Proxy Voting Report (2025 YTD)

Direct equity investments

4 December 2025

Important information

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VOTE SUMMARY REPORT

REPORTING PERIOD: 01/01/2025 to 30/11/2025

LOCATION(S): ALL LOCATIONS

INSTITUTION ACCOUNT(S): ALL INSTITUTION ACCOUNTS

Accenture plc

Meeting Date: 06/02/2025 **Record Date:** 09/12/2024 **Primary Security ID:** G1151C101 Country: Ireland

Meeting Type: Annual

Ticker: ACN

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1a	Elect Director Jaime Ardila	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	arranted.			
1b	Elect Director Martin Brudermuller	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	arranted.			
1c	Elect Director Alan Jope	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	arranted.			
1d	Elect Director Nancy McKinstry	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	arranted.			
1e	Elect Director Jennifer Nason	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1f	Elect Director Paula A. Price	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1g	Elect Director Venkata (Murthy) Renduchintala	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	arranted.			
1h	Elect Director Arun Sarin	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1i	Elect Director Julie Sweet	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1j	Elect Director Tracey T. Travis	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1k	Elect Director Masahiko Uotani	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For		

performance targets for the short- and long-term incentive programs, pay and performance are reasonably aligned at this time.

Accenture plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
3	Ratify KPMG LLP as Auditors and Authorise Their Remuneration	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this purposes.	item is warranted beca	ause only 6.88 percent of	the fees paid to the auditor are for non-audit		
4	Approve Capital Reduction of the Share Premium Account	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this	resolution is warranted	d as no significant concer	ns have been identified.		
5	Authorize Board to Issue Shares under Irish Law	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR these proposals is warranted as the proposed amounts and durations are within recommended limits.					
6	Authorize the Board's Authority to Opt-Out of Statutory Pre-Emptions Rights Under Irish Law	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR these limits.	e proposals is warrante	ed as the proposed amou	ints and durations are within recommended		
7	Determine Price Range for Reissuance of Treasury Shares	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this and no significant concerns have been in		d because this is a routine	e item for companies incorporated in Ireland,		

Ticker: AMG

Affiliated Managers Group, Inc.

Meeting Date: 22/05/2025 Country: USA

Record Date: 31/03/2025 **Meeting Type:** Annual

Primary Security ID: 008252108

roposal umber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1a	Elect Director Karen L. Alvingham	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	e director nominees is	varranted.				
1b	Elect Director Dwight D. Churchill	Mgmt	For	Against			
	when the Board is not compromised of We choose not to vote against all the i	^c 40% underrepresente ncumbent members of ting specifically agains	d gender identities, or other Bo the Nomination Committee an the Chair and engaging on th	e topic with the company. If a company			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1c	Elect Director Annette Franqui	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1d	Elect Director Jay C. Horgen	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						

Affiliated Managers Group, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1e	Elect Director Félix V. Matos Rodríguez	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	red.	
1f	Elect Director Tracy P. Palandjian	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ed.	
1g	Elect Director David C. Ryan	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ed.	
1h	Elect Director Loren M. Starr	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ed.	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For
	Voting Policy Rationale: Although a concern is aligned at this time.	noted, a vote FOR this	s proposal is warranted as pay and perforn	nance are reasonably
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	Against
	Voting Policy Rationale: A vote AGAINST the i 35.25 percent of the total fees received by the auditor.			

Agilent Technologies, Inc.

Meeting Date: 13/03/2025 **Record Date:** 23/01/2025

Country: USA

Meeting Type: Annual

Primary Security ID: 00846U101

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Elect Director Otis W. Brawley	Mgmt	For	For
	when the Board is not compromised of We choose not to vote against all the	of 40% underrepresented incumbent members of to oting specifically against to ord diversity, we might con ST incumbent nominating	gender identities, or other Bo he Nomination Committee and the Chair and engaging on the nsider to still support the elect	e topic with the company. If a company tion of the Chair of the Nomination
1.2	Elect Director Mikael Dolsten	Mgmt	For	For
	when the Board is not compromised of We choose not to vote against all the	of 40% underrepresented incumbent members of to oting specifically against t	gender identities, or other Bo he Nomination Committee and he Chair and engaging on the	e topic with the company. If a company
	Voting Policy Rationale: A vote AGAIN warranted for lack of diversity on the		committee members Otis Bra	awley and Mikael Goran Dolsten is

Ticker: A

Agilent Technologies, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this incentives are tied to pre-set objective					
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this item is warranted because less than one percent of the fees paid to the auditor are for non-audit purposes.					
4	Eliminate Supermajority Vote Requirement	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted given that the reduction in the supermajority vote requirement would enhance shareholder rights.					
5	Declassify the Board of Directors	SH	None	For		
	Voting Policy Rationale: A vote FOR this	s proposal is warranted	because the declassification	on would enhance board accountability.		

