20	Authorize Increase in Capital up to 50 Percent via Issuance of Equity or Equity-Linked Securities, Excluding Preemptive Rights of up to 10 Percent	Mgmt	For	Against	For

Iberdrola SA

Proposal Number	Proposal Text	Proponent		Voting Policy Rec	Vote Instruction
21	Authorize Issuance of Convertible Bonds, Debentures, Warrants, and Other Debt Securities up to EUR 5 Billion with Exclusion of Preemptive Rights up to 10 Percent of Capital	Mgmt	For	Against	For
22	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For

United Internet AG

Meeting Date: 05/17/2024

Country: Germany

Meeting Type: Annual

Ticker: UTDI

Primary ISIN: DE0005089031 Primar

Primary SEDOL: 4354134

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.50 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Ralph Dommermuth for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Martin Mildner for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Ralf Hartings for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Markus Huhn for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	Against	Against
	Voter Rationale: The company should red dynamic board refreshment process.	duce director terms an	d, ideally, introduce ar	nnual re-elections, in order	r to facilitate a more
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for the Fiscal Year 2024 and the First Quarter of Fiscal Year 2025	Mgmt	For	For	For

United Internet AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Vote Rec Instruction
6	Approve Remuneration Report	Mgmt	For	Against Against

Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. All exceptional awards should be clearly linked to performance and demonstrate shareholder value creation in addition to and above that expected of directors as a normal part of their jobs. Long-term incentive awards should be used to incentivise long-term performance and should not be allowed to vest within 3 years since the date of grant. The former CFO also received severance and additional LTI pay, despite the fact that he left the company at his own request.

Zalando SE

Meeting Date: 05/17/2024

Country: Germany

Ticker: ZAL

Meeting Type: Annual

Primary ISIN: DE000ZAL11111 Primary SEDOL: BQV0SV7

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Omission of Dividends	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5.1	Ratify KPMG AG as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For
5.2	Ratify KPMG AG as Auditors for the Review of Interim Financial Statements Until 2025 AGM	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Long-term incentive av within 3 years since the date of grant. S and responsibilities of executive director	Significant salary increas			
7	Approve Remuneration Policy	Mgmt	For	For	For
8	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For
9	Approve Cancellation of Conditional Capital 2013	Mgmt	For	For	For

Baillie Gifford Worldwide Positive Change Fund

Meeting Date: 05/21/2024

Country: Ireland
Meeting Type: Annual

Ticker: N/A

Primary ISIN: IE00BK70ZP28

Primary SEDOL: BK70ZP2

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Review the Company's Affairs	Mgmt	For	For	For
3	Ratify PricewaterhouseCoopers as Auditors	Mgmt	For	For	For
4	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For

Coca-Cola Europacific Partners plc

Meeting Date: 05/22/2024

Country: United Kingdom

Meeting Type: Annual

Ticker: CCEP

Primary ISIN: GB00BDCPN049

Primary SEDOL: BYQQ3P5

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Remuneration Report	Mgmt	For	For	For
3	Elect Guillaume Bacuvier as Director	Mgmt	For	For	For
4	Re-elect Manolo Arroyo as Director	Mgmt	For	Against	Against
	Voter Rationale: The remuneration comi impartiality and effectiveness.	mittee should be indep	endent and this direct	tor's membership could har	mper the committee's
5	Re-elect John Bryant as Director	Mgmt	For	For	For
6	Re-elect Jose Ignacio Comenge as Director	Mgmt	For	Against	Against
	Voter Rationale: The remuneration comi impartiality and effectiveness.	mittee should be indep	endent and this direct	tor's membership could hai	mper the committee's
7	Re-elect Damian Gammell as Director	Mgmt	For	For	For
8	Re-elect Nathalie Gaveau as Director	Mgmt	For	For	For
9	Re-elect Alvaro Gomez-Trenor Aguilar as Director	Mgmt	For	For	For
10	Re-elect Mary Harris as Director	Mgmt	For	For	For

Coca-Cola Europacific Partners plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
11	Re-elect Thomas Johnson as Director	Mgmt	For	For	For
12	Re-elect Dagmar Kollmann as Director	Mgmt	For	For	For
13	Re-elect Alfonso Libano Daurella as Director	Mgmt	For	For	For
14	Re-elect Nicolas Mirzayantz as Director	Mgmt	For	For	For
15	Re-elect Mark Price as Director	Mgmt	For	For	For
16	Re-elect Nancy Quan as Director	Mgmt	For	For	For
17	Re-elect Mario Rotllant Sola as Director	Mgmt	For	For	For
18	Re-elect Dessi Temperley as Director	Mgmt	For	For	For
19	Reappoint Ernst & Young LLP as Auditors	Mgmt	For	Against	Against
	Voter Rationale: Companies that have had the bringing in a new auditing firm, ideally every		g period of time should consider	a plan or	tender process for
20	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
21	Authorise UK Political Donations and Expenditure	Mgmt	For	For	For
22	Authorise Issue of Equity	Mgmt	For	For	For
23	Approve Waiver of Rule 9 of the Takeover Code	Mgmt	For	Against	Against
	Voter Rationale: A concert party should not be premium.	e able to gain or increas	se its control of the company with	out payir	ng an appropriate
24	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
25	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For
26	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For
27	Authorise Off-Market Purchase of Ordinary Shares	Mgmt	For	For	For
28	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For

Credit Agricole SA

Meeting Date: 05/22/2024 Country: France Ticker: ACA

Meeting Type: Annual/Special

Primary ISIN: FR0000045072 Primary SEDOL: 7262610

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 1.05 per Share	Mgmt	For	For	For
4	Approve Transactions with Groupe TVA Re: ASU GTVA Credit Agricole	Mgmt	For	For	For
5	Approve Transaction with Worldline, Credit Agricole Payment Services, LCL, 39 Caisses Regionales de Credit Agricole Mutuel and AVEM Re: Framework Agreement	Mgmt	For	For	For
6	Approve Transaction with Credit Agricole CIB Re: Transfer of Activities of Company's Banking Services Department	Mgmt	For	For	For
7	Approve Transaction with Banco Santander, S.A., Santander Investment, S.A., CACEIS, CACEIS Bank et CACEIS Bank Spain Re: CACEIS Governance Rules	Mgmt	For	For	For
8	Reelect SAS Rue la Boetie as Director	Mgmt	For	Against	Against
	Voter Rationale: For controlled compania appropriate balance of independence a membership could hamper the committ	nd objectivity. The nomi	nation committee should		
9	Reelect Olivier Auffray as Director	Mgmt	For	Against	Against
	Voter Rationale: For controlled compania appropriate balance of independence as pay related proposal at the company. Dare not inclined to support their re-elect	nd objectivity. In recent due to ongoing concerns	years, this is not the firs	t time that we have bee	en unable to support a
10	Relect Nicole Gourmelon as Director	Mgmt	For	Against	Against
	Voter Rationale: For controlled compani appropriate balance of independence a	•	rlude at least 33% indep	endent non-executive a	lirectors to ensure
11	Reelect Marianne Laigneau as Director	Mgmt	For	Against	For
12	Reelect Louis Tercinier as Director	Mgmt	For	Against	Against
	Voter Rationale: For controlled compani	ies, the board should ind	clude at least 33% indep	endent non-executive a	lirectors to ensure

Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. The nomination committee should be majority independent and this directors membership could hamper the committees impartiality and effectiveness.

Credit Agricole SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
13	Ratify Appointment of Christine Gandon as Director Following Resignation of Jean-Paul Kerrien	Mgmt	For	Against	Against
	Voter Rationale: For controlled companies, the appropriate balance of independence and obje		at least 33% independent non-ex	ecutive d	irectors to ensure
14	Reelect Christophe Lesur as Representative of Employee Shareholders to the Board and Caroline Corbiere as Alternate Representative of Employee to the Board	Mgmt	For	For	For
15	Renew Appointment of Pricewaterhousecoopers Audit as Auditor; End of Mandate of Jean-Baptiste Deschryver as Alternate Auditor and Decision Not to Reelect and Renew	Mgmt	For	For	For
	Voter Rationale: Companies that have had the bringing in a new auditing firm.	same auditor for a pe	riod of over 10 years should consi	ider a pla	n or tender process for
16	Appoint Mazars as Auditor; End of Mandate of Auditex as Alternate Auditor and Decision Not to Reelect and Renew	Mgmt	For	For	For
17	Appoint Pricewaterhousecoopers Audit as Auditor for the Sustainability Reporting	Mgmt	For	For	For
18	Appoint Mazars as Auditor for the Sustainability Reporting	Mgmt	For	For	For
19	Approve Remuneration Policy of Dominique Lefebvre, Chairman of the Board	Mgmt	For	For	For
20	Approve Remuneration Policy of Philippe Brassac, CEO	Mgmt	For	Against	For
21	Approve Remuneration Policy of Olivier Gavalda, Vice-CEO	Mgmt	For	Against	For
22	Approve Remuneration Policy of Jerome Grivet, Vice-CEO	Mgmt	For	Against	For
23	Approve Remuneration Policy of Xavier Musca, Vice-CEO	Mgmt	For	Against	For
24	Approve Remuneration Policy of Directors	Mgmt	For	For	For
25	Approve Compensation of Dominique Lefebvre, Chairman of the Board	Mgmt	For	For	For
26	Approve Compensation of Philippe Brassac, CEO	Mgmt	For	Against	For
27	Approve Compensation of Olivier Gavalda, Vice-CEO	Mgmt	For	Against	For
28	Approve Compensation of Jerome Grivet, Vice-CEO	Mgmt	For	Against	For

Credit Agricole SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
29	Approve Compensation of Xavier Musca, Vice-CEO	Mgmt	For	Against	For
30	Approve Compensation Report	Mgmt	For	For	For
31	Approve the Aggregate Remuneration Granted in 2023 to Senior Management, Responsible Officers and Regulated Risk-Takers	Mgmt	For	For	For
32	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
33	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 4.6 Billion	Mgmt	For	Refer	For
	Voter Rationale: * Votes FOR the authorization recommended guidelines for issuances with a although the company fails to provide a ration circumstances under which this discount could warranted as it limits shareholder dilution.	nd without preemptive nale for the proposed n	rights. * A qualified vote FOR Ite naximum discount (50 percent), ti	m 38 is w his is mitig	varranted because, gated by the limited
34	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 908 Million	Mgmt	For	For	For
35	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 908 Million	Mgmt	For	For	For
36	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 33-35, 37-38 and 41-42	Mgmt	For	For	For
37	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For
38	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	Mgmt	For	Refer	For
	Voter Rationale: * Votes FOR the authorization recommended guidelines for issuances with a although the company fails to provide a ration circumstances under which this discount could warranted as it limits shareholder dilution.	nd without preemptive nale for the proposed n	rights. * A qualified vote FOR Ite naximum discount (50 percent), ti	m 38 is w his is mitig	varranted because, gated by the limited
39	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 4.6 Billion	Mgmt	For	For	For

Credit Agricole SA

	posal nber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	10	Authorize Capitalization of Reserves of Up to EUR 1 Billion for Bonus Issue or Increase in Par Value	Mgmt	For	For	For
4	! 1	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	For
4	12	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of the Group's Subsidiaries	Mgmt	For	Against	For
2	13	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
4	14	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Dassault Systemes SE

Meeting Date: 05/22/2024

Country: France

Meeting Type: Annual/Special

Ticker: DSY

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 0.23 per Share	Mgmt	For	For	For
4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	For
5	Appoint PricewaterhouseCoopers Audit as Auditor for the Sustainability Reporting	Mgmt	For	For	For

Dassault Systemes SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction						
6	Approve Remuneration Policy of Corporate Officers	Mgmt	For	Against	Against						
	Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. On early termination, all share-based awards should be time pro-rated and tested for performance, including in the event of a change of control. The termination payments could result in rewarding for failure. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period. The company should put in place a procedure which would enable it, should it identify any facts of manipulation of reported indicators or other bad faith actions on the part of any of its executive directors and other key managers which were detrimental to the long-term interests of its shareholders, to ensure that any funds wrongfully obtained in such manner are repaid to it.										
7	Approve Compensation of Charles Edelstenne, Chairman of the Board until January 8, 2023	Mgmt	For	For	For						
8	Approve Compensation of Bernard Charles, Vice-Chairman of the Board and CEO until January 8, 2023 then Chairman and CEO until December 31, 2023	Mgmt	For	Against	Against						
	Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Long-term incentive awards should be used to incentivise long-term performance and should not be allowed to vest within 3 years since the date of grant. On early termination, all share-based awards should be time pro-rated and tested for performance, including in the event of a change of control. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.										
9	Approve Compensation of Pascal Daloz, Vice-CEO fom January 9, 2023 until December 31, 2023	Mgmt	For	For	For						
10	Approve Compensation Report of Corporate Officers	Mgmt	For	Refer	Against						
	Voter Rationale: Considering some issues rem significant dissent received at last AGMs, a vo			oort along	with the recurring						
11	Elect Groupe Industriel Marcel Dassault SAS as Director	Mgmt	For	Refer	Against						
	Voter Rationale: * A vote AGAINST this (re)electompany's distortive voting structure (Item 11 concerns (Item 12).										
12	Reelect Laurence Daures as Director	Mgmt	For	Against	Against						
	Voter Rationale: In recent years, this is not the first time that we have been unable to support a pay related proposal at the company. Due to ongoing concerns regarding decisions taken by the remuneration committee chair, we are not inclined to support their re-election to the board.										
13	Authorize Repurchase of Up to 25 Million Issued Share Capital	Mgmt	For	For	For						
	Extraordinary Business	Mgmt									
14	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For						
15	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For	For						

Dassault Systemes SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
16	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries	Mgmt	For	For	For
17	Delegate Powers to the Board to Approve Merger by Absorption by the Company	Mgmt	For	Refer	Against
	Voter Rationale: Votes AGAINST these delegat	ions are warranted as t	they are not considered in shareh	olders' in	terests.
18	Delegate Powers to the Board to Issue up to Aggregate Nominal Amount of EUR 10 Million in Connection with Item 17	Mgmt	For	Refer	Against
	Voter Rationale: Votes AGAINST these delegat	ions are warranted as t	they are not considered in shareh	olders' in	terests.
19	Delegate Powers to the Board to Approve Spin-Off Agreement	Mgmt	For	Refer	Against
	Voter Rationale: Votes AGAINST these delegat	tions are warranted as t	they are not considered in shareh	olders' in	terests.
20	Delegate Powers to the Board to Issue up to Aggregate Nominal Amount of EUR 10 Million in Connection with Item 19	Mgmt	For	Refer	Against
	Voter Rationale: Votes AGAINST these delegat	tions are warranted as t	they are not considered in shareh	olders' in	terests.
21	Delegate Powers to the Board to Acquire Certain Assets of Another Company	Mgmt	For	Refer	Against
	Voter Rationale: Votes AGAINST these delegat	tions are warranted as t	they are not considered in shareh	olders' in	terests.
22	Delegate Powers to the Board to Issue up to Aggregate Nominal Amount of EUR 10 Million in Connection with Item 21	Mgmt	For	Refer	Against
	Voter Rationale: Votes AGAINST these delegat	tions are warranted as t	they are not considered in shareh	olders' in	terests.
	Ordinary Business	Mgmt			
23	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Erste Group Bank AG

Meeting Date: 05/22/2024 Country: Austria Ticker: EBS

Meeting Type: Annual

Primary ISIN: AT0000652011 Primary SEDOL: 5289837

Erste Group Bank AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt						
2	Approve Allocation of Income and Dividends of EUR 2.70 per Share	Mgmt	For	For	For			
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For			
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For			
5	Ratify Sparkassen-Pruefungsverband and PwC Wirtschaftspruefung GmbH as Auditors for the Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For			
6	Ratify PwC Wirtschaftspruefung GmbH as Auditors for Fiscal Year 2025	Mgmt	For	For	For			
7	Approve Remuneration of Supervisory Board Members	Mgmt	For	For	For			
8	Approve Remuneration Report	Mgmt	For	Abstain	Abstain			
	Voter Rationale: Significant salary increases should be linked to material changes in the business or in the role and responsibilities of executive directors.							
9.1	Approve Decrease in Size of Supervisory Board to 12 Members	Mgmt	For	For	For			
9.2	Elect Caroline Kuhnert as Supervisory Board Member	Mgmt	For	For	For			
9.3	Reelect Elisabeth Krainer-Senger-Weiss as Supervisory Board Member	Mgmt	For	For	For			
9.4	Reelect Michael Schuster as Supervisory Board Member	Mgmt	For	For	For			
9.5	Elect Walter Schuster as Supervisory Board Member	Mgmt	For	For	For			
10	Approve Virtual-Only or Hybrid Shareholder Meetings Until 2028; Amend Articles Re: Company Announcements	Mgmt	For	Against	Against			
	Voter Rationale: In-person shareholder meetings enable essential scruitiny of boards and management. There should be an annual physical meeting of the shareholders, and all the directors of the company should attend.							
11.1	Authorize Share Repurchase Program and Cancellation of Repurchased Shares	Mgmt	For	Against	Against			

Erste Group Bank AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
11.2	Authorize Reissuance of Repurchased Shares without Preemptive Rights	Mgmt	For	Against	Against

Voter Rationale: Shares should not be repurchased at a premium/discount to the market price of more than 10%.