Akamai Technologies, Inc.

Meeting Date: 14/05/2025 **Record Date:** 19/03/2025

Country: USA

Meeting Type: Annual

Primary Security ID: 00971T101

Ticker: AKAM

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1.1	Elect Director Sharon Bowen	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR th	e director nominees is w	arranted.			
1.2	Elect Director Marianne Brown	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR th	e director nominees is w	arranted.			
1.3	Elect Director Monte Ford	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR th	e director nominees is w	arranted.			
1.4	Elect Director Dan Hesse	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1.5	Elect Director Tom Killalea	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1.6	Elect Director Tom Leighton	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1.7	Elect Director Jonathan Miller	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR th	e director nominees is w	arranted.			
1.8	Elect Director Madhu Ranganathan	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR th	e director nominees is w	arranted.			

Akamai Technologies, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1.9	Elect Director Ben Verwaayen	Mgmt	For	Against			
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented ncumbent members of th ting specifically against t	gender identities, or other Bo he Nomination Committee and he Chair and engaging on the	d to instead show our dissatisfaction e topic with the company. If a company			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.				
2	Amend Omnibus Stock Plan	Mgmt	For	Against			
	Voting Policy Rationale: Based on an ev Scorecard (EPSC), a vote AGAINST this three-year average burn rate is excessi	proposal is warranted d	lue to the following key facto	rs: * The plan cost is excessive * The			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this Some concerns continue to be noted re goal overlap with the STIP. However, th incentives are performance conditioned	egarding the annual goal ne annual incentive is pri	's utilized for a portion of the imarily based on pre-set finar	equity awards, and the partial metric and			
4A	Eliminate Supermajority Vote Requirement to Amend Provisions in Article Tenth	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these proposals is warranted given that the reduction in the supermajority vote requirements would enhance shareholder rights.						
4B	Eliminate Supermajority Vote Requirement to Amend Provisions in Article Eleventh	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these proposals is warranted given that the reduction in the supermajority vote requirements would enhance shareholder rights.						
4C	Eliminate Supermajority Vote Requirement to Amend Provisions in Article Twelfth	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these proposals is warranted given that the reduction in the supermajority vote requirements would enhance shareholder rights.						
5	Adjourn Meeting	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINST this proposal is warranted given that Items 2 and 7 do not merit support.						
6	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item is warranted because only 11.58 percent of the fees paid to the auditor are for non-audit purposes.						
7	Provide Right to Call a Special Meeting at a 25 Percent Ownership Threshold	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINS is considered more appropriate for Aka	, ,		rought in the shareholder proposal (Item 8 eholder base.			
8	Provide Right to Call a Special Meeting at a 10 Percent Ownership Threshold	SH	Against	For			
	Voting Policy Rationale: A vote FOR this threshold would enhance shareholder r		as the right to call special me	etings at a 10 percent ownership			

Meeting Date: 06/06/2025 **Record Date:** 08/04/2025

Country: USA
Meeting Type: Annual

Ticker: GOOGL

Primary Security ID: 02079K305

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1a	Elect Director Larry Page	Mgmt	For	Against
	the most responsibility among all boa shareholders and should therefore be AGAINST Governance Committee men that is not subject to a reasonable tin attend at least 75 percent of his total absences. Votes AGAINST incumbent	he board to proficiently board chair John Henne rd members for failing t held the most account mbers John Hennessy a ne-based sunset provision board meetings held do compensation committe	guard against and manage a ssy is warranted given that to to effectively supervise the nable for poor board oversigh and Frances Arnold are warra on. A vote AGAINST Lawrend uring the fiscal year under re the members John Doerr, K. I	
1b	Elect Director Sergey Brin	Mgmt	For	For
	the most responsibility among all boa shareholders and should therefore be AGAINST Governance Committee men that is not subject to a reasonable tin attend at least 75 percent of his total absences. Votes AGAINST incumbent	he board to proficiently board chair John Henne rd members for failing t held the most account mbers John Hennessy a ne-based sunset provision board meetings held do compensation committe	guard against and manage a ssy is warranted given that a to effectively supervise the n able for poor board oversigh and Frances Arnold are warra on. A vote AGAINST Lawrend uring the fiscal year under re the members John Doerr, K. I	
1c	Elect Director Sundar Pichai	Mgmt	For	For
	Voting Policy Rationale: Significant ris company, which reflects a failure by t governance risks. * A vote AGAINST I	he board to proficiently	guard against and manage	

Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. * A vote AGAINST board chair John Hennessy is warranted given that the chair of the board ultimately shoulders the most responsibility among all board members for failing to effectively supervise the management of risks to the company and its shareholders and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes AGAINST Governance Committee members John Hennessy and Frances Arnold are warranted for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. A vote AGAINST Lawrence (Larry) Page is warranted for failing the tatend at least 75 percent of his total board meetings held during the fiscal year under review without disclosing the reason for the absences. Votes AGAINST incumbent compensation committee members John Doerr, K. Ram Shriram, and Robin Washington are warranted due to executive compensation concerns, in the absence of a say-on-pay proposal on the ballot. Votes FOR the remaining director nominees are warranted.

1e

1f

 Proposal Number
 Proposal Text
 Proponent
 Mgmt Rec
 Vote Instruction

 1d
 Elect Director John L. Hennessy
 Mgmt
 For
 Against

Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee

Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. * A vote AGAINST board chair John Hennessy is warranted given that the chair of the board ultimately shoulders the most responsibility among all board members for failing to effectively supervise the management of risks to the company and its shareholders and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes AGAINST Governance Committee members John Hennessy and Frances Arnold are warranted for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. A vote AGAINST Lawrence (Larry) Page is warranted for failing to attend at least 75 percent of his total board meetings held during the fiscal year under review without disclosing the reason for the absences. Votes AGAINST incumbent compensation committee members John Doerr, K. Ram Shriram, and Robin Washington are warranted due to executive compensation concerns, in the absence of a say-on-pay proposal on the ballot. Votes FOR the remaining director nominees are warranted.

Elect Director Frances H. Arnold Mgmt For Against

Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. * A vote AGAINST board chair John Hennessy is warranted given that the chair of the board ultimately shoulders the most responsibility among all board members for failing to effectively supervise the management of risks to the company and its shareholders and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes AGAINST Governance Committee members John Hennessy and Frances Arnold are warranted for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. A vote AGAINST Lawrence (Larry) Page is warranted for failing to attend at least 75 percent of his total board meetings held during the fiscal year under review without disclosing the reason for the absences. Votes AGAINST incumbent compensation committee members John Doerr, K. Ram Shriram, and Robin Washington are warranted due to executive compensation concerns, in the absence of a say-on-pay proposal on the ballot. Votes FOR the remaining director nominees are warranted.

Elect Director R. Martin "Marty" Mgmt For For Chavez

Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. * A vote AGAINST board chair John Hennessy is warranted given that the chair of the board ultimately shoulders the most responsibility among all board members for failing to effectively supervise the management of risks to the company and its shareholders and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes AGAINST Governance Committee members John Hennessy and Frances Arnold are warranted for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. A vote AGAINST Lawrence (Larry) Page is warranted for failing to attend at least 75 percent of his total board meetings held during the fiscal year under review without disclosing the reason for the absences. Votes AGAINST incumbent compensation committee members John Doerr, K. Ram Shriram, and Robin Washington are warranted due to executive compensation concerns, in the absence of a say-on-pay proposal on the ballot. Votes FOR the remaining director nominees are warranted.