EUROAPI SA

Meeting Date: 05/22/2024

Country: France

Meeting Type: Annual/Special

Ticker: EAPI

Primary ISIN: FR0014008VX5

Primary SEDOL: BQ7ZVF1

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
3	Approve Treatment of Losses	Mgmt	For	For	Do Not Vote
4	Ratify Appointment of Geraldine Leveau as Director	Mgmt	For	For	Do Not Vote
5	Appoint Ernst & Young Audit as Auditor for the Sustainability Reporting	Mgmt	For	For	Do Not Vote
6	Approve Remuneration Policy of Viviane Monges, CEO since October 30, 2023	Mgmt	For	For	Do Not Vote
7	Ratify Transaction with Cecile Dussart	Mgmt	For	For	Do Not Vote
8	Approve Transaction with Groupe Sanofi	Mgmt	For	For	Do Not Vote
9	Approve Remuneration of Directors in the Aggregate Amount of EUR 1.1 Million	Mgmt	For	For	Do Not Vote
10	Approve Compensation Report of Corporate Officers	Mgmt	For	For	Do Not Vote
11	Approve Compensation of Viviane Monges, Chairwoman of the Board	Mgmt	For	For	Do Not Vote
12	Approve Compensation of Karl Rotthier, CEO until October 30, 2023	Mgmt	For	Against	Do Not Vote
13	Approve Compensation of Viviane Monges, CEO since October 30, 2023	Mgmt	For	For	Do Not Vote

EUROAPI SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
14	Approve Remuneration Policy of Directors	Mgmt	For	For	Do Not Vote	
15	Approve Remuneration Policy of Viviane Monges, Chairwoman of the Board	Mgmt	For	For	Do Not Vote	
16	Approve Remuneration Policy of Viviane Monges, CEO until March 1, 2024	Mgmt	For	For	Do Not Vote	
17	Approve Remuneration Policy of Ludwig de Mot, CEO since March 1, 2024	Mgmt	For	For	Do Not Vote	
18	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	Do Not Vote	
	Extraordinary Business	Mgmt				
19	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	Do Not Vote	
	Ordinary Business	Mgmt				
20	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	Do Not Vote	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Ordinary Business	Mgmt				
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For	
3	Approve Treatment of Losses	Mgmt	For	For	For	
4	Ratify Appointment of Geraldine Leveau as Director	Mgmt	For	For	For	
5	Appoint Ernst & Young Audit as Auditor for the Sustainability Reporting	Mgmt	For	For	For	
6	Approve Remuneration Policy of Viviane Monges, CEO since October 30, 2023	Mgmt	For	For	For	
7	Ratify Transaction with Cecile Dussart	Mgmt	For	For	For	
8	Approve Transaction with Groupe Sanofi	Mgmt	For	For	For	
9	Approve Remuneration of Directors in the Aggregate Amount of EUR 1.1 Million	Mgmt	For	For	For	

EUROAPI SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
10	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
11	Approve Compensation of Viviane Monges, Chairwoman of the Board	Mgmt	For	For	For
12	Approve Compensation of Karl Rotthier, CEO until October 30, 2023	Mgmt	For	Against	Against
	Voter Rationale: The severance paid to Karl Ro 2023 were not deemed to entitle the executive		to any performance condition; an	d the con	mpany's figures in
13	Approve Compensation of Viviane Monges, CEO since October 30, 2023	Mgmt	For	For	For
14	Approve Remuneration Policy of Directors	Mgmt	For	For	For
15	Approve Remuneration Policy of Viviane Monges, Chairwoman of the Board	Mgmt	For	For	For
16	Approve Remuneration Policy of Viviane Monges, CEO until March 1, 2024	Mgmt	For	For	For
17	Approve Remuneration Policy of Ludwig de Mot, CEO since March 1, 2024	Mgmt	For	For	For
	Voter Rationale: The company should put in preported indicators or other bad faith actions of detrimental to the long-term interests of its shit. Companies should consider extending vestifian additional holding or deferral period.	on the part of any of its pareholders, to ensure t	executive directors and other ke hat any funds wrongfully obtained	y manage d in such	ers which were manner are repaid to
18	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
19	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
	Ordinary Business	Mgmt			
20	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Orange SA

Meeting Date: 05/22/2024 Country: France Ticker: ORA

Meeting Type: Annual/Special

Primary ISIN: FR0000133308 Primary SEDOL: 5176177

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
3	Approve Allocation of Income and Dividends of EUR 0.72 per Share	Mgmt	For	For	Do Not Vote
4	Approve Auditors' Special Report on Related-Party Transactions Regarding One New Transaction	Mgmt	For	For	Do Not Vote
5	Reelect Christel Heydemann as Director	Mgmt	For	For	Do Not Vote
6	Reelect Frederic Sanchez as Director	Mgmt	For	For	Do Not Vote
7	Elect Thierry Chatelier as Representative of Employee Shareholders to the Board	Mgmt	For	For	Do Not Vote
8	Appoint Deloitte & Associes as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	Do Not Vote
9	Appoint KPMG as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	Do Not Vote
10	Approve Compensation Report	Mgmt	For	For	Do Not Vote
11	Approve Compensation of Christel Heydemann, CEO	Mgmt	For	Against	Do Not Vote
12	Approve Compensation of Jacques Aschenbroich, Chairman of the Board	Mgmt	For	For	Do Not Vote
13	Approve Remuneration Policy of CEO	Mgmt	For	Against	Do Not Vote
14	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	Do Not Vote
15	Approve Remuneration Policy of Directors	Mgmt	For	For	Do Not Vote
16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	Do Not Vote
	Extraordinary Business	Mgmt			

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
17	Authorize up to 0.12 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Key Employees and Corporate Officers With Performance Conditions Attached	Mgmt	For	Against	Do Not Vote	
18	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	Do Not Vote	
19	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	Do Not Vote	
20	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	Do Not Vote	
	Shareholder Proposal Submitted by Fonds Commun de Placement d Entreprise Orange Actions	Mgmt				
Α	Amending Item 17 of Current Meeting to either Align the Employees' Free Shares Plans to the Executives' LTIPs or Proceed to an Annual Issuance Reserved for Employees Aligned with the Terms of Issuances used in Employees Stock Purchase Plans	SH	Against	Against	Do Not Vote	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Ordinary Business	Mgmt				
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For	
3	Approve Allocation of Income and Dividends of EUR 0.72 per Share	Mgmt	For	For	For	
4	Approve Auditors' Special Report on Related-Party Transactions Regarding One New Transaction	Mgmt	For	For	For	
5	Reelect Christel Heydemann as Director	Mgmt	For	For	For	
6	Reelect Frederic Sanchez as Director	Mgmt	For	For	For	
7	Elect Thierry Chatelier as Representative of Employee Shareholders to the Board	Mgmt	For	For	For	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
8	Appoint Deloitte & Associes as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
9	Appoint KPMG as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
10	Approve Compensation Report	Mgmt	For	For	For
11	Approve Compensation of Christel Heydemann, CEO	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs under ir targets may warrant vesting of only a small p long-term incentive plans to 5 years or longer	roportion of incentive a	wards. Companies should conside	r extendii	ng vesting periods for
12	Approve Compensation of Jacques Aschenbroich, Chairman of the Board	Mgmt	For	For	For
13	Approve Remuneration Policy of CEO	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs under in targets may warrant vesting of only a small p long-term incentive plans to 5 years or longer	roportion of incentive a	wards. Companies should conside	r extendii	ng vesting periods for
14	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For
15	Approve Remuneration Policy of Directors	Mgmt	For	For	For
16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
17	Authorize up to 0.12 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Key Employees and Corporate Officers With Performance Conditions Attached	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs under in targets may warrant vesting of only a small p long-term incentive plans to 5 years or longer should put in place a procedure which would faith actions on the part of any of its executiv its shareholders, to ensure that any funds wro	roportion of incentive a r or as a minimum intro enable it, should it ider e directors and other k	wards. Companies should conside duce an additional holding or defe atify any facts of manipulation of r ey managers which were detrimer	r extendii erral perio eported ii	ng vesting periods for od. The company ndicators or other bad
18	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	Against
	Voter Rationale: Options should be issued at a not exceed 20% on a fixed date.	no less than market pri	ce, except for an all-employee pla	n where t	the discount should
19	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
20	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For
	Shareholder Proposal Submitted by Fonds Commun de Placement d Entreprise Orange Actions	Mgmt			
А	Amending Item 17 of Current Meeting to either Align the Employees' Free Shares Plans to the Executives' LTIPs or Proceed to an Annual Issuance Reserved for Employees Aligned with the Terms of Issuances used in Employees Stock Purchase Plans	SH	Against	Against	Against
	Voter Rationale: This proposal is overly presci	riptive.			

PUMA SE

Meeting Date: 05/22/2024

Country: Germany

Meeting Type: Annual

Ticker: PUM

Primary ISIN: DE0006969603

Primary SEDOL: 5064722

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.82 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify KPMG AG as Auditors for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: .				
7	Approve Increase in Size of Board to Seven Members	Mgmt	For	For	For
8.1	Elect Harsh Saini to the Supervisory Board	Mgmt	For	For	For
8.2	Elect Roland Krueger to the Supervisory Board	Mgmt	For	For	For
9	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For

PUMA SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec		ote nstruction
10	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Against Fo	or
	Voter Rationale: .				
11	Amend Articles Re: Proof of Entitlement	Mgmt	For	For Fo	or

Societe Generale SA

Meeting Date: 05/22/2024 Country: France

Meeting Type: Annual/Special

Ticker: GLE

Primary ISIN: FR0000130809 Primary SEDOL: 5966516

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
2	Approve Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
3	Approve Allocation of Income and Dividends of EUR 0.90 per Share	Mgmt	For	For	Do Not Vote
4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	Do Not Vote
5	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	Do Not Vote
6	Approve Remuneration Policy of CEO and Vice-CEOs	Mgmt	For	Against	Do Not Vote
7	Approve Remuneration Policy of Directors	Mgmt	For	For	Do Not Vote
8	Approve Remuneration of Directors in the Aggregate Amount of EUR 1,835,000	Mgmt	For	For	Do Not Vote
9	Approve Compensation Report of Corporate Officers	Mgmt	For	For	Do Not Vote
10	Approve Compensation of Lorenzo Bini Smaghi, Chairman of the Board	Mgmt	For	For	Do Not Vote
11	Approve Compensation of Frederic Oudea, CEO Until May 23, 2023	Mgmt	For	Against	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
12	Approve Compensation of Slawomir Krupa, CEO Since May 23, 2023	Mgmt	For	Against	Do Not Vote
13	Approve Compensation of Philippe Aymerich, Vice-CEO	Mgmt	For	Against	Do Not Vote
14	Approve Compensation of Pierre Palmieri, Vice-CEO Since May 23, 2023	Mgmt	For	Against	Do Not Vote
15	Approve Compensation of Diony Lebot, Vice-CEO Until May 23, 2023	Mgmt	For	Against	Do Not Vote
16	Approve the Aggregate Remuneration Granted in 2023 to Certain Senior Management, Responsible Officers, and Risk-Takers (Advisory)	Mgmt	For	For	Do Not Vote
17	Reelect Annette Messemer as Director	Mgmt	For	Against	Do Not Vote
18	Appoint KPMG SA as Auditor	Mgmt	For	For	Do Not Vote
19	Appoint PricewaterhouseCoopers as Auditor	Mgmt	For	For	Do Not Vote
20	Appoint KPMG SA as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	Do Not Vote
21	Appoint Pricewaterhousecoopers as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	Do Not Vote
22	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	Do Not Vote
	Extraordinary Business	Mgmt			
23	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 331,229,000	Mgmt	For	For	Do Not Vote
24	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 100,372,500	Mgmt	For	For	Do Not Vote
25	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
26	Approve Issuance of Super-Subordinated Contigent Convertible Bonds without Preemptive Rights for Private Placements, up to 10 Percent of Issued Capital	Mgmt	For	Against	Do Not Vote
27	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For	Do Not Vote
28	Authorize up to 1.15 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Regulated Persons	Mgmt	For	Against	Do Not Vote
29	Authorize up to 0.5 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	For	Do Not Vote
30	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	Do Not Vote
31	Amend Article 7 of Bylaws Re: Representatives of Employee to the Board Appointed by Employees	Mgmt	For	For	Do Not Vote
32	Amend Article 7 of Bylaws Re: Representatives of Employee to the Board Appointed by General Meeting of Shareholders	Mgmt	For	For	Do Not Vote
33	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Ordinary Business	Mgmt				
1	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For	
3	Approve Allocation of Income and Dividends of EUR 0.90 per Share	Mgmt	For	For	For	
4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	For	
5	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
6	Approve Remuneration Policy of CEO and Vice-CEOs	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a sr time pro-rated and tested for performan	mall proportion of incent	tive awards. On early ten	mination, all share-base	
7	Approve Remuneration Policy of Directors	Mgmt	For	For	For
8	Approve Remuneration of Directors in the Aggregate Amount of EUR 1,835,000	Mgmt	For	For	For
9	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
10	Approve Compensation of Lorenzo Bini Smaghi, Chairman of the Board	Mgmt	For	For	For
11	Approve Compensation of Frederic Oudea, CEO Until May 23, 2023	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a sn			for superior performand	re. Reaching threshold
12	Approve Compensation of Slawomir Krupa, CEO Since May 23, 2023	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a sn			for superior performand	re. Reaching threshold
13	Approve Compensation of Philippe Aymerich, Vice-CEO	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a sn			for superior performand	re. Reaching threshold
14	Approve Compensation of Pierre Palmieri, Vice-CEO Since May 23, 2023	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a sn			for superior performanc	re. Reaching threshold
15	Approve Compensation of Diony Lebot, Vice-CEO Until May 23, 2023	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a sr		•	for superior performanc	re. Reaching threshold
16	Approve the Aggregate Remuneration Granted in 2023 to Certain Senior Management, Responsible Officers, and Risk-Takers (Advisory)	Mgmt	For	For	For
17	Reelect Annette Messemer as Director	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is a Due to ongoing concerns regarding decire-election to the board.				
18	Appoint KPMG SA as Auditor	Mgmt	For	For	For

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
19	Appoint PricewaterhouseCoopers as Auditor	Mgmt	For	For	For
20	Appoint KPMG SA as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
21	Appoint Pricewaterhousecoopers as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
22	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
23	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 331,229,000	Mgmt	For	For	For
24	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 100,372,500	Mgmt	For	For	For
25	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For
26	Approve Issuance of Super-Subordinated Contigent Convertible Bonds without Preemptive Rights for Private Placements, up to 10 Percent of Issued Capital	Mgmt	For	Against	Against
	Voter Rationale: Any issuance of shares at a si issuance and not as a part of routine share iss		e market price should be approve	ed by sha	reholders prior to such
27	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For	For
28	Authorize up to 1.15 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Regulated Persons	Mgmt	For	Against	Against

Voter Rationale: Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period. The company should put in place a procedure which would enable it, should it identify any facts of manipulation of reported indicators or other bad faith actions on the part of any of its executive directors and other key managers which were detrimental to the long-term interests of its shareholders, to ensure that any funds wrongfully obtained in such manner are repaid to it.

	Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
_	29	Authorize up to 0.5 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	For	For
	30	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
	31	Amend Article 7 of Bylaws Re: Representatives of Employee to the Board Appointed by Employees	Mgmt	For	For	For
	32	Amend Article 7 of Bylaws Re: Representatives of Employee to the Board Appointed by General Meeting of Shareholders	Mgmt	For	For	For
	33	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

STMicroelectronics NV

Meeting Date: 05/22/2024

Country: Netherlands

Meeting Type: Annual

Ticker: STMPA

Primary ISIN: NL0000226223

Primary SEDOL: 5962332

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Receive Report of Management Board (Non-Voting)	Mgmt			
2	Discussion on Company's Corporate Governance Structure	Mgmt			
3	Receive Report of Supervisory Board (Non-Voting)	Mgmt			
4	Approve Remuneration Report	Mgmt	For	For	For
	Voter Rationale: Companies should consider minimum introduce an additional holding or		ods for long-term incentive plans to	o 5 years	or longer or as a
5	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
6	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
7	Approve Dividends	Mgmt	For	For	For
8	Approve Discharge of Management Board	Mgmt	For	For	For
9	Approve Discharge of Supervisory Board	Mgmt	For	For	For
10	Amend Articles of Association	Mgmt	For	For	For

STMicroelectronics NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
11	Approve Remuneration Policy for Management Board	Mgmt	For	For	For
	Voter Rationale: Companies should consider exminimum introduce an additional holding or de		ls for long-term incentive plans to	5 years	or longer or as a
12	Reelect Jean-Marc Chery to Management Board	Mgmt	For	For	For
13	Approve Grant of Unvested Stock Awards to Jean-Marc Chery as President and CEO	Mgmt	For	For	For
	Voter Rationale: Companies should consider exminimum introduce an additional holding or de		ls for long-term incentive plans to	5 years	or longer or as a
14	Elect Lorenzo Grandi to Management Board	Mgmt	For	For	For
15	Approve Grant of Unvested Stock Awards to Lorenzo Grandi as President and CFO	Mgmt	For	For	For
	Voter Rationale: Companies should consider exminimum introduce an additional holding or de		ls for long-term incentive plans to	5 years	or longer or as a
16	Approve New Unvested Stock Award Plan for Management and Key Employees	Mgmt	For	For	For
	Voter Rationale: Companies should consider exminimum introduce an additional holding or de	xtending vesting period eferral period.	ls for long-term incentive plans to	5 years	or longer or as a
17	Reappoint EY as Auditors for the 2024 and 2025 Financial Years	Mgmt	For	For	For
18	Reelect Nicolas Dufourcq to Supervisory Board	Mgmt	For	For	For
	Voter Rationale: The board should appoint a L support the Chairman, ensure orderly success non-executive directors and senior executives inappropriate.	sion process for the Ch	airman, and act as a point of con	tact for s	hareholders,
19	Reelect Janet Davidson to Supervisory Board	Mgmt	For	For	For
20	Elect Pascal Daloz to Supervisory Board	Mgmt	For	For	For
21	Authorize Repurchase of Shares	Mgmt	For	For	For
22	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital and Exclude Pre-emptive Rights	Mgmt	For	For	For
23	Allow Questions	Mgmt			

Bank of Ireland Group Plc

Meeting Date: 05/23/2024 Country: Ireland Ticker: BIRG

Meeting Type: Annual

Primary ISIN: IE00BD1RP616 Primary SEDOL: BD1RP61

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For
3a	Elect Akshaya Bhargava as Director	Mgmt	For	For	For
3b	Elect Margaret Sweeney as Director	Mgmt	For	For	For
3c	Re-elect Giles Andrews as Director	Mgmt	For	For	For
3d	Re-elect Evelyn Bourke as Director	Mgmt	For	For	For
3e	Re-elect Ian Buchanan as Director	Mgmt	For	For	For
3f	Re-elect Eileen Fitzpatrick as Director	Mgmt	For	For	For
3g	Re-elect Richard Goulding as Director	Mgmt	For	For	For
3h	Re-elect Michele Greene as Director	Mgmt	For	For	For
3i	Re-elect Patrick Kennedy as Director	Mgmt	For	Refer	For
	Voter Rationale: Item 3i A vote FOR the shareholders: * He has served for thirte rationale for his continuing tenure has b Directors is warranted as no significant	een years on the Board. Deen provided with succ	The main reasons for a ression planning comm	support are: * A detailed	and convincing
3j	Re-elect Myles O'Grady as Director	Mgmt	For	For	For
3k	Re-elect Steve Pateman as Director	Mgmt	For	For	For
31	Re-elect Mark Spain as Director	Mgmt	For	For	For
4	Ratify KPMG as Auditors	Mgmt	For	For	For
5	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
6	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For
7	Approve Remuneration Report	Mgmt	For	For	For
8	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For
9	Authorise Issue of Equity	Mgmt	For	For	For
10	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For

Bank of Ireland Group Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
11	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For
12	Authorise Issue of Equity in Relation to Additional Tier 1 Contingent Equity Conversion Notes	Mgmt	For	For	For
13	Authorise Issue of Equity without Pre-emptive Rights in Relation to Additional Tier 1 Contingent Equity Conversion Notes	Mgmt	For	For	For

Brenntag SE

Meeting Date: 05/23/2024

Country: Germany

Meeting Type: Annual

Ticker: BNR

Primary ISIN: DE000A1DAHH0

Primary SEDOL: B4YVF56

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt					
2	Approve Allocation of Income and Dividends of EUR 2.10 per Share	Mgmt	For	For	For		
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For		
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For		
5	Ratify Deloitte GmbH as Auditors for Fiscal Year 2024	Mgmt	For	For	For		
6	Approve Remuneration Report	Mgmt	For	Against	For		
	Voter Rationale: .						
7	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	For	For		
8	Voting Instructions for Motions or Nominations by Shareholders that are not Made Accessible Before the AGM and that are Made or Amended in the Course of the AGM	Mgmt	None	Against	Against		
	Votes Pationales Any Other Rusiness' should not be a voting item						

Voter Rationale: Any Other Business' should not be a voting item.