1g Elect Director L. John Doerr Mgmt For Against

Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. * A vote AGAINST board chair John Hennessy is warranted given that the chair of the board ultimately shoulders the most responsibility among all board members for failing to effectively supervise the management of risks to the company and its shareholders and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes AGAINST Governance Committee members John Hennessy and Frances Arnold are warranted for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. A vote AGAINST Lawrence (Larry) Page is warranted for failing to attend at least 75 percent of his total board meetings held during the fiscal year under review without disclosing the reason for the absences. Votes AGAINST incumbent compensation committee members John Doerr, K. Ram Shriram, and Robin Washington are warranted due to executive compensation concerns, in the absence of a say-on-pay proposal on the ballot. Votes FOR the remaining director nominees are warranted.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction				
1h	Elect Director Roger W. Ferguson Jr.	Mgmt	For	For				
	Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. * A vote AGAINST board chair John Hennessy is warranted given that the chair of the board ultimately shoulders the most responsibility among all board members for failing to effectively supervise the management of risks to the company and its shareholders and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes AGAINST Governance Committee members John Hennessy and Frances Arnold are warranted for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. A vote AGAINST Lawrence (Larry) Page is warranted for failing to attend at least 75 percent of his total board meetings held during the fiscal year under review without disclosing the reason for the absences. Votes AGAINST incumbent compensation committee members John Doerr, K. Ram Shriram, and Robin Washington are warranted due to executive compensation concerns, in the absence of a say-on-pay proposal on the ballot. Votes FOR the remaining director nominees are warranted.							
1i	Elect Director K. Ram Shriram	Mgmt	For	Against				
	shareholders and should therefore be he AGAINST Governance Committee memb that is not subject to a reasonable time- attend at least 75 percent of his total be absences. Votes AGAINST incumbent co	board to proficiently guard chair John Hennessy members for failing to deal the most accountable pers John Hennessy and abased sunset provision. the part meetings held during the propensation committee	lard against and manage ma is warranted given that the effectively supervise the man le for poor board oversight of Frances Arnold are warrant A vote AGAINST Lawrence ang the fiscal year under revion members John Doerr, K. Rai	aterial environmental, social and e chair of the board ultimately shoulders nagement of risks to the company and its of ESG risk exposures at the firm. Votes red for maintaining a multi-class structure (Larry) Page is warranted for failing to riew without disclosing the reason for the				
1j	Elect Director Robin L. Washington	Mgmt	For	Against				
	Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. * A vote AGAINST board chair John Hennessy is warranted given that the chair of the board ultimately shoulders the most responsibility among all board members for failing to effectively supervise the management of risks to the company and its shareholders and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes AGAINST Governance Committee members John Hennessy and Frances Arnold are warranted for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. A vote AGAINST Lawrence (Larry) Page is warranted for failing to attend at least 75 percent of his total board meetings held during the fiscal year under review without disclosing the reason for the absences. Votes AGAINST incumbent compensation committee members John Doerr, K. Ram Shriram, and Robin Washington are warranted due to executive compensation concerns, in the absence of a say-on-pay proposal on the ballot. Votes FOR the remaining director nominees are warranted.							
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Against				
	Voting Policy Rationale: A vote AGAINST the ratification of the company's auditor is warranted given that non-audit fees represent 34.52 percent of the total fees received by the auditor during the fiscal year, raising substantial doubts over the independence of the auditor.							
3	Provide Right to Act by Written Consent	SH	Against	Against				
	Voting Policy Rationale: A vote AGAINST this proposal is warranted given that the ability to act by written consent would be detrimental to unaffiliated shareholders.							
4	Adjust Executive Compensation Metrics for Share Buybacks	SH	Against	Against				
	Voting Policy Rationale: A vote AGAINST concerns at this time and, as such, perfo			ks on metric results do not raise significant n.				
5	Report on Discrimination in Charitable Contributions	SH	Against	Against				
	Voting Policy Rationale: A vote AGAINST processes for its contributions to third-p discrimination, and has established over	arty organizations, disci						