Enel SpA

Meeting Date: 05/23/2024

Country: Italy

Meeting Type: Annual

Ticker: ENEL

Primary ISIN: IT0003128367

Primary SEDOL: 7144569

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Allocation of Income	Mgmt	For	For	For
3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For	For	For
4	Approve Long Term Incentive Plan 2024	Mgmt	For	Against	For
	Voter Rationale: Substantial pay-outs under in targets may warrant vesting of only a small p long-term incentive plans to 5 years or longer	proportion of incentive a	wards. Companies should conside	r extendi	ing vesting periods for
5.1	Approve Remuneration Policy	Mgmt	For	Against	For
	Voter Rationale: Substantial pay-outs under in targets may warrant vesting of only a small p long-term incentive plans to 5 years or longer	proportion of incentive a	wards. Companies should conside	r extendi	ing vesting periods for
5.2	Approve Second Section of the Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: Substantial pay-outs under in targets may warrant vesting of only a small p long-term incentive plans to 5 years or longer	proportion of incentive a	wards. Companies should conside	r extendi	ing vesting periods for

LEG Immobilien SE

Meeting Date: 05/23/2024

Country: Germany

Meeting Type: Annual

Ticker: LEG

Primary ISIN: DE000LEG1110

Primary SEDOL: B9G6L89

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 2.45 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For

LEG Immobilien SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	voting Policy Vote Rec Instruction
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For For
5	Ratify Deloitte GmbH as Auditors for Fiscal Year 2024	Mgmt	For	For For
6	Elect Christoph Beumer to the Supervisory Board	Mgmt	For	For For
7	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For For
8	Approve Remuneration Report	Mgmt	For	Against For
	Voter Rationale: .			

Nemetschek SE

Meeting Date: 05/23/2024

Country: Germany

Meeting Type: Annual

Ticker: NEM

Primary ISIN: DE0006452907

Primary SEDOL: 5633962

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.48 per Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member Yves Padrines for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member Louise Ofverstrom for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member Viktor Varkonyi (until June 30, 2023) for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member Jon Elliott (until Sep. 5, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member Kurt Dobitsch for Fiscal Year 2023	Mgmt	For	Against	Against

Voter Rationale: The company should reduce director terms and, ideally, introduce annual re-elections, in order to facilitate a more dynamic board refreshment process.

Nemetschek SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.2	Approve Discharge of Supervisory Board Member Bill Krouch for Fiscal Year 2023	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member Patricia Geibel-Conrad (until June 30, 2023) for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member Christine Schoeneweis for Fiscal Year 2023	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member Andreas Soeffing for Fiscal Year 2023	Mgmt	For	For	For
4.6	Approve Discharge of Supervisory Board Member Gernot Strube for Fiscal Year 2023	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member Iris Helke (from July 1, 2023) for Fiscal Year 2023	Mgmt	For	For	For
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For
6	Elect Iris Helke to the Supervisory Board	Mgmt	For	Against	For
	Voter Rationale: The company should red dynamic board refreshment process.	duce director terms and	d, ideally, introduce annu	ial re-elections, in order	to facilitate a more
7	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Against	For
	Voter Rationale: .				
8	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to exe reward strong performance. Substantial Reaching threshold targets may warrant not be allowed to yest within 3 years sin	pay-outs under incention vesting of only a small	ve schemes should only l proportion of incentive a	be available for superion awards. Long-term ince	r performance. ntive awards should

Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards. Long-term incentive awards should not be allowed to vest within 3 years since the date of grant. Companies that received high levels of dissent on remuneration-related proposals should engage with their key shareholders to understand the rationale for opposition and explain in the next annual report how the company intends to address shareholder concerns. Companies should consider extending vesting periods for long-term incentive plans to 4 years or longer or as a minimum introduce an additional holding or deferral period.

Schneider Electric SE

Meeting Date: 05/23/2024 Country: France Ticker: SU

Meeting Type: Annual/Special

Primary ISIN: FR0000121972 Primary SEDOL: 4834108

Schneider Electric SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 3.50 per Share	Mgmt	For	For	For
4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	For
5	Appoint Mazars as Auditor for the Sustainability Reporting	Mgmt	For	For	For
6	Appoint PricewaterhouseCoopers Audit as Auditor for the Sustainability Reporting	Mgmt	For	For	For
7	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
8	Approve Compensation of Jean-Pascal Tricoire, Chairman and CEO fom January 1, 2023 until May 3, 2023	Mgmt	For	Against	For
9	Approve Compensation of Peter Herweck, CEO since May 4, 2023	Mgmt	For	Against	For
10	Approve Compensation of Jean-Pascal Tricoire, Chairman of the Board since May 4, 2023	Mgmt	For	For	For
11	Approve Remuneration Policy of CEO	Mgmt	For	Against	For
12	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For
13	Approve Remuneration Policy of Directors	Mgmt	For	For	For
14	Reelect Fred Kindle as Director	Mgmt	For	For	For
15	Reelect Cecile Cabanis as Director	Mgmt	For	For	For
16	Reelect Jill Lee as Director	Mgmt	For	For	For
17	Elect Philippe Knoche as Director	Mgmt	For	For	For
18	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			

Schneider Electric SE

Proposal Iumber	Proposal Text	Proponent		Voting Policy Rec	Vote Instruction
19	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	For
20	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	Against	For
21	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

SEB SA

Meeting Date: 05/23/2024

Country: France

Meeting Type: Annual/Special

Ticker: SK

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Ordinary Business	Mgmt				
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For	
3	Approve Allocation of Income and Dividends of EUR 2.62 per Share and an Extra of EUR 0.262 per Share to Long Term Registered Shares	Mgmt	For	For	For	
4	Reelect Thierry de La Tour d'Artaise as Director	Mgmt	For	Agains	t Abstain	
	Voter Rationale: .					
5	Reelect Fonds Strategique de Participations as Director	Mgmt	For	For	For	
6	Reelect Venelle Investissement as Director	Mgmt	For	Agains	t Against	

Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. The remuneration committee should be majority independent and this directors membership could hamper the committees impartiality and effectiveness. The nomination committee should be majority independent and this directors membership could hamper the committees impartiality and effectiveness. In recent years, this is not the first time that we have been unable to support a pay related proposal at the company. Due to ongoing concerns regarding decisions taken by the remuneration committee chair, we are not inclined to support their re-election to the board. In the context of increasingly complex international accounting standards, the audit committee benefits from members who have a good and recent understanding of the accounting rules and of the audit process. Companies that received high levels of dissent on remuneration-related proposals should engage with their key shareholders to understand the rationale for opposition and explain in the next annual report how the company intends to address shareholder concerns.

SEB SA

JED OA					
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7	Elect Francois Mirallie as Director	Mgmt	For	Against	Against
	Voter Rationale: For controlled compani appropriate balance of independence ar		clude at least 33% indepo	endent non-executive a	lirectors to ensure
8	Approve Compensation Report of Corporate Officers	Mgmt	For	Refer	For
	Voter Rationale: .				
9	Approve Compensation of Thierry de La Tour d'Artaise, Chairman of the Board	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to ex reward strong performance. On early te including in the event of a change of co years or longer or as a minimum introdu	ermination, all share-bas entrol. Companies should	sed awards should be tim d consider extending vest	e pro-rated and tested	for performance,
10	Approve Compensation of Stanislas De Gramont, CEO	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to ex reward strong performance. Companies or as a minimum introduce an additional	should consider extend	ling vesting periods for lo		
11	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For
12	Approve Remuneration Policy of CEO	Mgmt	For	Against	Against
	Voter Rationale: Any increase in the size corresponding increase in performance and stretching performance targets to r should consider extending vesting perio holding or deferral period. The company manipulation of reported indicators or c which were detrimental to the long-termare repaid to it.	expectations. Incentive eward strong performal ds for long-term incenti v should put in place a p ther bad faith actions o	awards to executives shonce. The termination pactive plans to 5 years or low procedure which would ea on the part of any of its ea	ould be clearly disclosed kage is deemed problen nger or as a minimum i nable it, should it ident xecutive directors and d	d and include robust matic. Companies ntroduce an additiona ify any facts of ther key managers
13	Approve Remuneration Policy of Directors	Mgmt	For	For	For
14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	Against	Against
	Voter Rationale: This authority can be used by shareholders prior to deployment, in		•		ey should be approved
15	Appoint Deloitte & Associes as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
16	Appoint KPMG SA as Auditor Responsible for Certifying Sustainability Information	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For

SEB SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
18	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 5.5 Million	Mgmt	For	For	For
19	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 5.5 Million	Mgmt	For	For	For
20	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 5.5 Million	Mgmt	For	For	For
21	Authorize Capital Increase of up to EUR 2.75 Million for Contributions in Kind	Mgmt	For	For	For
22	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 18-21 at EUR 11 Million	Mgmt	For	For	For
23	Authorize Capitalization of Reserves of Up to EUR 11 Million for Bonus Issue or Increase in Par Value	Mgmt	For	For	For
24	Authorize up to 280,000 Shares for Use in Restricted Stock Plans with Performance Conditions Attached	Mgmt	For	For	For
	Voter Rationale: Companies should cons minimum introduce an additional holding should it identify any facts of manipulate directors and other key managers which wrongfully obtained in such manner are	g or deferral period. Th ion of reported indicato were detrimental to th	e company should put in rs or other bad faith actio	place a procedure which ons on the part of any c	ch would enable it, of its executive
25	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	For
	Voter Rationale: .				
26	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For
	Shareholder Proposals	Mgmt			
	Ordinary Business	Mgmt			
Α	Elect Pascal Girardot as Director	SH	Against	Refer	Against
	Voter Rationale: .				
	Extraordinary Business	Mgmt			
В	Amend Article 17 of Bylaws Re: Age Limit of Directors	SH	Against	Against	Against
С	Amend Article 19 of Bylaws Re: Age Limit of Chairman of the Board	SH	Against	Against	Against

Lanxess AG

Meeting Date: 05/24/2024

Country: Germany **Meeting Type:** Annual

Ticker: LXS

Primary ISIN: DE0005470405

Primary SEDOL: B05M8B7

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.10 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
5	Approve Remuneration Report	Mgmt	For	Against	Against
6.1	Voter Rationale: The remuneration comperformance. Substantial pay-outs undetargets may warrant vesting of only a substantial pay-outs undetargets may warrant vesting of only a substantial pay-outs was substantially as a substantial pay-outs was substantial	er incentive schemes sh	ould only be available fo	or superior performance.	
	Supervisory Board				
	Voter Rationale: In recent years, this is Due to ongoing concerns regarding dec re-election to the board.				
6.2	Elect Lawrence Rosen to the Supervisory Board	Mgmt	For	For	For
6.3	Elect Hans-Joachim Mueller to the Supervisory Board	Mgmt	For	For	For
7	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	For	For
8	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For

EXOR NV

Meeting Date: 05/28/2024

Country: Netherlands

Meeting Type: Annual

Ticker: EXO

Primary ISIN: NL0012059018

Primary SEDOL: BMJ1825

	Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
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Annual Meeting Agenda

Mgmt

EXOR NV

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Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Open Meeting	Mgmt			
2.a	Receive Board Report (Non-Voting)	Mgmt			
2.b	Discussion on Company's Corporate Governance Structure	Mgmt			
2.c	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance. Variable remuner compromise their independence and ability to only be available for superior performance. Reawards.	ration and equity incent hold management acc	tives should not be granted to nor countable. Substantial pay-outs un	n-executiv der incen	re directors as this may tive schemes should
2.d	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For
	Voter Rationale: Shareholders should have the	e right to elect director.	s annually in order to hold them to	o account	•
2.e	Receive Explanation on Company's Dividend Policy	Mgmt			
2.f	Approve Dividends	Mgmt	For	For	For
3.a	Ratify Deloitte Accountants B.V. as Auditors	Mgmt	For	For	For
3.b	Amend Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance. Variable remuner compromise their independence and ability to for long-term incentive plans to 5 years or long-	ration and equity incent hold management acc	tives should not be granted to non countable. Companies should cons	n-executiv ider exter	re directors as this may nding vesting periods
3.c	Approve Amended LTI Plan	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance. On early terminal including in the event of a change of control. directors as this may compromise their indeperal procedure which would enable it, should it is part of any of its executive directors and other ensure that any funds wrongfully obtained in the control of the cont	tion, all share-based av Variable remuneration endence and ability to I dentify any facts of ma r key managers which	wards should be time pro-rated an and equity incentives should not l hold management accountable. Th nipulation of reported indicators of were detrimental to the long-term	d tested in the granted the companies or other b	for performance, d to non-executive ny should put in place ad faith actions on the
4. a	Approve Discharge of Executive Director	Mgmt	For	For	For
4.b	Approve Discharge of Non-Executive Directors	Mgmt	For	For	For
5.a	Authorize Repurchase of Shares	Mgmt	For	For	For
5.b	Approve Cancellation of Repurchased Shares	Mgmt	For	For	For
6	Close Meeting	Mgmt			

KION GROUP AG

Meeting Date: 05/29/2024

Country: Germany **Meeting Type:** Annual

Ticker: KGX

Primary ISIN: DE000KGX8881

Primary SEDOL: BB22L96

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.70 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	Against	Against
	Voter Rationale: The company should red dynamic board refreshment process.	duce director terms an	d, ideally, introduce ann	nual re-elections, in order	r to facilitate a more
5.1	Ratify KPMG AG as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For
5.2	Ratify KPMG AG as Auditor for the Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	For
	Voter Rationale: .				
7	Approve Remuneration Policy	Mgmt	For	For	For
8	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For
9	Amend Affiliation Agreement with KION Information Management Services GmbH	Mgmt	For	For	For

Legrand SA

Meeting Date: 05/29/2024

Country: France

Meeting Type: Annual/Special

Ticker: LR

Primary ISIN: FR0010307819

Primary SEDOL: B11ZRK9

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction

Ordinary Business

Mgmt

Legrand SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For	
3	Approve Allocation of Income and Dividends of EUR 2.09 per Share	Mgmt	For	For	For	
4	Appoint Mazars & Associes as Auditor for the Sustainability Reporting	Mgmt	For	For	For	
5	Appoint PricewaterhouseCoopers Audit as Auditor for the Sustainability Reporting	Mgmt	For	For	For	
6	Approve Compensation Report	Mgmt	For	For	For	
7	Approve Compensation of Angeles Garcia-Poveda, Chairwoman of the Board	Mgmt	For	For	For	
8	Approve Compensation of Benoit Coquart, CEO	Mgmt	For	Against	For	
	Voter Rationale: Substantial pay-outs und targets may warrant vesting of only a sm			e for superior performand	re. Reaching threshold	
9	Approve Remuneration Policy of Chairwoman of the Board	Mgmt	For	For	For	
10	Approve Remuneration Policy of CEO	Mgmt	For	Against	For	
	Voter Rationale: Substantial pay-outs und targets may warrant vesting of only a sm			e for superior performand	re. Reaching threshold	
11	Approve Remuneration Policy of Directors	Mgmt	For	For	For	
12	Approve Remuneration of Directors in the Aggregate Amount of EUR 1,300,000	Mgmt	For	For	For	
13	Elect Rekha Mehrotra Menon as Director	Mgmt	For	For	For	
14	Reelect Jean-Marc Chery as Director	Mgmt	For	For	For	
15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For	
	Extraordinary Business	Mgmt				
16	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For	

Legrand SA

Personal Control				Voting	Water
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
17	Authorize up to 1.5 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	Against	For
	Voter Rationale: Substantial pay-outs und targets may warrant vesting of only a sm long-term incentive plans to 5 years or lo should put in place a procedure which we faith actions on the part of any of its execute its shareholders, to ensure that any funds	all proportion of incen inger or as a minimum ould enable it, should i cutive directors and ot	tive awards. Companies s n introduce an additional l it identify any facts of ma ther key managers which	should consider extendi holding or deferral perioni nipulation of reported in were detrimental to the	ing vesting periods for od. The company indicators or other bad
18	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 200 Million	Mgmt	For	For	For
19	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 100 Million	Mgmt	For	For	For
20	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 100 Million	Mgmt	For	For	For
21	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 18 to 20	Mgmt	For	For	For
22	Authorize Capitalization of Reserves of Up to EUR 100 Million for Bonus Issue or Increase in Par Value	Mgmt	For	For	For
23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	For
	Voter Rationale: Options should be issued not exceed 20% on a fixed date.	d at no less than mark	et price, except for an all	-employee plan where	the discount should
24	Authorize Capital Increase of up to 5 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For
25	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 18-21 and 23-24 at EUR 200 Million	Mgmt	For	For	For
26	Amend Article 9.1 of Bylaws Re: Staggering of Directors' Terms of Office	Mgmt	For	For	For
27	Amend Articles 7.5 and 9.6 of Bylaws to Comply with Legal Changes	Mgmt	For	For	For
	Ordinary Business	Mgmt			

Legrand SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
28	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Publicis Groupe SA

Meeting Date: 05/29/2024

Country: France

Ticker: PUB

9

Approve Compensation of

Anne-Gabrielle Heilbronner, Management Board Member

Meeting Type: Annual/Special

Primary ISIN: FR0000130577

Primary SEDOL: 4380429

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 3.40 per Share	Mgmt	For	For	For
4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For	For
5	Appoint Grant Thornton as Auditor for the Sustainability Reporting	Mgmt	For	For	For
6	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
7	Approve Compensation of Maurice Levy, Chairman Supervisory Board	Mgmt	For	For	For
8	Approve Compensation of Arthur Sadoun, Chairman of Management Board	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a si incentive awards for substantially below encourage progressive performance. Hig extending vesting periods for long-term deferral period.	mall proportion of incen median performance. I Ther vesting levels shou	tive awards. The remune Remuneration policy allov Ild be linked to scaled pel	eration committee should ws cliff-vesting of award rformance targets. Com	d not allow vesting of ls, thus failing to panies should consider
_			_		

Voter Rationale: The remuneration committee should not allow vesting of incentive awards for substantially below median performance. Remuneration policy allows cliff-vesting of awards, thus failing to encourage progressive performance. Higher vesting levels should be linked to scaled performance targets. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.