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction				
6	Consider Ending Participation in Human Rights Campaign's Corporate Equality Index	SH	Against	Against				
	Voting Policy Rationale: A vote AGAINST the resolution is warranted. The company appears to provide shareholders with sufficient information to evaluate its oversight of the risks associated with its participation in and engagement with certain organizations.							
7	Report on Meeting 2030 Climate Goals	SH	Against	For				
	Voting Policy Rationale: A vote FOR this achieve its 2030 targets with its current progress. Moreover, the requested reporclimate change-related risks.	related resource comm.	itments would further enable	shareholders to monitor the company's				
8	Approve Recapitalization Plan for all Stock to Have One-vote per Share	SH	Against	For				
	Voting Policy Rationale: A vote FOR this for a capital structure in which the levels			d nonaffiliated shareholders' preference od.				
9	Report on Due Diligence Process to Assess Human Rights Risks in High-Risk Countries	SH	Against	For				
	Voting Policy Rationale: A vote FOR this the company's human rights policy to av may lead to financial liability and reputa associated operational risks.	roid causing or contribut	ting to human rights violation.	s, aid in minimizing controversies that				
10	Report on Risks of Discrimination in GenAI	SH	Against	Against				
	Voting Policy Rationale: A vote AGAINST this proposal is warranted. While there is a need for transparency around the company's management of risks related to GenAI, shareholder concerns would be better addressed in the proposal under Item 11, as the request for a report assessing the ethics and management of risks related to the company's development of GenAI more comprehensively addresses shareholder concerns.							
11	Report on Risks of Improper Use of External Data in Development of AI Products	SH	Against	For				
	Voting Policy Rationale: A vote FOR this proposal is warranted. The potential benefit of additional reporting appears prudent given the company acknowledges the risks related to AI technologies and because there appears to be an increased regulatory focus in many of the jurisdictions in which the company operates.							
12	Publish a Human Rights Impact Assessment of AI Driven Targeted Advertising	SH	Against	For				
	Voting Policy Rationale: A vote FOR this in the company's ability to address poter privacy settlement.			hts impact assessment would build trust actices, particularly amid a recent data				
13	Report on Lobbying and Child Safety Online	SH	Against	For				
	Voting Policy Rationale: A vote FOR this proposal is warranted. Additional reporting would ensure the alignment of the company's lobbying practices and efforts with its stated commitments on online safety and harm reduction for children. In addition, the requested report would further provide information for shareholders to effectively assess how the company is managing related risks.							
14	Adopt Metrics Evaluating YouTube Child Safety Policies	SH	Against	For				
	Voting Policy Rationale: A vote FOR this metrics related to child safety on the col							

managing related risks.

Amadeus IT Group SA

Meeting Date: 03/06/2025 **Record Date:** 29/05/2025

Primary Security ID: E04648114

Country: Spain

Meeting Type: Annual

Ticker: AMS

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1	Approve Consolidated and Standalone Financial Statements	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item is procedures used.	is warranted due to a la	ack of concern regarding the accounts pres	ented or audit			
2	Approve Non-Financial Information Statement	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item reported by the company.	is warranted due to a la	ack of specific concern about the non-finan	cial information			
3	Advisory Vote on Remuneration Report	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item practices during the fiscal year under review, falls short of market practices. More broadly, t	Nonetheless the compa	ny continues to report PSP outcomes with	a one-year lag, which			
4	Approve Allocation of Income and Dividends	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this incomproposed dividend.	ne allocation proposal is	s warranted due to a lack of controversy su	rrounding the			
5	Approve Discharge of Board	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this resolution fulfilled their fiduciary duties.	ıtion is warranted as th	ere is no evidence that the board or the m	anagement have not			
6	Fix Number of Directors at 12	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this resolution is warranted as the proposed board size would remain within the 15-director limit as per local code of best practice.						
7.1	Elect Leo Puri as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is warrant board composition.	ted due to a lack of mad	terial concerns about the proposed nomine	es and the resulting			
7.2	Reelect William Connelly as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is warrant board composition.	ted due to a lack of ma	terial concerns about the proposed nomine	es and the resulting			
7.3	Reelect Luis Maroto Camino as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is warrant board composition.	ted due to a lack of ma	terial concerns about the proposed nomine	es and the resulting			
7.4	Reelect Pilar Garcia Ceballos-Zuniga as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is warrant board composition.	ted due to a lack of ma	terial concerns about the proposed nomine	es and the resulting			

Amadeus IT Group SA

Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
7.5	Reelect Stephan Gemkow as Director	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR is w board composition.	varranted due to a lack o	of material concerns about th	e proposed nominees and the resulting		
7.6	Reelect Peter Kurpick as Director	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR is we board composition.	varranted due to a lack o	of material concerns about th	e proposed nominees and the resulting		
7.7	Reelect Xiaoqun Clever-Steg as Director	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR is we board composition.	varranted due to a lack o	of material concerns about th	e proposed nominees and the resulting		
7.8	Reelect Amanda Mesler as Director	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR is we board composition.	varranted due to a lack o	of material concerns about th	e proposed nominees and the resulting		
7.9	Reelect Jana Eggers as Director	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR is w board composition.	varranted due to a lack o	of material concerns about th	e proposed nominees and the resulting		
7.10	Reelect Eriikka Soderstrom as Director	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR is warranted due to a lack of material concerns about the proposed nominees and the resulting board composition.					
7.11	Reelect David Vegara Figueras as Director	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR is we board composition.	varranted due to a lack o	of material concerns about th	e proposed nominees and the resulting		
8	Renew Appointment of Ernst & Young as Auditor	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR is w	varranted because there	are no concerns regarding ti	his proposal.		
9	Authorize Board to Ratify and	Mgmt	For	For		

Apple Inc.