For

Against Against

Mgmt

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
10	Approve Compensation of Michel-Alain Proch, Management Board Member	Mgmt	For	For	For
11	Approve Remuneration Policy of Chairman of Supervisory Board	Mgmt	For	For	For
12	Approve Remuneration Policy of Supervisory Board Members	Mgmt	For	For	For
13	Approve Remuneration Policy of Chairman of Management Board	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a single failing to encourage progressive perform committee should not allow vesting of it should not be allowed to vest within 3 y long-term incentive plans to 5 years or I should put in place a procedure which we faith actions on the part of any of its excits shareholders, to ensure that any fundaments.	mall proportion of incen nance. Higher vesting le ncentive awards for sub lears since the date of g longer or as a minimum yould enable it, should i ecutive directors and ot	tive awards. Remunerat evels should be linked to stantially below median arant. Companies should introduce an additiona it identify any facts of n ther key managers whic	tion policy allows cliff-vest to scaled performance tand to performance. Long-tern to consider extending vest to holding or deferral perional to the were detrimental to the	nting of awards, thus gets. The remuneration on incentive awards ting periods for od. The company indicators or other bad
14	Approve Remuneration Policy of Management Board Members	Mgmt	For	Against	Against
	Voter Rationale: Remuneration policy all levels should be linked to scaled perform substantially below median performance years or longer or as a minimum introduwhich would enable it, should it identify of its executive directors and other key that any funds wrongfully obtained in su	nance targets. The rem e. Companies should co uce an additional holdin any facts of manipulati managers which were c	uneration committee sh nsider extending vesting g or deferral period. Th ion of reported indicator detrimental to the long-t	nould not allow vesting or g periods for long-term in e company should put in rs or other bad faith action	fincentive awards for ncentive plans to 5 place a procedure ons on the part of any
15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
16	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 30 Million	Mgmt	For	For	For
17	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 9 Million	Mgmt	For	For	For
18	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 9 Million	Mgmt	For	For	For
19	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 16-18	Mgmt	For	For	For

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
20	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	Mgmt	For	For	For
21	Authorize Capitalization of Reserves of Up to EUR 30 Million for Bonus Issue or Increase in Par Value	Mgmt	For	For	For
22	Authorize Capital Increase of Up to EUR 9 Million for Future Exchange Offers	Mgmt	For	For	For
23	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For
24	Authorize up to 3 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	For	For
	Voter Rationale: Companies should cons minimum introduce an additional holdin should it identify any facts of manipulat directors and other key managers which	g or deferral period. Th ion of reported indicato	e company should put in p rs or other bad faith action	place a procedure which his on the part of any c	ch would enable it, of its executive
	wrongfully obtained in such manner are	repaid to it.			
25	wrongfully obtained in such manner are Authorize Capital Issuances for Use in Employee Stock Purchase Plans	e repaid to it. Mgmt	For	Against	Against
25	Authorize Capital Issuances for Use in Employee Stock Purchase	Mgmt			
25	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Voter Rationale: Options should be issue	Mgmt		employee plan where	
	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Voter Rationale: Options should be issue not exceed 20% on a fixed date. Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of	Mgmt ed at no less than mark Mgmt	ret price, except for an all-o	employee plan where Against	the discount should Against
	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Voter Rationale: Options should be issue not exceed 20% on a fixed date. Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries Voter Rationale: Options should be issue	Mgmt ed at no less than mark Mgmt	ret price, except for an all-o	employee plan where Against	the discount should Against
26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Voter Rationale: Options should be issue not exceed 20% on a fixed date. Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries Voter Rationale: Options should be issue not exceed 20% on a fixed date. Change Corporate Purpose and Amend Article 2 of Bylaws	Mgmt ed at no less than mark Mgmt ed at no less than mark	ret price, except for an all-o For ret price, except for an all-o	employee plan where Against employee plan where	the discount should Against the discount should
26 27	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Voter Rationale: Options should be issue not exceed 20% on a fixed date. Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries Voter Rationale: Options should be issue not exceed 20% on a fixed date. Change Corporate Purpose and Amend Article 2 of Bylaws Accordingly Amend Article 4 of Bylaws Re:	Mgmt ed at no less than mark Mgmt ed at no less than mark Mgmt	ret price, except for an all-o For ret price, except for an all-o For	employee plan where Against employee plan where	the discount should Against the discount should For
26 27 28	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Voter Rationale: Options should be issue not exceed 20% on a fixed date. Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries Voter Rationale: Options should be issue not exceed 20% on a fixed date. Change Corporate Purpose and Amend Article 2 of Bylaws Accordingly Amend Article 4 of Bylaws Re: Duration of Company Adopt One-Tiered Board Structure and Amend Bylaws	Mgmt ed at no less than mark Mgmt ed at no less than mark Mgmt Mgmt	ret price, except for an all-o For ret price, except for an all-o For	employee plan where Against employee plan where For	the discount should Against the discount should For

Voter Rationale: The board should appoint a Lead Independent Director to establish appropriate checks and balances on the Board, support the Chairman, ensure orderly succession process for the Chairman, and act as a point of contact for shareholders, non-executive directors and senior executives where normal channels of communication through the board Chairman are considered inappropriate.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
31	Elect Elisabeth Badinter as Director	Mgmt	For	Against	Against
	Voter Rationale: For widely held compart appropriate balance of independence and audit committee benefits from members	nd objectivity. In the cor	ntext of increasingly comp	olex international accou	ınting standards, the
32	Elect Simon Badinter as Director	Mgmt	For	Against	Against
	Voter Rationale: For widely held compar appropriate balance of independence ar		nclude at least 50% indep	pendent non-executive	directors to ensure
33	Elect Jean Charest as Director	Mgmt	For	For	For
34	Elect Sophie Dulac as Director	Mgmt	For	Against	Against
	Voter Rationale: For widely held comparappropriate balance of independence at		nclude at least 50% indep	pendent non-executive	directors to ensure
35	Elect Thomas H. Glocer as Director	Mgmt	For	For	For
36	Elect Marie-Josee Kravis as Director	Mgmt	For	Against	Against
	Voter Rationale: For widely held comparappropriate balance of independence an		nclude at least 50% indep	pendent non-executive	directors to ensure
37	Elect Andre Kudelski as Director	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is Due to ongoing concerns regarding dec re-election to the board.				
38	Elect Suzan LeVine as Director	Mgmt	For	For	For
39	Elect Antonella Mei-Pochtler as Director	Mgmt	For	For	For
40	Elect Tidjane Thiam as Director	Mgmt	For	For	For
41	Approve Remuneration Policy of Chairman and CEO	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a si failing to encourage progressive perform committee should not allow vesting of it should not be allowed to vest within 3 y long-term incentive plans to 5 years or should put in place a procedure which vertically faith actions on the part of any of its ex its shareholders, to ensure that any fun	mall proportion of incennance. Higher vesting le ncentive awards for sub- years since the date of g longer or as a minimum yould enable it, should i recutive directors and ot	tive awards. Remuneration vels should be linked to softentially below median programs. Companies should controduce an additional fit identify any facts of mather key managers which	on policy allows cliff-ves scaled performance targ performance. Long-tern consider extending vest holding or deferral perion nipulation of reported in were detrimental to the	sting of awards, thus gets. The remuneration in incentive awards ting periods for od. The company indicators or other bad
42	Approve Remuneration Policy of Directors	Mgmt	For	For	For
43	Reelect Sophie Dulac as Supervisory Board Member	Mgmt	For	Against	Against
	Voter Rationale: For widely held comparappropriate balance of independence ar	•	nclude at least 50% indep	pendent non-executive	directors to ensure
44	Reelect Thomas H. Glocer as Supervisory Board Member	Mgmt	For	For	For

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction			
45	Reelect Marie-Josee Kravis as Supervisory Board Member	Mgmt	For	Against Against			
	Voter Rationale: For widely held compa appropriate balance of independence a	,	include at least 50% in	ndependent non-executive directors to ensure			
46	Reelect Andre Kudelski as Supervisory Board Member	Mgmt	For	Against Against			
	Voter Rationale: In recent years, this is not the first time that we have been unable to support a pay related proposal at the company. Due to ongoing concerns regarding decisions taken by the remuneration committee chair, we are not inclined to support their re-election to the board.						
47	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For For			

Volkswagen AG

Meeting Date: 05/29/2024

Country: Germany

Meeting Type: Annual

Ticker: VOW3

Primary ISIN: DE0007664039

Primary SEDOL: 5497168

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 9.00 per Ordinary Share and EUR 9.06 per Preferred Share	Mgmt	For	For	For
3.1	Approve Discharge of Management Board Member O. Blume for Fiscal Year 2023	Mgmt	For	For	For
3.2	Approve Discharge of Management Board Member A. Antlitz for Fiscal Year 2023	Mgmt	For	For	For
3.3	Approve Discharge of Management Board Member R. Brandstaetter for Fiscal Year 2023	Mgmt	For	For	For
3.4	Approve Discharge of Management Board Member G. Doellner (from Sep. 1, 2023) for Fiscal Year 2023	Mgmt	For	For	For
3.5	Approve Discharge of Management Board Member M. Doess for Fiscal Year 2023	Mgmt	For	For	For
3.6	Approve Discharge of Management Board Member M. Duesmann (until Aug. 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For

Volkswagen AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3.7	Approve Discharge of Management Board Member G. Kilian for Fiscal Year 2023	Mgmt	For	For	For
3.8	Approve Discharge of Management Board Member T. Schaefer for Fiscal Year 2023	Mgmt	For	For	For
3.9	Approve Discharge of Management Board Member T. Schmall-von Westerholt for Fiscal Year 2023	Mgmt	For	For	For
3.10	Approve Discharge of Management Board Member H. Stars for Fiscal Year 2023	Mgmt	For	For	For
4.1	Approve Discharge of Supervisory Board Member H. D. Poetsch for Fiscal Year 2023	Mgmt	For	Against	Against
	Voter Rationale: The company should reduce dynamic board refreshment process.	director terms and, idea	ally, introduce annual re-elections	, in ordei	to facilitate a more
4.2	Approve Discharge of Supervisory Board Member J. Hofmann for Fiscal Year 2023	Mgmt	For	For	For
4.3	Approve Discharge of Supervisory Board Member H. S. Al Jaber for Fiscal Year 2023	Mgmt	For	For	For
4.4	Approve Discharge of Supervisory Board Member M. B. E. Al-Mahmoud for Fiscal Year 2023	Mgmt	For	For	For
4.5	Approve Discharge of Supervisory Board Member H. Buck for Fiscal Year 2023	Mgmt	For	For	For
4.6	Approve Discharge of Supervisory Board Member M. Carnero Sojo for Fiscal Year 2023	Mgmt	For	For	For
4.7	Approve Discharge of Supervisory Board Member D. Cavallo for Fiscal Year 2023	Mgmt	For	For	For
4.8	Approve Discharge of Supervisory Board Member J. W. Hamburg for Fiscal Year 2023	Mgmt	For	For	For
4.9	Approve Discharge of Supervisory Board Member M. Heiss for Fiscal Year 2023	Mgmt	For	For	For
4.10	Approve Discharge of Supervisory Board Member A. Homburg for Fiscal Year 2023	Mgmt	For	For	For
4.11	Approve Discharge of Supervisory Board Member G. Horvath (from Feb. 28, 2023) for Fiscal Year 2023	Mgmt	For	For	For

Volkswagen AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
4.12	Approve Discharge of Supervisory Board Member S. Mahler (until May 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For		
4.13	Approve Discharge of Supervisory Board Member P. Mosch (until Dec. 31, 2023) for Fiscal Year 2023	Mgmt	For	For	For		
4.14	Approve Discharge of Supervisory Board Member D. Nowak for Fiscal Year 2023	Mgmt	For	For	For		
4.15	Approve Discharge of Supervisory Board Member H. M. Piech for Fiscal Year 2023	Mgmt	For	For	For		
4.16	Approve Discharge of Supervisory Board Member F. O. Porsche for Fiscal Year 2023	Mgmt	For	For	For		
4.17	Approve Discharge of Supervisory Board Member W. Porsche for Fiscal Year 2023	Mgmt	For	For	For		
4.18	Approve Discharge of Supervisory Board Member J. Rothe (until March 3, 2023) for Fiscal Year 2023	Mgmt	For	For	For		
4.19	Approve Discharge of Supervisory Board Member G. Scarpino (from April 21, 2023) for Fiscal Year 2023	Mgmt	For	For	For		
4.20	Approve Discharge of Supervisory Board Member K. Schnur (from July 11, 2023) for Fiscal Year 2023	Mgmt	For	For	For		
4.21	Approve Discharge of Supervisory Board Member C. Schoenhardt for Fiscal Year 2023	Mgmt	For	For	For		
4.22	Approve Discharge of Supervisory Board Member S. Weil for Fiscal Year 2023	Mgmt	For	For	For		
5.1	Elect Hessa Al Jaber to the Supervisory Board	Mgmt	For	Against	Against		
	Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. The company should reduce director terms and, ideally, introduce annual re-elections, in order to facilitate a more dynamic board refreshment process.						
5.2	Elect Hans Piech to the Supervisory Board	Mgmt	For	Against	Against		
	Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure						

Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders. The company should reduce director terms and, ideally, introduce annual re-elections, in order to facilitate a more dynamic board refreshment process. This director is not an independent director, yet sits on a remuneration committee that is majority non-independent. The remuneration committee requires independence, and non-independent directors could be conflicted, thereby hampering the committee's impartiality and effectiveness. In recent years, this is not the first time that we have been unable to support a pay related proposal at the company. Due to ongoing concerns regarding decisions taken by the remuneration committee chair, we are not inclined to support their re-election to the board. The nomination committee should be majority independent and this directors membership could hamper the committees impartiality and effectiveness.

Volkswagen AG

Voting Policy Rec	Vote Instruction				
Δαainst					
Againse	Against				
Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. The company should reduce director terms and, ideally, introduce annual re-elections, in order to facilitate a more dynamic board refreshment process. We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders. This director is not an independent director, yet sits on an audit committee that is majority non-independent. The audit committee requires independence, and non-independent directors could be conflicted, thereby hampering the committee's impartiality and effectiveness.					
For	For				
For	For				
Against	Against				
Voter Rationale: Any increase in the size of awards under the short-term/long-term incentive scheme(s) should be accompanied by a corresponding increase in performance expectations. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards. Concerns remain related to termination-related payments continuing to be made to former CEO Herbert Diess.					
For	For				
For	For				
i de il	and, ideally, in ass structures among sharen e audit committee's impartial For Against eme(s) should es should only of incentive a ess.				

Forvia SE

Meeting Date: 05/30/2024

Country: France

Ticker: FRVIA

Meeting Type: Annual/Special

Primary ISIN: FR0000121147 Primary SEDOL: 4400446

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 0.50 per Share	Mgmt	For	For	For
4	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	For	For

Forvia SE

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Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
5	Appoint Ernst & Young Audit as Auditor for the Sustainability Reporting	Mgmt	For	For	For				
6	Appoint Mazars as Auditor for the Sustainability Reporting	Mgmt	For	For	For				
7	Reelect Michel de Rosen as Director	Mgmt	For	For	For				
8	Reelect Jean-Bernard Levy as Director	Mgmt	For	Against	Against				
	Voter Rationale: In the context of increasing members who have a good and recent unaplace a policy to increase gender diversity comprise at least 40% of the board. Given	derstanding of the ac on the board. In dev	counting rules and of the reloped markets, our mi	he audit process. The Co inimum expectation is the	mpany should put in at women should				
9	Reelect Judy Curran as Director	Mgmt	For	For	For				
10	Elect Christel Bories as Director	Mgmt	For	For	For				
11	Ratify Appointment of Nicolas Peter as Director Following Resignation of Jurgen Behrend	Mgmt	For	For	For				
12	Approve Remuneration of Directors in the Aggregate Amount of EUR 1.2 Million	Mgmt	For	For	For				
13	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For				
14	Approve Compensation of Michel de Rosen, Chairman of the Board	Mgmt	For	For	For				
15	Approve Compensation of Patrick Koller, CEO	Mgmt	For	Against	Against				
	Voter Rationale: The remuneration committee should not allow vesting of incentive awards for substantially below median performance. Substantial pay-outs under incentive schemes should only be available for superior performance. Reaching threshold targets may warrant vesting of only a small proportion of incentive awards. Companies should consider extending vesting periods for long-term incentive plans to 5 years or longer or as a minimum introduce an additional holding or deferral period.								
16	Approve Remuneration Policy of Directors	Mgmt	For	For	For				
17	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For				
18	Approve Remuneration Policy of CEO	Mgmt	For	Against	Against				
	Voter Rationale: The remuneration comminger performance. Substantial pay-outs under it targets may warrant vesting of only a small long-term incentive plans to 5 years or long should put in place a procedure which wou faith actions on the part of any of its executes shareholders, to ensure that any funds	ncentive schemes shi Il proportion of incen Iger or as a minimum Ild enable it, should i utive directors and ot	ould only be available fo tive awards. Companies n introduce an additiona it identify any facts of n ther key managers whic	or superior performance. Is should consider extend Il holding or deferral perionanipulation of reported This were detrimental to the	Reaching threshold ing vesting periods for od. The company indicators or other bad				
19	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For				
	Extraordinary Business	Mgmt							

Forvia SE

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Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
20	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to 40 Percent of Issued Capital	Mgmt	For	For	For
21	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to 10 Percent of Issued Capital	Mgmt	For	For	For
22	Approve Issuance of Equity or Equity-Linked Securities Reserved for Qualified Investors or Restricted Number of Investors, up to 10 Percent of Issued Capital	Mgmt	For	For	For
23	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 20 to 22	Mgmt	For	For	For
24	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For
25	Authorize Capitalization of Reserves of Up to EUR 175 Million for Bonus Issue or Increase in Par Value	Mgmt	For	For	For
26	Authorize up to 3 Million Shares for Use in Restricted Stock Plans	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs under a targets may warrant vesting of only a small plong-term incentive plans to 5 years or longe should put in place a procedure which would faith actions on the part of any of its executive its shareholders, to ensure that any funds with the statement of the part of any of its executive its shareholders, to ensure that any funds with the statement of the part of the statement of the part of the statement of the part o	oroportion of incentive er or as a minimum intr I enable it, should it ide ive directors and other	awards. Companies should consid oduce an additional holding or del entify any facts of manipulation of key managers which were detrime	er extendi ferral perio reported i	ing vesting periods for od. The company indicators or other bad
27	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	_	Against
	Voter Rationale: Options should be issued at not exceed 20% on a fixed date.	no less than market pl	rice, except for an all-employee pla	an where	the discount should
28	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries	Mgmt	For	Against	Against
	Voter Rationale: Options should be issued at not exceed 20% on a fixed date.	no less than market p	rice, except for an all-employee pla	an where	the discount should
29	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
	Ordinary Business	Mgmt			

Forvia SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
30	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

JDE Peet's NV

Meeting Date: 05/30/2024

Country: Netherlands

Meeting Type: Annual

Ticker: JDEP

Primary ISIN: NL0014332678 Primary SEDOL: BMC4ZZ3

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2.a	Receive Board Report (Non-Voting)	Mgmt			
2.b	Discussion on Company's Corporate Governance Structure	Mgmt			
2.c	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to ex reward strong performance. Significant responsibilities of executive directors. C or longer or as a minimum introduce ar	salary increases should Companies should consid	be linked to material ch der extending vesting pe	hanges in the business of	r in the role and
2.d	Adopt Financial Statements	Mgmt	For	For	For
3.a	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt			
3.b	Approve Dividends	Mgmt	For	For	For
4.a	Approve Discharge of Executive Directors	Mgmt	For	For	For
4.b	Approve Discharge of Non-Executive Directors	Mgmt	For	For	For
5.a	Reelect Vandevelde as Non-Executive Director	Mgmt	For	For	For
	Voter Rationale: We oppose dual class to allow for equal voting rights among s		or enhanced voting rigi	hts. The company should	d amend its structure
5.b	Reelect Richards as Non-Executive Director	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is Due to ongoing concerns regarding decre-election to the board.				
5.c	Reelect Hennequin as Non-Executive Director	Mgmt	For	For	For
5.d	Reelect MacFarlane as Non-Executive Director	Mgmt	For	For	For

JDE Peet's NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
6.a	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: The remuneration poli variable incentives, any exceptional con performance and demonstrate shareho jobs. Variable remuneration and equity independence and ability to hold mana	mponents and termination Ider value creation in ac Incentives should not b	on arrangements. All exc Idition to and above that	ceptional awards should t expected of directors a	be clearly linked to s a normal part of their
6.b	Amend JDE Peet's Long-Term Incentive Plan	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to ex reward strong performance. Variable re compromise their independence and al would enable it, should it identify any t executive directors and other key mand funds wrongfully obtained in such man	emuneration and equity bility to hold manageme facts of manipulation of agers which were detrim	incentives should not be nt accountable. The com reported indicators or ot	e granted to non-executi npany should put in place ther bad faith actions on	ve directors as this may e a procedure which the part of any of its
7	Reappoint Deloitte Accountants B.V. as Auditors	Mgmt	For	For	For
8.a	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
8.b	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital and Exclude Pre-emptive Rights	Mgmt	For	For	For
8.c	Grant Board Authority to Issue Shares Up To 40 Percent of Issued Capital in Connection with a Rights Issue	Mgmt	For	For	For
9	Other Business (Non-Voting)	Mgmt			

Amadeus IT Group SA

Meeting Date: 06/05/2024

Country: Spain

Meeting Type: Annual

Ticker: AMS

Primary ISIN: ES0109067019

Primary SEDOL: B3MSM28

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Consolidated and Standalone Financial Statements	Mgmt	For	For	For
2	Approve Non-Financial Information Statement	Mgmt	For	For	For
3	Advisory Vote on Remuneration Report	Mgmt	For	For	For
4	Approve Allocation of Income and Dividends	Mgmt	For	For	For
5	Approve Discharge of Board	Mgmt	For	For	For

Amadeus IT Group SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
6.1	Reelect William Connelly as Director	Mgmt	For	For	For
6.2	Reelect Luis Maroto Camino as Director	Mgmt	For	For	For
6.3	Reelect Pilar Garcia Ceballos-Zuniga as Director	Mgmt	For	For	For
6.4	Reelect Stephan Gemkow as Director	Mgmt	For	For	For
6.5	Reelect Peter Kuerpick as Director	Mgmt	For	For	For
6.6	Reelect Xiaoqun Clever-Steg as Director	Mgmt	For	For	For
6.7	Reelect Amanda Mesler as Director	Mgmt	For	For	For
6.8	Reelect Jana Eggers as Director	Mgmt	For	For	For
7	Approve Remuneration of Directors	Mgmt	For	For	For
8	Approve Remuneration Policy	Mgmt	For	Against	For
	Voter Rationale: .				
9	Approve Executive Share Plan	Mgmt	For	For	For
10	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For

Scout24 SE

Meeting Date: 06/05/2024

Country: Germany

Meeting Type: Annual

Ticker: G24

Primary ISIN: DE000A12DM80

Primary SEDOL: BYT9340

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 1.20 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For

Scout24 SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements until 2025 AGM	Mgmt	For	For	For	
6	Approve Remuneration Report	Mgmt	For	For	For	
7.1	Elect Hans-Holger Albrecht to the Supervisory Board	Mgmt	For	For	For	
7.2	Elect Andrea Euenheim to the Supervisory Board	Mgmt	For	For	For	
7.3	Elect Frank Lutz to the Supervisory Board	Mgmt	For	For	For	
7.4	Elect Maya Miteva to the Supervisory Board	Mgmt	For	For	For	
7.5	Elect Sohaila Ouffata to the Supervisory Board	Mgmt	For	For	For	
7.6	Elect Andre Schwaemmlein to the Supervisory Board	Mgmt	For	For	For	
8	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Against	t Against	

Voter Rationale: Shares should not be repurchased at a premium/discount to the market price of more than 10%.

Compagnie de Saint-Gobain SA

Meeting Date: 06/06/2024 Country: France Ticker: SGO

Meeting Type: Annual/Special

Primary ISIN: FR0000125007

Primary SEDOL: 7380482

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 2.10 per Share	Mgmt	For	For	For
4	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	For	For
5	Reelect Jean-Francois Cirelli as Director	Mgmt	For	Against	For
6	Elect Sophie Brochu as Director	Mgmt	For	For	For

Compagnie de Saint-Gobain SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7	Elect Helene de Tissot as Director	Mgmt	For	For	For
8	Elect Geoffroy Roux de Bezieux as Director	Mgmt	For	For	For
9	Approve Compensation of Pierre-Andre de Chalendar, Chairman of the Board	Mgmt	For	For	For
10	Approve Compensation of Benoit Bazin, CEO	Mgmt	For	Refer	For
11	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
12	Approve Remuneration Policy of Chairman of the Board from January 1, 2024 to June 6, 2024	Mgmt	For	For	For
13	Approve Remuneration Policy of CEO from January 1, 2024 to June 6, 2024	Mgmt	For	For	For
	Voter Rationale: Companies should consider e minimum introduce an additional holding or a should it identify any facts of manipulation of directors and other key managers which were wrongfully obtained in such manner are repair	deferral period. The conference of the reported indicators or the longer detrimental to the longer	npany should put in place a proce other bad faith actions on the pai	dure which t of any o	ch would enable it, of its executive
14	Approve Remuneration Policy of Chairman and CEO from June 7, 2024 to December 31, 2024	Mgmt	For	Refer	For
15	Approve Remuneration Policy of Directors	Mgmt	For	For	For
16	Approve Remuneration of Directors in the Aggregate Amount of EUR 1,600,000	Mgmt	For	For	For
17	Renew Appointment of KPMG SA as Auditor	Mgmt	For	For	For
	Voter Rationale: Companies that have had the bringing in a new auditing firm.	e same auditor for a pe	riod of over 10 years should cons	ider a pla	n or tender process for
18	Appoint Deloitte & Associes as Auditor for the Sustainability Reporting	Mgmt	For	For	For
19	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
20	Amend Articles 11, 16 and 18 of Bylaws Re: Lead Director	Mgmt	For	For	For
21	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

T. Rowe Price Funds SICAV US Large Cap Growth Equity Fund

Meeting Date: 06/06/2024

Country: Luxembourg **Meeting Type:** Annual

Ticker: TRI5

Primary ISIN: LU0174119429

Primary SEDOL: BMDLV44

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Discharge of Directors and Auditor	Mgmt	For	For	For
3	Re-elect Freddy Brausch, Caron Ditchburn (Carter), Helen Ford, Scott Eric Keller, Louise Ellen Lenel (McDonald), Nicholas Trueman and Tracey McDermott as Directors; Re-elect Arif Husain or Elect Maria Elena Drew (Rigby) as Director Voter Rationale: The board should submit dir hold directors individually accountable for the		For dividually, rather than as a single	For	For enable shareholders to
4	Renew Appointment of Auditor	Mgmt	For	For	For
5	Approve Allocation of Income and Dividends	Mgmt	For	For	For
6	Transact Other Business (Voting)	Mgmt	For	Against	Against
	Voter Rationale: Any Other Business' should	not be a voting item.			

T. Rowe Price Funds SICAV US Smaller Companies Equity Fund

Meeting Date: 06/06/2024

Country: Luxembourg

Ticker: TRI1

Meeting Type: Annual

Primary ISIN: LU0133096635 Primary SEDOL: BGK4NH1

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Discharge of Directors and Auditor	Mgmt	For	For	For
3	Re-elect Freddy Brausch, Caron Ditchburn (Carter), Helen Ford, Scott Eric Keller, Louise Ellen Lenel (McDonald), Nicholas Trueman and Tracey McDermott as Directors; Re-elect Arif Husain or Elect Maria Elena Drew (Rigby) as Director	Mgmt	For	For	For

T. Rowe Price Funds SICAV US Smaller Companies Equity Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
4	Renew Appointment of Auditor	Mgmt	For	For	For
5	Approve Allocation of Income and Dividends	Mgmt	For	For	For
6	Transact Other Business (Voting)	Mgmt	For	Against	Against

Voter Rationale: Any Other Business' should not be a voting item.

TeamViewer SE

Meeting Date: 06/07/2024

Country: Germany

Meeting Type: Annual

Ticker: TMV

Primary ISIN: DE000A2YN900

Primary SEDOL: BJ7WGS1

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
2	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
3	Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	For	For
4.1	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024, for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024 and for the Review of Interim Financial Statements Until 2025 AGM	Mgmt	For	For	For
4.2	Ratify PricewaterhouseCoopers GmbH as Auditors for the Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For
5	Approve Remuneration Report	Mgmt	For	Against	Abstain
	Voter Rationale: .				
6	Approve Affiliation Agreement with Regit Eins GmbH	Mgmt	For	For	For
7	Approve Creation of EUR 34.8 Million Pool of Authorized Capital 2024/I with or without Exclusion of Preemptive Rights	Mgmt	For	For	For

TeamViewer SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
8	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 1.4 Billion; Approve Creation of EUR 34.8 Million Pool of Conditional Capital to Guarantee Conversion Rights	Mgmt	For	For	For
9	Approve Creation of EUR 17.4 Million Pool of Capital with Preemptive Rights	Mgmt	For	For	For
10	Elect Joachim Heel to the Supervisory Board	Mgmt	For	For	For
11	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	Against	For
	Voter Rationale: .				
12	Authorize Use of Financial Derivatives when Repurchasing Shares	Mgmt	For	For	For
13	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For
14	Amend Articles Re: Electronic Communication	Mgmt	For	For	For

Bechtle AG

Meeting Date: 06/11/2024

Country: Germany

Meeting Type: Annual

Ticker: BC8

Primary ISIN: DE0005158703

Primary SEDOL: 5932409

Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt			
Approve Allocation of Income and Dividends of EUR 0.70 per Share	Mgmt	For	For	For
Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For
Approve Discharge of Supervisory Board for Fiscal Year 2023	Mgmt	For	Against	Against
	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting) Approve Allocation of Income and Dividends of EUR 0.70 per Share Approve Discharge of Management Board for Fiscal Year 2023 Approve Discharge of Supervisory Board for Fiscal Year	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting) Approve Allocation of Income and Dividends of EUR 0.70 per Share Approve Discharge of Mgmt Management Board for Fiscal Year 2023 Approve Discharge of Mgmt Supervisory Board for Fiscal Year	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting) Approve Allocation of Income and Dividends of EUR 0.70 per Share Approve Discharge of Management Board for Fiscal Year 2023 Approve Discharge of Supervisory Board for Fiscal Year	Proposal Text Proponent Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting) Approve Allocation of Income and Dividends of EUR 0.70 per Share Approve Discharge of Management Board for Fiscal Year 2023 Approve Discharge of Supervisory Board for Fiscal Year

Voter Rationale: The company should reduce director terms and, ideally, introduce annual re-elections, in order to facilitate a more dynamic board refreshment process.

Bechtle AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5.1	Ratify Deloitte GmbH as Auditors for Fiscal 2024 and for the Review of Interim Financial Statements for the First Half of Fiscal Year 2024	Mgmt	For	For	For
5.2	Ratify Deloitte GmbH as Auditor for the Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to executive reward strong performance. Substantial pay-o Reaching threshold targets may warrant vesting the strong threshold targets and the strong targets are strong to the strong targets.	outs under incentive sch	nemes should only be available for	etching po superior	erformance targets to performance.
7	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: Long-term incentive awards s within 3 years since the date of grant. Incenti performance targets to reward strong perform	ve awards to executive.			
8.1	Approve Remuneration of Supervisory Board	Mgmt	For	For	For
8.2	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
9	Elect Stephanie Holdt to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: For controlled companies, the appropriate balance of independence and obje		at least 33% independent non-ex	ecutive d	irectors to ensure
10	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	For	For
11	Approve Affiliation Agreement with Bechtle PLM Deutschland GmbH	Mgmt	For	For	For
12	Approve Affiliation Agreement with Bechtle Additive Manufacturing Deutschland GmbH	Mgmt	For	For	For
13	Amend Affiliation Agreement with Bechtle Financial Services AG	Mgmt	For	For	For
14	Amend Articles Re: Proof of Entitlement	Mgmt	For	For	For

Standard Life Invts. Global Sicav - European Smaller Cos. Fund

Meeting Date: 06/12/2024 Country: Luxembourg Ticker: 1SL1

Meeting Type: Annual

Primary ISIN: LU0306632414 Primary SEDOL: B8BQN03

Standard Life Invts. Global Sicav - European Smaller Cos. Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Audited Annual Report for the Fund	Mgmt	For	For	For
2	Approve Allocation of Income	Mgmt	For	For	For
3	Approve Discharge of Directors	Mgmt	For	For	For
4	Approve Remuneration of Directors	Mgmt	For	For	For
5	Re-elect Susanne van Dootingh as Director	Mgmt	For	For	For
6	Re-elect Ian Boyland as Director	Mgmt	For	For	For
7	Re-elect Andrey Berzins as Director	Mgmt	For	For	For
8	Re-elect Nadya Wells as Director	Mgmt	For	For	For
9	Re-elect Stephen Bird as Director	Mgmt	For	For	For
10	Elect Xavier Meyer as Director	Mgmt	For	For	For
11	Renew Appointment of KPMG as Auditor	Mgmt	For	For	For

Smurfit Kappa Group Plc

Meeting Date: 06/13/2024

Country: Ireland

Meeting Type: Special

Ticker: SKG

Primary ISIN: IE00B1RR8406

Primary SEDOL: B1RR840

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Proposed Combination of Smurfit Kappa and WestRock	Mgmt	For	For	For
2	Approve Matters Relating to the Scheme of Arrangement	Mgmt	For	For	For
3	Approve Transfer of the Company's Category of Listing from a Premium Listing to a Standard Listing	Mgmt	For	For	For
4	Amend Articles of Association	Mgmt	For	For	For
5	Approve Share Capital Reduction of Smurfit WestRock	Mgmt	For	For	For

Smurfit Kappa Group Plc

Meeting Date: 06/13/2024

Country: Ireland
Meeting Type: Court

Ticker: SKG

Primary ISIN: US83272W1062

Primary SEDOL: B77PJX2

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Court Meeting	Mgmt			
1	Approve Scheme of Arrangement	Mgmt	For	For	For