Proposal Number

1a

Meeting Date: 25/02/2025 **Record Date:** 02/01/2025

Country: USA

Meeting Type: Annual

Primary Security ID: 037833100

Proposal Text

Elect Director Wanda Austin

Proponent	Mgmt Rec	Vote Instruction	

For

Ticker: AAPL

For

Voting Policy Rationale: A vote FOR the director nominees is warranted.

Mgmt

Apple Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1b	Elect Director Tim Cook	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the director	or nominees is warrant	ed.	
1c	Elect Director Alex Gorsky	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the director	or nominees is warrant	ed.	
1d	Elect Director Andrea Jung	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the director	or nominees is warrant	ed.	
1e	Elect Director Art Levinson	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the director	or nominees is warrant	ed.	
1f	Elect Director Monica Lozano	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the director	or nominees is warrant	ed.	
1g	Elect Director Ron Sugar	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the director	or nominees is warrant	red.	
1h	Elect Director Sue Wagner	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the director	or nominees is warrant	ed.	
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this item in non-audit purposes.	is warranted because o	nly 14.68 percent of the fees paid to the ac	uditor are for
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this propo the target annual equity award for CEO Cook of change in FY24. Annual cash incentives contin- performance-based equity utilizes a multi-year disclosed. Further, the company states that it is FY25.	increased relatively sig nued to be based entire r performance period w	nificantly, the overall structure of CEO pay o ely on pre-set financial metrics with clearly with relatively rigorous, forward-looking targ	did not fundamentally disclosed targets and get goals clearly
4	Report on Ethical AI Data Acquisition and Usage	SH	Against	For
	Voting Policy Rationale: A vote FOR this propo evaluate the benefits and risks associated with projects.			
5	Report on Child Safety Online	SH	Against	Against
	Voting Policy Rationale: A vote AGAINST this pregarding its use of child sex abuse material (on for its decisions
6	Consider Abolishing DEI Policies, Programs, Departments, and Goals	SH	Against	Against
	Voting Policy Rationale: A vote AGAINST this pand inclusion, and these disclosures appear to question. In addition, the company clearly prorole in oversight of the associated risks, and to discriminating against employee groups at the	o provide sufficient info. ovides its non-discrimin here do not appear to l	rmation for shareholders to evaluate the pr ation policies, it clearly discusses the board	rograms and policies in I and management's
7	Report on Discrimination in Charitable Contributions	SH	Against	Against
	Voting Policy Rationale: A vote AGAINST this pafforded discretion in determining the comparation			anagement should be

Assa Abloy AB

Meeting Date: 23/04/2025 **Record Date:** 11/04/2025

Country: Sweden **Meeting Type:** Annual

Primary Security ID: W0817X204

Ticker: ASSA.B

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Open Meeting	Mgmt		
	Voting Policy Rationale: These are routil	ne meeting formalities.		
2	Elect Chair of Meeting	Mgmt	For	For
	Voting Policy Rationale: These are routil	ne meeting formalities.		
3	Prepare and Approve List of Shareholders	Mgmt	For	For
	Voting Policy Rationale: These are routing	ne meeting formalities.		
4	Approve Agenda of Meeting	Mgmt	For	For
	Voting Policy Rationale: These are routil	ne meeting formalities.		
5	Designate Inspector(s) of Minutes of Meeting	Mgmt	For	For
	Voting Policy Rationale: These are routing	ne meeting formalities.		
6	Acknowledge Proper Convening of Meeting	Mgmt	For	For
	Voting Policy Rationale: These are routing	ne meeting formalities.		
7	Receive President's Report	Mgmt		
	Voting Policy Rationale: This is a non-vo	ting item.		
8.a	Receive Financial Statements and Statutory Reports	Mgmt		
	Voting Policy Rationale: These are routing	ne, non-voting items.		
8.b	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	Mgmt		
	Voting Policy Rationale: These are routil	ne, non-voting items.		
8.c	Receive Board's Report	Mgmt		
	Voting Policy Rationale: These are routil	ne, non-voting items.		
9.a	Accept Financial Statements and Statutory Reports	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the presented or audit procedures used.	approval of the annual o	accounts is warranted due to a	a lack of concern regarding the accounts
9.b	Approve Allocation of Income and Dividends of SEK 5.90 Per Share	Mgmt	For	For