Worldline SA

Meeting Date: 06/13/2024

Country: France

Meeting Type: Annual/Special

Ticker: WLN

Primary ISIN: FR0011981968 Primary SEDOL: BNFWR44

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Absence of Dividends	Mgmt	For	For	For
4	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	For	For
5	Reelect Nazan Somer Ozelgin as Director	Mgmt	For	For	For
6	Reelect Daniel Schmucki as Director	Mgmt	For	Against	For
	Voter Rationale: .				
7	Ratify Appointment of Wilfried Verstraete as Director	Mgmt	For	For	For
8	Elect Wilfried Verstraete as Director	Mgmt	For	For	For
9	Elect Agnes Park as Director	Mgmt	For	For	For
10	Elect Sylvia Steinmann as Director	Mgmt	For	For	For
11	Elect Olivier Gavalda as Director	Mgmt	For	For	For
12	Appoint Deloitte & Associes as Auditor for the Sustainability Reporting	Mgmt	For	For	For

Worldline SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
13	Approve Compensation Report of Corporate Officers	Mgmt	For	For	Against	
	Voter Rationale: multiple changes made	the STIP and LTIP for	director			
14	Approve Compensation of Bernard Bourigeaud, Chairman of the Board until December 14, 2023	Mgmt	For	For	For	
15	Approve Compensation of Georges Pauget, Chairman of the Board since December 15, 2023	Mgmt	For	For	For	
16	Approve Compensation of Gilles Grapinet, CEO	Mgmt	For	Against	Against	
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a sn long-term incentive plans to 5 years or lo	nall proportion of incen	tive awards. Companies	s should consider extendi	ng vesting periods for	
17	Approve Compensation of Marc-Henri Desportes, Vice-CEO	Mgmt	For	Against	Against	
	Voter Rationale: Substantial pay-outs und targets may warrant vesting of only a sn long-term incentive plans to 5 years or lo	nall proportion of incen	tive awards. Companies	s should consider extendi	ng vesting periods for	
18	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For	For	
19	Approve Remuneration Policy of CEO	Mgmt	For	Against	For	
	Voter Rationale: .					
20	Approve Remuneration Policy of Vice-CEO	Mgmt	For	Against	For	
	Voter Rationale: .					
21	Approve Remuneration Policy of Directors	Mgmt	For	For	For	
22	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For	
	Extraordinary Business	Mgmt				
23	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For	
24	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights Up to 50 Percent of Issued Capital	Mgmt	For	For	For	
25	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights Up to 10 Percent of Issued Capital	Mgmt	For	For	For	

Worldline SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
26	Approve Issuance of Equity or Equity-Linked Securities for Up to 10 Percent of Issued Capital Per Year for Private Placements	Mgmt	For	For	For
27	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 24-26	Mgmt	For	For	For
28	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For	For
29	Authorize Capitalization of Reserves of Up to EUR 500 Million for Bonus Issue or Increase in Par Value	Mgmt	For	For	For
30	Approve Issuance of Equity or Equity-Linked Securities Reserved for Specific Beneficiaries, up to Aggregate Nominal Amount of EUR 270,000	Mgmt	For	For	For
31	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	Against	For
	Voter Rationale: .				
32	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries	Mgmt	For	Against	For
	Voter Rationale: .				
33	Authorize up to 0.86 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	Against	For
	Voter Rationale: .				
34	Amend Article 14 of Bylaws Re: Staggering of Directors' Terms of Office	Mgmt	For	For	For
35	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Quoniam Funds Selection SICAV - European Equities

Meeting Date: 06/14/2024 Country: Luxembourg Ticker: N/A

Meeting Type: Extraordinary Shareholders

Primary ISIN: LU0374936432 Primary SEDOL: 4DHNS83

Quoniam Funds Selection SICAV - European Equities

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.a	Approve Resignation of Maria Lowenbruck with Effect as of 31 May 2024 and Elect Thomas Schafer as Director with Effect as of 1 June 2024	Mgmt	For	For	Do Not Vote
1.b	Elect Patrick Basner as Director with Effect as of 1 July 2024	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.a	Approve Resignation of Maria Lowenbruck with Effect as of 31 May 2024 and Elect Thomas Schafer as Director with Effect as of 1 June 2024	Mgmt	For	For	For
1.b	Elect Patrick Basner as Director with Effect as of 1 July 2024	Mgmt	For	For	For

MFS Meridian Funds-Contrarian Value Fund

Meeting Date: 06/17/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: N/A

Primary ISIN: LU1985812087 Primary SEDOL: BJK38N0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive and Approve Board's and Auditor's Reports	Mgmt	For	For	For
2	Approve Financial Statements	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends	Mgmt	For	For	For
4	Approve Discharge of Directors	Mgmt	For	For	For
5	Acknowledge Resignation of Lina M. Medeiros as Director and Ratify Appointment of Mitchell C. Freestone as Director Effective 1 March 2024	Mgmt	For	For	For
6	Elect Mitchell C. Freestone as Director	Mgmt	For	For	For

MFS Meridian Funds-Contrarian Value Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
7	Re-elect Amrit Kanwal, Madeline Forrester, James R. Julian Jr. and Thomas A. Bogart as Directors	Mgmt	For	For	For
8	Approve Remuneration of Directors	Mgmt	For	For	For
9	Renew Appointment of Ernst & Young as Auditor	Mgmt	For	For	For

Xtrackers (IE) plc. Xtrackers MSCI USA Climate Transition UCITS ETF Fund

Meeting Date: 06/17/2024

Country: Ireland

Meeting Type: Annual

Ticker: N/A

Primary ISIN: IE000GYDNJS5 Pr

Primary SEDOL: BKSHBM1

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Ratify KPMG in Ireland as Auditors	Mgmt	For	Refer	Do Not Vote
2	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	Do Not Vote

Xtrackers (IE) plc. Xtrackers MSCI USA ESG UCITS ETF Fund

Meeting Date: 06/17/2024

Country: Ireland

Meeting Type: Annual

Ticker: XZMU

Primary ISIN: IE00BFMNPS42 Primary SEDOL: BF2L4K3

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Ratify KPMG in Ireland as Auditors	Mgmt	For	Refer	Do Not Vote	
2	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	Do Not Vote	

Xtrackers (IE) plc. Xtrackers MSCI World Quality UCITS ETF Fund

Meeting Date: 06/17/2024

Country: Ireland

Meeting Type: Annual

Ticker: XDEQ

Primary ISIN: IE00BL25JL35 Primary SEDOL: BYW4SX6

Xtrackers (IE) plc. Xtrackers MSCI World Quality UCITS ETF Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
1	Ratify KPMG in Ireland as Auditors	Mgmt	For	Refer Against
	Voter Rationale: A vote AGAINST this Company has not disclosed the select			a change of auditors during the year and the pointment of the new auditors.
2	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For For

Delivery Hero SE

Meeting Date: 06/19/2024

Country: Germany

Meeting Type: Annual

Ticker: DHER

Primary ISIN: DE000A2E4K43 **Primary SEDOL:** BZCNB42

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2023 (Non-Voting)	Mgmt				
2	Approve Discharge of Management Board for Fiscal Year 2023	Mgmt	For	For	For	
3.1	Approve Discharge of Supervisory Board Member Martin Enderle for Fiscal Year 2023	Mgmt	For	For	For	
3.2	Approve Discharge of Supervisory Board Member Patrick Kolek for Fiscal Year 2023	Mgmt	For	For	For	
3.3	Approve Discharge of Supervisory Board Member Jeanette Gorgas for Fiscal Year 2023	Mgmt	For	For	For	
3.4	Approve Discharge of Supervisory Board Member Nils Engvall for Fiscal Year 2023	Mgmt	For	For	For	
3.5	Approve Discharge of Supervisory Board Member Gabriella Engaras for Fiscal Year 2023	Mgmt	For	For	For	
3.6	Approve Discharge of Supervisory Board Member Dimitrios Tsaousis for Fiscal Year 2023	Mgmt	For	For	For	
4.1	Elect Kristin Lund to the Supervisory Board	Mgmt	For	For	For	

Delivery Hero SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4.2	Elect Roger Rabalais to the Supervisory Board	Mgmt	For	Against	Against
	Voter Rationale: For widely held comparts appropriate balance of independence as committee that is majority non-independence could be conflicted, thereby hampering	nd objectivity. This directed and the contraction of the contraction o	tor is not an independent committee requires inde	t director, yet sits on a l	remuneration
4.3	Elect Martin Enderle to the Supervisory Board	Mgmt	For	For	For
	Voter Rationale: The Company should p minimum expectation is that women sh this matter under review.				
4.4	Elect Gabriella Engaras to the Supervisory Board as Employee Representative	Mgmt	For	For	For
4.5	Elect Nils Engvall to the Supervisory Board as Employee Representative	Mgmt	For	For	For
4.6	Elect Isabel Poscherstnikov to the Supervisory Board as Employee Representative	Mgmt	For	For	For
4.7	Elect Camilla Wik to the Supervisory Board as Employee Representative Alternate	Mgmt	For	For	For
4.8	Elect Jonathan Hegbrant to the Supervisory Board as Employee Representative Alternate	Mgmt	For	For	For
4.9	Elect Sachka Stefanova-Behlert to the Supervisory Board as Employee Representative Alternate	Mgmt	For	For	For
5.1	Ratify KPMG AG as Auditors for Fiscal Year 2024 and for the Review of Interim Financial Statements	Mgmt	For	For	For
5.2	Ratify KPMG AG as Auditors for the Sustainability Reporting for Fiscal Year 2024	Mgmt	For	For	For
6	Approve Remuneration Report	Mgmt	For	Against	Against
	Voter Rationale: On early termination, a event of a change of control.	all share-based awards s	hould be time pro-rated a	and tested for performa	ance, including in the
7	Approve Creation of EUR 12.6 Million Pool of Authorized Capital 2024/I for Employee Participation Plans	Mgmt	For	For	For
8	Approve Creation of EUR 800,000 Pool of Authorized Capital 2024/II for Executive Participation Plans	Mgmt	For	For	For
9	Approve Partial Cancellation of Conditional Capital 2017/II, Conditional Capital 2019/II, Conditional Capital 2021/II; Approve Cancellation Authorized Capital 2021	Mgmt	For	For	For

Delivery Hero SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
10	Amend Articles Re: Registration in the Share Register	Mgmt	For	For	For
11.1	Approve Affiliation Agreement with Delivery Hero Stores Holding GmbH	Mgmt	For	For	For
11.2	Approve Affiliation Agreement with DH Financial Services Holding GmbH	Mgmt	For	For	For
11.3	Approve Affiliation Agreement with Delivery Hero Kitchens Holding GmbH	Mgmt	For	For	For
11.4	Approve Affiliation Agreement with Delivery Hero Innovations Hub GmbH	Mgmt	For	For	For
12.1	Approve Domination Agreement with Delivery Hero Stores Holding GmbH	Mgmt	For	For	For
12.2	Approve Domination Agreement with DH Financial Services Holding GmbH	Mgmt	For	For	For
12.3	Approve Domination Agreement with Delivery Hero Kitchens Holding GmbH	Mgmt	For	For	For
12.4	Approve Domination Agreement with Delivery Hero Innovations Hub GmbH	Mgmt	For	For	For
13	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
14	Approve Increase in Size of Board to Eight Members	Mgmt	For	For	For
15	Elect Scott Ferguson to the Supervisory Board, if Item 14 is Approved	Mgmt	For	For	For

Comgest Growth Europe

Meeting Date: 06/21/2024

Country: Ireland

Meeting Type: Annual

Ticker: WYZ5

Primary ISIN: IE0004766675

Primary SEDOL: B1HKMN6

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For

Comgest Growth Europe Smaller Companies

Meeting Date: 06/21/2024

Proposal Text

Country: Ireland Meeting Type: Annual Ticker: WYZD

Primary ISIN: IE0004766014

Proponent

Voting Proposal Number Mgmt Policy

> Authorise Board to Fix Mgmt For For For Remuneration of Auditors

QIAGEN NV

Meeting Date: 06/21/2024

Country: Netherlands

Meeting Type: Annual

Ticker: QGEN

Primary ISIN: NL0015001WM6 Primary SEDOL: BMGBZP0

Primary SEDOL: B7QMZ03

Instruction

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Annual Meeting Agenda	Mgmt				
1	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Remuneration Report	Mgmt	For	For	For	
	Voter Rationale: Companies should consminimum introduce an additional holding		periods for long-term	incentive plans to 5 years	or longer or as a	
3	Approve Discharge of Management Board	Mgmt	For	For	For	
4	Approve Discharge of Supervisory Board	Mgmt	For	For	For	
5.a	Reelect Metin Colpan to Supervisory Board	Mgmt	For	For	For	
5.b	Reelect Toralf Haag to Supervisory Board	Mgmt	For	For	For	
5.c	Reelect Ross L. Levine to Supervisory Board	Mgmt	For	For	For	
5.d	Reelect Elaine Mardis to Supervisory Board	Mgmt	For	For	For	
5.e	Reelect Eva Pisa to Supervisory Board	Mgmt	For	For	For	
5.f	Reelect Lawrence A. Rosen to Supervisory Board	Mgmt	For	For	For	
5.g	Reelect Stephen H. Rusckowski to Supervisory Board	Mgmt	For	For	For	
5.h	Reelect Elizabeth E. Tallett to Supervisory Board	Mgmt	For	Against	Against	

Voter Rationale: The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness.

QIAGEN NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5.i	Reelect Bert van Meurs to Supervisory Board	Mgmt	For	For	For
5.j	Reelect Eva van Pelt to Supervisory Board	Mgmt	For	For	For
6.a	Reelect Thierry Bernard to Management Board	Mgmt	For	For	For
6.b	Reelect Roland Sackers to Management Board	Mgmt	For	For	For
7.a	Approve Remuneration Policy for the Supervisory Board	Mgmt	For	For	For
7.b	Approve Remuneration of Supervisory Board	Mgmt	For	For	For
8	Reappoint KPMG Accountants N.V. as Auditors for the Financial Year Ending December 31, 2024	Mgmt	For	For	For
9	Ratify Ernst & Young Accountants LLP as Auditors for the Financial Year Ending December 31, 2025	Mgmt	For	For	For
10.a	Grant Supervisory Board Authority to Issue Shares	Mgmt	For	For	For
10.b	Authorize Supervisory Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
12	Approve Discretionary Rights for the Managing Board to Implement Capital Repayment by Means of Synthetic Share Repurchase	Mgmt	For	For	For
13	Approve Cancellation of Shares	Mgmt	For	For	For

Aroundtown SA

Meeting Date: 06/26/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: AT1

Primary ISIN: LU1673108939 Primary SEDOL: BF0CK44

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Annual Meeting Agenda	Mgmt				
1	Receive Board's Report	Mgmt				
2	Receive Auditor's Report	Mgmt				

Aroundtown SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Approve Financial Statements	Mgmt	For	For	For
	Voter Rationale: Shareholders should h	nave the right to elect di	rectors annually in orde	er to hold them to accoun	rt.
4	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
	Voter Rationale: Shareholders should h	nave the right to elect di	rectors annually in orde	er to hold them to accoun	rt.
5	Approve Allocation of Loss	Mgmt	For	For	For
6	Approve Discharge of Directors	Mgmt	For	For	For
7	Renew Appointment of KPMG Audit S.a r.l. as Auditor	Mgmt	For	For	For
8	Approve Remuneration Report	Mgmt	For	Against	: Against
	Voter Rationale: Incentive awards to expression of their key shareholders to understand their key shareholders to understand their key shareholder concerns. On early including in the event of a change of comperformance. Reaching threshold target committee should not allow vesting of should be linked to material changes in consider extending vesting periods for or deferral period.	s that received high leve the rationale for opposition of termination, all share- ontrol. Substantial pay-ce tes may warrant vesting incentive awards for sub- to the business or in the le	els of dissent on remund on and explain in the ne based awards should be outs under incentive sch of only a small proporti ostantially below medial cole and responsibilities	eration-related proposals ext annual report how the e time pro-rated and test hemes should only be ava ion of incentive awards. I in performance. Significar is of executive directors. C	should engage with e company intends to ed for performance, iilable for superior The remuneration at salary increases Companies should
9	Approve Share Repurchase	Mgmt	For	Against	: Against
	Mateu Detienales Aussahaus vansusahaas		2/	i	

Voter Rationale: Any share repurchase request in excess of 10% should be undertaken in exceptional circumstances only and be fully justified by the company. Shares should not be repurchased at a premium/discount to the market price of more than 10%.

Schroder International Selection Fund EURO Corporate Bond

Meeting Date: 06/27/2024 Ticker: 0I77 Country: Luxembourg

Meeting Type: Annual

Primary SEDOL: BYQJWM4 Primary ISIN: LU0113257934

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Board's Report	Mgmt			
2	Receive Auditor's Report	Mgmt			
3	Approve Financial Statements and Allocation of Income	Mgmt	For	For	For
4	Approve Dividends	Mgmt	For	For	For
5	Approve Discharge of Directors	Mgmt	For	For	For
6	Elect Wim Nagler as Director	Mgmt	For	For	For

Schroder International Selection Fund EURO Corporate Bond

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7	Re-elect Ines Carla Bergareche Garcia-Minaur, Richard Mountford, Eric Bertrand, Bernard Herman, Peter Nelson, Hugh Mullan, Ross Leach and Yves Francis as Directors	Mgmt	For	For	For
8	Approve Remuneration of Directors for the Financial Year Ended 31 December 2023	Mgmt	For	For	For
9	Approve Remuneration of Directors for the Financial Year Ended 31 December 2024	Mgmt	For	For	For
10	Renew Appointment of KPMG as Auditor	Mgmt	For	For	For

Banco Bilbao Vizcaya Argentaria SA

Meeting Date: 07/04/2024 Country: Spain Ticker: BBVA

Meeting Type: Extraordinary Shareholders

Primary ISIN: ES0113211835 Primary SEDOL: 5501906

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Issuance of Shares in Connection with the Acquisition of Banco de Sabadell SA	Mgmt	For	For	For
2	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For

Industria de Diseno Textil SA

Meeting Date: 07/09/2024 Country: Spain Ticker: ITX

Meeting Type: Annual

Primary ISIN: ES0148396007 Primary SEDOL: BP9DL90

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.a	Approve Standalone Financial Statements	Mgmt	For	For	For
1.b	Approve Discharge of Board	Mgmt	For	For	For
2	Approve Consolidated Financial Statements	Mgmt	For	For	For
3	Approve Non-Financial Information Statement	Mgmt	For	For	For

Industria de Diseno Textil SA

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4	Approve Allocation of Income and Dividends	Mgmt	For	For	For
5.a	Amend Article 9 Re: Transfer of Shares	Mgmt	For	For	For
5.b	Amend Articles Re: General Meetings	Mgmt	For	For	For
5.c	Amend Articles Re: Board of Directors	Mgmt	For	For	For
5.d	Amend Article 36 Re: Approval of Accounts and Allocation of Income	Mgmt	For	For	For
5.e	Amend Article 40 Re: Liquidation	Mgmt	For	For	For
6	Amend Articles of General Meeting Regulations	Mgmt	For	For	For
7.a	Elect Flora Perez Marcote as Director	Mgmt	For	For	For
7.b	Elect Belen Romana Garcia as Director	Mgmt	For	For	For
7.c	Reelect Denise Patricia Kingsmill as Director	Mgmt	For	Against	For
8	Advisory Vote on Remuneration Report	Mgmt	For	Against	For
9	Authorize Company to Call EGM with 15 Days' Notice	Mgmt	For	For	For
10	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For

Sampo Oyj

Meeting Date: 07/09/2024

Country: Finland

Meeting Type: Extraordinary Shareholders

Ticker: SAMPO

Primary ISIN: FI4000552500 **Primary SEDOL:** BMXX645

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Open Meeting	Mgmt			
2	Call the Meeting to Order	Mgmt			
3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	Mgmt			
4	Acknowledge Proper Convening of Meeting	Mgmt			
5	Prepare and Approve List of Shareholders	Mgmt			

Sampo Oyj

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
6	Approve Issuance of 57.5 Million Shares in Connection with Acquisition of Topdanmark A/S	Mgmt	For	For	For
7	Close Meeting	Mgmt			

Koninklijke Ahold Delhaize NV

Meeting Date: 07/10/2024 Country: Netherlands Ticker: AD

Meeting Type: Extraordinary Shareholders

Primary ISIN: NL0011794037 Primary SEDOL: BD0Q398

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Extraordinary Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2	Elect Claude Sarrailh to Management Board	Mgmt	For	For	For
3	Close Meeting	Mgmt			

Invesco Pan European Focus Equity Fund

Meeting Date: 07/17/2024 Country: Luxembourg

Meeting Type: Annual

Ticker: N/A

Primary ISIN: LU0642795305 **Primary SEDOL:** B3YBGV2

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Board's Report	Mgmt			
2	Receive Auditor's Report	Mgmt			
3	Approve Financial Statements	Mgmt	For	For	For
4	Approve Allocation of Income	Mgmt	For	For	For
5	Ratify Remuneration of Directors for the Financial Year Ended 29 February 2024	Mgmt			
6	Approve Remuneration of Directors until the Next Annual General Meeting of Shareholders in 2025	Mgmt	For	For	For
7	Approve Discharge of Directors and Auditors	Mgmt	For	For	For

Invesco Pan European Focus Equity Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
8	Acknowledge Resignation of Bernhard Langer as Director	Mgmt			
9	Re-elect Peter Carroll as Director	Mgmt	For	For	For
10	Re-elect Timothy Caverly as Director	Mgmt	For	For	For
11	Re-elect Rene Marston as Director	Mgmt	For	For	For
12	Re-elect Fergal Dempsey as Director	Mgmt	For	For	For
13	Re-elect Andrea Mornato as Director	Mgmt	For	For	For
14	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For
15	Transact Other Business (Non-Voting)	Mgmt			

iShares plc - iShares Core S&P 500 UCITS ETF USD (Dist)

Meeting Date: 07/19/2024

Country: Ireland

Meeting Type: Annual

Ticker: IUSA

Primary ISIN: IE0031442068 Primary SEDOL: B1CDG49

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
2	Ratify Deloitte as Auditors	Mgmt	For	For	Do Not Vote
3	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	Do Not Vote
4	Re-elect Ros O'Shea as Director	Mgmt	For	For	Do Not Vote
5	Re-elect Padraig Kenny as Director	Mgmt	For	For	Do Not Vote
6	Re-elect Deirdre Somers as Director	Mgmt	For	For	Do Not Vote
7	Re-elect William McKechnie as Director	Mgmt	For	For	Do Not Vote
8	Re-elect Peter Vivian as Director	Mgmt	For	For	Do Not Vote

iShares plc - iShares MSCI World UCITS ETF

Meeting Date: 07/19/2024

Country: Ireland

i y. ireland

Meeting Type: Annual

Primary ISIN: IE00B0M62Q58

Ticker: IWRD

Primary SEDOL: B0NWY22

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	Do Not Vote
2	Ratify Deloitte as Auditors	Mgmt	For	For	Do Not Vote
3	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	Do Not Vote
4	Re-elect Ros O'Shea as Director	Mgmt	For	For	Do Not Vote
5	Re-elect Padraig Kenny as Director	Mgmt	For	For	Do Not Vote
6	Re-elect Deirdre Somers as Director	Mgmt	For	For	Do Not Vote
7	Re-elect William McKechnie as Director	Mgmt	For	For	Do Not Vote
8	Re-elect Peter Vivian as Director	Mgmt	For	For	Do Not Vote

HSBC ETFs PLC HSBC MSCI World UCITS ETF Fund

Meeting Date: 07/24/2024

Country: Ireland

Meeting Type: Annual

Ticker: HMWO

Primary ISIN: IE00B4X9L533

Primary SEDOL: B4X9L53

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Ratify KPMG as Auditors	Mgmt	For	For	For	
3	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For	

Stewart Investors Asia Pacific Leaders Sustainability Fund

Meeting Date: 08/15/2024

Country: Ireland

Meeting Type: Annual

Ticker: N/A

Stewart Investors Asia Pacific Leaders Sustainability Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports and Review the Company's Affairs	Mgmt	For	For	For
2	Ratify Deloitte Ireland LLP as Auditors and Authorise Their Remuneration	Mgmt	For	For	For

Prosus NV

Meeting Date: 08/21/2024

Country: Netherlands

Meeting Type: Annual

Ticker: PRX

Primary ISIN: NL0013654783

Primary SEDOL: BJDS7L3

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
	Annual Meeting Agenda	Mgmt		
1	Receive Annual Report (Non-Voting)	Mgmt		
2	Discussion on Company's Corporate Governance Structure	Mgmt		
3	Approve Remuneration Report	Mgmt	For	Against Against
	allowed to yest within 3 years since the	date of arant. The re	amunaration committee che	uld not allow vesting of incentive awards for
	substantially below median performanc performance. Reaching threshold targe should be clearly linked to performance directors as a normal part of their jobs. particularly as his pay package continue	e. Substantial pay-ou ts may warrant vestir e and demonstrate sh The exit arrangemer ed for 6 months post-	ts under incentive schemes og of only a small proportion areholder value creation in o ot with former CEO Bob van mandate under an advisory	should only be available for superior of incentive awards. All exceptional awards addition to and above that expected of
4	substantially below median performanc performance. Reaching threshold targe should be clearly linked to performance directors as a normal part of their jobs. particularly as his pay package continue should consider extending vesting peric	e. Substantial pay-ou ts may warrant vestir e and demonstrate sh The exit arrangemer ed for 6 months post-	ts under incentive schemes og of only a small proportion areholder value creation in o ot with former CEO Bob van mandate under an advisory	should only be available for superior of incentive awards. All exceptional awards addition to and above that expected of Dijk is in deviation of market practice, capacity, including STI and LTI. Companies
4 5	substantially below median performance performance. Reaching threshold targe should be clearly linked to performance directors as a normal part of their jobs. particularly as his pay package continue should consider extending vesting period holding or deferral period.	e. Substantial pay-ou ts may warrant vestir e and demonstrate sh The exit arrangemer ed for 6 months post- ods for long-term ince	ts under incentive schemes og of only a small proportion areholder value creation in o at with former CEO Bob van mandate under an advisory antive plans to 5 years or lo	should only be available for superior of incentive awards. All exceptional awards addition to and above that expected of Dijk is in deviation of market practice, capacity, including STI and LTI. Companies nger or as a minimum introduce an additiona
	substantially below median performance performance. Reaching threshold targe should be clearly linked to performance directors as a normal part of their jobs. particularly as his pay package continue should consider extending vesting periodholding or deferral period. Adopt Financial Statements	e. Substantial pay-outs may warrant vestir e and demonstrate sh The exit arrangemer ed for 6 months post- ods for long-term ince	ts under incentive schemes og of only a small proportion areholder value creation in a at with former CEO Bob van mandate under an advisory entive plans to 5 years or loa For	should only be available for superior of incentive awards. All exceptional awards addition to and above that expected of Dijk is in deviation of market practice, capacity, including STI and LTI. Companies nger or as a minimum introduce an additional

Prosus NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
8	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voter Rationale: Incentive awards to ex reward strong performance. Companies their key shareholders to understand the address shareholder concerns. Long-ter allowed to vest within 3 years since the substantially below median performance performance. Reaching threshold target awards and payments that fall outside to remuneration policy should provide deta exceptional components and termination plans to 5 years or longer or as a mining their strong performance.	that received high leve e rationale for opposition of incentive awards sho date of grant. The rem e. Substantial pay-outs is may warrant vesting of the companys remunera ails of the rules governing of arrangements. Compa	is of dissent on remunera on and explain in the next ould be used to incentivise uneration committee shou under incentive schemes in of only a small proportion tion policy should require ong the award of the annu- anies should consider exte	ntion-related proposals annual report how the congeterm performance allow vesting of the should only be available of incentive awards. As ex-ante shareholder all and long-term variable anding vesting periods.	should engage with a company intends to be and should not be fincentive awards for lee for superior ll cash or share-based approval. The licentives, any
9	Approve Remuneration of Non-Executive Directors	Mgmt	For	For	For
10	Elect Fabricio Bloisi to Executive Director and Chief Executive Director	Mgmt	For	For	For
11.1	Reelect Hendrik du Toit as Director	Mgmt	For	Abstain	Abstain
	Voter Rationale: The Company should p minimum expectation is that women sh			on the board. In develo	ped markets, our
11.2	Reelect Craig Enenstein as Director	Mgmt	For	Against	Against
	Voter Rationale: In recent years, this is Due to ongoing concerns regarding dec re-election to the board.				
11.3	Reelect Angelien Kemna as Director	Mgmt	For	For	For
11.4	Reelect Nolo Letele as Director	Mgmt	For	For	For
11.5	Reelect Roberto Oliveira de Lima as Director	Mgmt	For	For	For
12	Ratify Deloitte Accountants B.V. as Auditors	Mgmt	For	For	For
13	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital and Restrict/Exclude Preemptive Rights	Mgmt	For	For	For
14	Authorize Repurchase of Shares	Mgmt	For	Against	For
	Voter Rationale: .				
15	Approve Reduction in Share Capital Through Cancellation of Shares	Mgmt	For	For	For
16	Discuss Voting Results	Mgmt			
17	Close Meeting	Mgmt			

iShares III plc - iShares Core Corp Bond UCITS ETF

Meeting Date: 08/27/2024

Country: Ireland

Meeting Type: Special

Ticker: IEAC

Primary ISIN: IE00B3F81R35

Primary SEDOL: B3F81R3

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Amend Constitution of the Company	Mgmt	For	For	For	

iShares III plc - iShares Covered Bond UCITS ETF

Meeting Date: 08/27/2024

Country: Ireland

Meeting Type: Special

Ticker: IUS6

Primary ISIN: IE00B3B8Q275

Primary SEDOL: B3B8QG1

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Amend Constitution of the Company	Mgmt	For	For	For

iShares III plc - iShares Euro Aggregate Bond UCITS ETF

Meeting Date: 08/27/2024

Country: Ireland

Meeting Type: Special

Ticker: IEAG

Primary ISIN: IE00B3DKXQ41 Primary SEDOL: BSKRJR6

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Amend Constitution of the Company	Mgmt	For	For	For

Nomura Funds Ireland-Global Dynamic Bond Fund

Meeting Date: 09/03/2024

Country: Ireland

Meeting Type: Annual

Ticker: N/A

Primary ISIN: IE00BTL1G064

Primary SEDOL: BTL1G06

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Resolutions	Mgmt			
1	Ratify EY as Auditors	Mgmt	For	For	For

Nomura Funds Ireland-Global Dynamic Bond Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
	Special Resolutions	Mgmt			
1	Amend Articles of Association Re: Article 8.08	Mgmt	For	For	For
2	Amend Articles of Association Re: Article 30.04	Mgmt	For	For	For

GuardCap UCITS Funds Plc - GuardCap Global Equity Fund

Meeting Date: 09/05/2024

Country: Ireland

Meeting Type: Annual

Ticker: N/A

Primary ISIN: IE00BYQ67K80 Pr

Primary SEDOL: BYQ67K8

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports and Review the Company's Affairs	Mgmt	For	For	For
2	Ratify KPMG as Auditors and Authorise Their Remuneration	Mgmt	For	For	For

PIMCO GIS Income Fund

Meeting Date: 09/11/2024

Country: Ireland

Meeting Type: Annual

Ticker: N/A

Primary ISIN: IE00B7KFL990 Prim

Primary SEDOL: B7KFL99

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Ratify PricewaterhouseCoopers as Auditors	Mgmt	For	For	For
2	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For

Baillie Gifford Worldwide Positive Change Fund

Meeting Date: 09/13/2024

Country: Ireland

Ticker: N/A

Meeting Type: Special

Baillie Gifford Worldwide Positive Change Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Amendments to the Memorandum and Articles of Association	Mgmt	For	For	For	

Man GLG Dynamic Income

Meeting Date: 09/27/2024

Country: Ireland

Meeting Type: Annual

Ticker: N/A

Primary ISIN: IE000QJ3OX74

Primary SEDOL: 0DNYGS0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports and Review the Company's Affairs	Mgmt	For	For	For
2	Ratify Deloitte Ireland LLP as Auditors and Authorise Their Remuneration	Mgmt	For	Against	Against

Voter Rationale: Auditors should undertake non-audit work in exceptional circumstances only. Any non-audit fees paid to the auditor should be clearly disclosed, justified and not exceed audit fees. Large non-audit fees could compromise objectivity of the audit.

Royal KPN NV

Meeting Date: 10/01/2024

Country: Netherlands

Meeting Type: Extraordinary Shareholders

Ticker: KPN

Primary ISIN: NL0000009082 Primary SEDOL: 5956078

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Extraordinary Meeting Agenda	Mgmt			
1	Open Meeting and Announcements	Mgmt			
2	Opportunity to Make Recommendations	Mgmt			
3	Elect Rob Shuter to Supervisory Board	Mgmt	For	For	For
4	Close Meeting	Mgmt			

Fidelity Funds - Asian Special Situations Fund

Meeting Date: 10/03/2024

Country: Luxembourg Meeting Type: Annual **Ticker:** 12045

Primary ISIN: LU0054237671

Primary SEDOL: 4343400

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Receive Board's Report	Mgmt				
2	Receive Auditor's Report	Mgmt				
3	Approve Financial Statements	Mgmt	For	For	For	
4	Approve Discharge of Directors	Mgmt	For	For	For	
5.1	Re-elect Jeffrey Lagarce as Director	Mgmt	For	For	For	
5.2	Re-elect Anouk Agnes as Director	Mgmt	For	For	For	
5.3	Re-elect Yousef Al-Awadi as Director	Mgmt	For	For	For	
5.4	Re-elect Romain Boscher as Director	Mgmt	For	For	For	
5.5	Re-elect Didier Cherpitel as Director	Mgmt	For	For	For	
5.6	Re-elect Carine Feipel as Director	Mgmt	For	For	For	
5.7	Re-elect Anne Richards as Director	Mgmt	For	For	For	
5.8	Re-elect Jon Skillman as Director	Mgmt	For	For	For	
5.9	Re-elect FIL (Luxembourg) S.A. as Corporate Director	Mgmt	For	For	For	
6	Approve Remuneration of Directors	Mgmt	For	For	For	
7	Renew Appointment of Deloitte as Auditor	Mgmt	For	For	For	
8	Approve Dividends	Mgmt	For	For	For	
9	Transact Other Business (Non-Voting)	Mgmt				

Fidelity Funds - European Dynamic Growth Fund

Meeting Date: 10/03/2024

Country: Luxembourg

Ticker: FPGZ

Meeting Type: Annual

Primary ISIN: LU0119124864 Primary SEDOL: BMGRDP4

Fidelity Funds - European Dynamic Growth Fund

Proposal			Mgmt	Voting Policy	Vote
Number	Proposal Text	Proponent	Rec	Rec	Instruction
1	Receive Board's Report	Mgmt			
2	Receive Auditor's Report	Mgmt			
3	Approve Financial Statements	Mgmt	For	For	For
4	Approve Discharge of Directors	Mgmt	For	For	For
5.1	Re-elect Jeffrey Lagarce as Director	Mgmt	For	For	For
5.2	Re-elect Anouk Agnes as Director	Mgmt	For	For	For
5.3	Re-elect Yousef Al-Awadi as Director	Mgmt	For	For	For
5.4	Re-elect Romain Boscher as Director	Mgmt	For	For	For
5.5	Re-elect Didier Cherpitel as Director	Mgmt	For	For	For
5.6	Re-elect Carine Feipel as Director	Mgmt	For	For	For
5.7	Re-elect Anne Richards as Director	Mgmt	For	For	For
5.8	Re-elect Jon Skillman as Director	Mgmt	For	For	For
5.9	Re-elect FIL (Luxembourg) S.A. as Corporate Director	Mgmt	For	For	For
6	Approve Remuneration of Directors	Mgmt	For	For	For
7	Renew Appointment of Deloitte as Auditor	Mgmt	For	For	For
8	Approve Dividends	Mgmt	For	For	For
9	Transact Other Business (Non-Voting)	Mgmt			

Fidelity Funds - World Fund

Meeting Date: 10/03/2024 Country: Luxembourg
Meeting Type: Annual

Ticker: FJ2I

Primary ISIN: LU0069449576

Primary SEDOL: B15HBZ4

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction	
1	Receive Board's Report	Mgmt			
2	Receive Auditor's Report	Mamt			

Fidelity Funds - World Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Approve Financial Statements	Mgmt	For	For	For
4	Approve Discharge of Directors	Mgmt	For	For	For
5.1	Re-elect Jeffrey Lagarce as Director	Mgmt	For	For	For
5.2	Re-elect Anouk Agnes as Director	Mgmt	For	For	For
5.3	Re-elect Yousef Al-Awadi as Director	Mgmt	For	For	For
5.4	Re-elect Romain Boscher as Director	Mgmt	For	For	For
5.5	Re-elect Didier Cherpitel as Director	Mgmt	For	For	For
5.6	Re-elect Carine Feipel as Director	Mgmt	For	For	For
5.7	Re-elect Anne Richards as Director	Mgmt	For	For	For
5.8	Re-elect Jon Skillman as Director	Mgmt	For	For	For
5.9	Re-elect FIL (Luxembourg) S.A. as Corporate Director	Mgmt	For	For	For
6	Approve Remuneration of Directors	Mgmt	For	For	For
7	Renew Appointment of Deloitte as Auditor	Mgmt	For	For	For
8	Approve Dividends	Mgmt	For	For	For
9	Transact Other Business (Non-Voting)	Mgmt			

Schroder International Selection Fund EURO Corporate Bond

Meeting Date: 10/11/2024 Country: Luxembourg Ticker: 0I77

Meeting Type: Extraordinary Shareholders

Primary ISIN: LU0113257934 Primary SEDOL: BYQJWM4

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Full Restatement of the Articles of Association and Amend Corporate Object	Mgmt	For	For	For

SSGA SPDR ETFs Europe I plc SPDR Bloomberg Euro Aggregate Bond UCITS ETF Fund

Meeting Date: 10/17/2024

Country: Ireland

Meeting Type: Annual

Ticker: SYBA

Primary ISIN: IE00B41RYL63

Primary SEDOL: B3XL765

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports and Review the Company's Affairs	Mgmt	For	For	For
2	Ratify Ernst & Young as Auditors	Mgmt	For	For	For
3	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For

Adyen NV

Meeting Date: 10/23/2024

Country: Netherlands

Meeting Type: Extraordinary Shareholders

Ticker: ADYEN

Primary ISIN: NL0012969182

Primary SEDOL: BZ1HM42

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Extraordinary Meeting Agenda	Mgmt				
1	Open Meeting	Mgmt				
2	Elect Tom Adams to Management Board	Mgmt	For	For	For	
3	Close Meeting	Mgmt				

BlueBay Funds - BlueBay Investment Grade Euro Government Bond Fund

Meeting Date: 10/28/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: WXN3

Primary ISIN: LU0549537040 Primary SEDOL: BLP4RQ8

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Audited Annual Report for the Fund and Approve Auditor's Report	Mgmt	For	For	For	
2	Approve Allocation of Income	Mgmt	For	For	For	
3	Approve Discharge of Directors	Mgmt	For	For	For	

BlueBay Funds - BlueBay Investment Grade Euro Government Bond Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
4	Elect William Jones, Luigi Passamonti, Nicholas Williams, Constantine Knox, Neil Sills and Tracey McDermott as Directors	Mgmt	For	For	For
5	Appoint PricewaterhouseCoopers as Auditor	Mgmt	For	For	For
6	Approve Remuneration of Directors	Mgmt	For	Against	Against
	Voter Rationale: Companies should provinformed vote.	ide sufficient informat	ion well in advance of th	ne meeting to enable sha	reholders to cast an
7	Approve Remuneration of the Chairman	Mgmt	For	Against	Against
	Voter Rationale: Companies should provinformed vote.	ide sufficient informat	ion well in advance of th	ne meeting to enable sha	reholders to cast an

Mediobanca Banca di Credito Finanziario SpA

Meeting Date: 10/28/2024 Country: Italy Ticker: MB

Meeting Type: Annual/Special

Primary ISIN: IT0000062957 Primary SEDOL: 4574813

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1a	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
1b	Approve Allocation of Income	Mgmt	For	For	For
2	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For	For	For
3a	Approve Remuneration Policy	Mgmt	For	For	For
	Voter Rationale: Companies should consi minimum introduce an additional holding	der extending vesting or deferral period.	periods for long-term	incentive plans to 5 year	s or longer or as a
3b	Approve Second Section of the Remuneration Report	Mgmt	For	For	For
3c	Approve Annual Performance Share Scheme	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
1	Authorize Cancellation of Treasury Shares without Reduction of Share Capital; Amend Article 4	Mgmt	For	For	For

Wolters Kluwer NV

Meeting Date: 10/28/2024

Country: Netherlands

Meeting Type: Extraordinary Shareholders

Ticker: WKL

Primary ISIN: NL0000395903

Primary SEDOL: 5671519

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Extraordinary Meeting Agenda	Mgmt			
1	Open Meeting	Mgmt			
2	Elect Anjana Harve to Supervisory Board	Mgmt	For	Refer	For
3	Close Meeting	Mgmt			

Pernod Ricard SA

Meeting Date: 11/08/2024

Country: France

Meeting Type: Annual/Special

Ticker: RI

Primary ISIN: FR0000120693

Primary SEDOL: 4682329

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 4.70 per Share	Mgmt	For	For	For
4	Reelect Virginie Fauvel as Director	Mgmt	For	For	For
5	Reelect Alexandre Ricard as Director	Mgmt	For	For	For
6	Reelect Cesar Giron as Director	Mgmt	For	For	For
7	Appoint Deloitte & Associes as Auditor for the Sustainability Reporting	Mgmt	For	For	For
8	Appoint KPMG as Auditor for the Sustainability Reporting	Mgmt	For	For	For

Pernod Ricard SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Vote Rec Instruction
9	Approve Compensation of Alexandre Ricard, Chairman and CEO	Mgmt	For	Against Against
	Voter Rationale: Substantial pay-outs un targets may warrant vesting of only a sr. long-term incentive plans to 5 years or l	mall proportion of incer	ntive awards. Companies s	for superior performance. Reaching threshold whould consider extending vesting periods for holding or deferral period.
10	Approve Remuneration Policy of Alexandre Ricard, Chairman and CEO	Mgmt	For	Against Against
	reward strong performance. All cash or s require ex-ante shareholder approval. So performance. Reaching threshold targets consider extending vesting periods for lo or deferral period. The company should reported indicators or other bad faith ac	share-based awards an ubstantial pay-outs und s may warrant vesting ong-term incentive plar put in place a procedu tions on the part of an	d payments that fall outsider incentive schemes sho of only a small proportion as to 5 years or longer or a re which would enable it, y of its executive directors	of incentive awards. Companies should as a minimum introduce an additional holding should it identify any facts of manipulation of
11	Approve Compensation Report of Corporate Officers	Mgmt	For	For For
12	Approve Remuneration Policy of Directors	Mgmt	For	For For
13	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For For
14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For For
	Extraordinary Business	Mgmt		
15	Authorize up to 1.5 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Employees and Executive Corporate Officers	Mgmt	For	Against Against
	targets may warrant vesting of only a sn long-term incentive plans to 5 years or l should put in place a procedure which w	mall proportion of incer conger or as a minimun could enable it, should ecutive directors and o	ntive awards. Companies s n introduce an additional l it identify any facts of ma ther key managers which	nipulation of reported indicators or other bad were detrimental to the long-term interests of
16	Authorize up to 0.5 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For	For For
	should it identify any facts of manipulati	g or deferral period. The ion of reported indicato were detrimental to the	ne company should put in ors or other bad faith action	place a procedure which would enable it,
17	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For For

JPMorgan Funds - Europe High Yield Short Duration Bond

Meeting Date: 11/20/2024

Country: Luxembourg **Meeting Type:** Annual

Ticker: L2D0

Primary ISIN: LU1533169378

Primary SEDOL: BRXWX46

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Board's and Auditor's Reports	Mgmt			
2	Approve Audited Annual Report for the Fund	Mgmt	For	For	For
3	Approve Discharge of Directors	Mgmt	For	For	For
4	Approve Remuneration of Directors	Mgmt	For	For	For
5	Re-Elect Jacques Elvinger, Massimo Greco and Marion Mulvey as Directors	Mgmt	For	For	For
6	Renew Appointment of PricewaterhouseCoopers as Auditor and Authorize Board to Agree on Their Terms of Appointment	Mgmt	For	For	For
7	Approve Allocation of Income and Dividends	Mgmt	For	For	For

JPMorgan Funds - US Hedged Equity Fund

Meeting Date: 11/20/2024

Country: Luxembourg

Ticker: N/A

Meeting Type: Annual

Primary ISIN: LU1297690502 Primary SEDOL: BYTBRV1

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Board's and Auditor's Reports	Mgmt			
2	Approve Audited Annual Report for the Fund	Mgmt	For	For	For
3	Approve Discharge of Directors	Mgmt	For	For	For
4	Approve Remuneration of Directors	Mgmt	For	For	For
5	Re-Elect Jacques Elvinger, Massimo Greco and Marion Mulvey as Directors	Mgmt	For	For	For
6	Renew Appointment of PricewaterhouseCoopers as Auditor and Authorize Board to Agree on Their Terms of Appointment	Mgmt	For	For	For

JPMorgan Funds - US Hedged Equity Fund

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
7	Approve Allocation of Income and Dividends	Mgmt	For	For	For

JPMorgan Funds - US Value Fund

Meeting Date: 11/20/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: JPJ8

Primary ISIN: LU0119066727

Primary SEDOL: B0V9R60

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Board's and Auditor's Reports	Mgmt			
2	Approve Audited Annual Report for the Fund	Mgmt	For	For	For
3	Approve Discharge of Directors	Mgmt	For	For	For
4	Approve Remuneration of Directors	Mgmt	For	For	For
5	Re-Elect Jacques Elvinger, Massimo Greco and Marion Mulvey as Directors	Mgmt	For	For	For
6	Renew Appointment of PricewaterhouseCoopers as Auditor and Authorize Board to Agree on Their Terms of Appointment	Mgmt	For	For	For
7	Approve Allocation of Income and Dividends	Mgmt	For	For	For

Quoniam Funds Selection SICAV - European Equities

Meeting Date: 11/27/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: N/A

Primary ISIN: LU0374936432

Primary SEDOL: 4DHNS83

Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Receive and Approve Board's Report	Mgmt	For	For	Do Not Vote	
2	Receive and Approve Auditor's Report	Mgmt	For	For	Do Not Vote	
3	Approve Financial Statements	Mgmt	For	For	Do Not Vote	

Quoniam Funds Selection SICAV - European Equities

	Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
-	4	Approve Allocation of Income	Mgmt	For	For	Do Not Vote
	5	Approve Discharge of Directors	Mgmt	For	For	Do Not Vote
	6	Appoint Auditor	Mgmt	For	For	Do Not Vote

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive and Approve Board's Report	Mgmt	For	For	For
2	Receive and Approve Auditor's Report	Mgmt	For	For	For
3	Approve Financial Statements	Mgmt	For	For	For
4	Approve Allocation of Income	Mgmt	For	For	For
5	Approve Discharge of Directors	Mgmt	For	For	For
6	Appoint Auditor	Mgmt	For	For	For

Pictet-Global Environmental Opportunities

Meeting Date: 12/16/2024

Country: Luxembourg

Ticker: 175954

Meeting Type: Annual

Primary ISIN: LU0503631714 Primary SEDOL: B3Q63R0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Board's and Auditor's Reports	Mgmt			
2	Approve Financial Statements	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends	Mgmt	For	For	For
4	Ratify Payment of Dividends for Shares with a Monthly and Semi-Annual Dividend Distribution Policy	Mgmt	For	For	For
5	Approve Discharge of Directors	Mgmt	For	For	For
6.1	Re-elect Olivier Ginguene as Director	Mgmt	For	For	For
6.2	Re-elect John Sample as Director	Mgmt	For	For	For
6.3	Re-elect Jerome Wigny as Director	Mgmt	For	For	For

Pictet-Global Environmental Opportunities

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
6.4	Re-elect Tracey Mc Dermott as Director	Mgmt	For	For	For
6.5	Re-elect Elisabeth Odman as Director	Mgmt	For	For	For
7	Renew Appointment of Deloitte as Auditor	Mgmt	For	For	For
8	Transact Other Business (Non-Voting)	Mgmt			

Sodexo SA

Meeting Date: 12/17/2024

Country: France

Ticker: SW

Meeting Type: Annual/Special

Primary ISIN: FR0000121220 Primary SEDOL: 7062713

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Allocation of Income and Dividends of EUR 8.89 per Share	Mgmt	For	For	For
4	Approve Transaction with Bellon SA Re: Transfer by the Company of all Shares of Sofinsod	Mgmt	For	For	For
5	Reelect Francois-Xavier Bellon as Director	Mgmt	For	Against	Against
	Voter Rationale: The audit committee sho impartiality and effectiveness. In recent y the company. Due to ongoing concerns re support their re-election to the board.	rears, this is not the fil	st time that we have b	been unable to support a p	pay related proposal at
6	Reelect Jean-Baptiste Chasseloup de Chatillon as Director	Mgmt	For	For	For
7	Appoint Ernst & Young Audit as Auditor for the Sustainability Reporting	Mgmt	For	For	For
8	Appoint KPMG SA as Auditor for the Sustainability Reporting	Mgmt	For	For	For

Sodexo SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
9	Approve Compensation of Sophie Bellon, Chairman and CEO	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs under in targets may warrant vesting of only a small pr long-term incentive plans to 5 years or longer	roportion of incentive a	wards. Companies should conside	r extendii	ng vesting periods for
10	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For
11	Approve Remuneration Policy of Directors	Mgmt	For	For	For
12	Approve Remuneration Policy of Executive Corporate Officer	Mgmt	For	Against	Against
	Voter Rationale: Substantial pay-outs under in targets may warrant vesting of only a small pr long-term incentive plans to 5 years or longer should put in place a procedure which would e faith actions on the part of any of its executive its shareholders, to ensure that any funds wro	oportion of incentive at or as a minimum introc enable it, should it iden e directors and other ke	wards. Companies should conside duce an additional holding or defe tify any facts of manipulation of r ey managers which were detrimer	r extendii erral perio eported ii	ng vesting periods for od. The company ndicators or other bad
13	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Extraordinary Business	Mgmt			
14	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For	For
15	Amend Article 11 of Bylaws Re: Board Deliberations	Mgmt	For	For	For
	Ordinary Business	Mgmt			
16	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For	For

Amundi Funds - US Equity Fundamental Growth

Meeting Date: 12/18/2024 Country: Luxembourg

Meeting Type: Annual

Ticker: N/A

Primary ISIN: LU1883854603 Primary SEDOL: BHLQ2Z4

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Board's and Auditor's Reports	Mgmt			
2	Approve Financial Statements	Mgmt	For	For	For
3	Approve Allocation of Income	Mgmt	For	For	For
4	Approve Discharge of Directors	Mgmt	For	For	For
5	Re-elect Eric Pinon as Director	Mgmt	For	For	For

Amundi Funds - US Equity Fundamental Growth

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
6	Re-elect Bruno Prigent as Director	Mgmt	For	For	For	
7	Re-elect Eric Van Eyken as Director	Mgmt	For	For	For	
8	Re-elect Yannic Raulin as Director	Mgmt	For	For	For	
9	Re-elect Thierry Ancona as Director	Mgmt	For	For	For	
10	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For	
11	Approve Remuneration of Eric Pinon as Director	Mgmt	For	For	For	
12	Approve Remuneration of Bruno Prigent as Director	Mgmt	For	For	For	
13	Approve Remuneration of Eric Van Eyken as Director	Mgmt	For	For	For	
14	Transact Other Business (Non-Voting)	Mgmt				

Amundi Funds European Equity Value

Meeting Date: 12/18/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: X137

Primary ISIN: LU1883314244

Primary SEDOL: BHLPL09

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Board's and Auditor's Reports	Mgmt			
2	Approve Financial Statements	Mgmt	For	For	For
3	Approve Allocation of Income	Mgmt	For	For	For
4	Approve Discharge of Directors	Mgmt	For	For	For
5	Re-elect Eric Pinon as Director	Mgmt	For	For	For
6	Re-elect Bruno Prigent as Director	Mgmt	For	For	For
7	Re-elect Eric Van Eyken as Director	Mgmt	For	For	For
8	Re-elect Yannic Raulin as Director	Mgmt	For	For	For
9	Re-elect Thierry Ancona as Director	Mgmt	For	For	For
10	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For

Amundi Funds European Equity Value

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction	
11	Approve Remuneration of Eric Pinon as Director	Mgmt	For	For	For	
12	Approve Remuneration of Bruno Prigent as Director	Mgmt	For	For	For	
13	Approve Remuneration of Eric Van Eyken as Director	Mgmt	For	For	For	
14	Transact Other Business (Non-Voting)	Mgmt				

Amundi Funds US Pioneer Fund

Meeting Date: 12/18/2024

Country: Luxembourg

Meeting Type: Annual

Ticker: X13Q

Primary ISIN: LU1883872332 Primary SEDOL: BKT9MW3

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Receive Board's and Auditor's Reports	Mgmt				
2	Approve Financial Statements	Mgmt	For	For	For	
3	Approve Allocation of Income	Mgmt	For	For	For	
4	Approve Discharge of Directors	Mgmt	For	For	For	
5	Re-elect Eric Pinon as Director	Mgmt	For	For	For	
6	Re-elect Bruno Prigent as Director	Mgmt	For	For	For	
7	Re-elect Eric Van Eyken as Director	Mgmt	For	For	For	
8	Re-elect Yannic Raulin as Director	Mgmt	For	For	For	
9	Re-elect Thierry Ancona as Director	Mgmt	For	For	For	
10	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For	For	
11	Approve Remuneration of Eric Pinon as Director	Mgmt	For	For	For	
12	Approve Remuneration of Bruno Prigent as Director	Mgmt	For	For	For	
13	Approve Remuneration of Eric Van Eyken as Director	Mgmt	For	For	For	
14	Transact Other Business (Non-Voting)	Mgmt				



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