Assa Abloy AB

Proposal Text	Proponent	Mgmt Rec	Vote Instruction
Approve Discharge of Board and President	Mgmt	For	For
Voting Policy Rationale: A vote FOR this fulfilled their fiduciary duties.	proposal is warranted a	as there is no evidence that t	the board or management have not
Determine Number of Members (7) and Deputy Members (0) of Board	Mgmt	For	For
Voting Policy Rationale: A vote FOR this	proposal is warranted L	because of a lack of controve	ersy concerning the size of the board.
Approve Remuneration of Directors in the Amount of SEK 3.5 Million for Chair, SEK 1.3 Million for Vice Chair and SEK 1.05 Million for Other Directors; Approve Remuneration for Committee Work	Mgmt	For	For
Voting Policy Rationale: A vote FOR this fees.	remuneration proposal	is warranted because of a la	ck of concern regarding the proposed
Approve Remuneration of Auditors	Mgmt	For	For
Voting Policy Rationale: A vote FOR is w	arranted because there	are no concerns regarding to	his proposal.
Reelect Johan Hjertonsson (Chair), Carl Douglas (Vice Chair), Erik Ekudden, Sofia Schorling Hogberg, Lena Olving, Victoria Van Camp and Susanne Pahlen Aklundh as Directors	Mgmt	For	Against
or more chairmanships in aggregate and directors are independent; and * Johan	d subsequently, is consid Hjertonsson, Carl Doug	dered overboarded; * Less th las, Sofia Schorling Hogberg,	han half of the shareholder-elected
Ratify Ernst & Young as Auditors	Mgmt	For	For
Voting Policy Rationale: A vote FOR is w	arranted because there	are no concerns regarding to	his proposal.
Approve Remuneration Report	Mgmt	For	For
market practice. The vote is qualified, h	owever, as the company	y does not disclose the target	
Authorize Class B Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For	For
Approve Performance Share Matching Plan LTI 2025 for Senior Executives and Key Employees	Mgmt	For	Against
	Approve Discharge of Board and President Voting Policy Rationale: A vote FOR this fulfilled their fiduciary duties. Determine Number of Members (7) and Deputy Members (0) of Board Voting Policy Rationale: A vote FOR this Approve Remuneration of Directors in the Amount of SEK 3.5 Million for Chair, SEK 1.3 Million for Other Directors; Approve Remuneration for Committee Work Voting Policy Rationale: A vote FOR this fees. Approve Remuneration of Auditors Voting Policy Rationale: A vote FOR is weelect Johan Hjertonsson (Chair), Carl Douglas (Vice Chair), Erik Ekudden, Sofia Schorling Hogberg, Lena Olving, Victoria Van Camp and Susanne Pahlen Aklundh as Directors Voting Policy Rationale: A vote AGAINST or more chairmanships in aggregate and directors are independent; and * Johan shareholders benefitting from a share standirectors are independent: A vote FOR is ween a share standing Policy Rationale: A vote FOR is ween a share standing Policy Rationale: A vote FOR this market practice. The vote is qualified, hand the CEO's base salary was significant Authorize Class B Share Repurchase Program and Reissuance of Repurchased Shares Voting Policy Rationale: A vote FOR this disclosed volume limit, because: * The repurchase authorities. Approve Performance Share Matching Plan LTI 2025 for Senior Executives and Key	Approve Discharge of Board and President Voting Policy Rationale: A vote FOR this proposal is warranted a fulfilled their fiduciary duties. Determine Number of Members (7) and Deputy Members (8) of Board Voting Policy Rationale: A vote FOR this proposal is warranted to Directors in the Amount of SEK 3.5 Million for Chair, SEK 1.3 Million for Chair, SEK 1.3 Million for Other Directors; Approve Remuneration for Committee Work Voting Policy Rationale: A vote FOR this remuneration proposal fees. Approve Remuneration of Mgmt Auditors Voting Policy Rationale: A vote FOR is warranted because there Reelect Johan Hjertonsson (Chair), Carl Douglas (Vice Chair), Erik Ekudden, Sofia Schorling Hogberg, Lena Olving, Victoria Van Camp and Susanne Pahlen Aklundh as Directors Voting Policy Rationale: A vote AGAINST this item is warranted or more chairmanships in aggregate and subsequently, is considirectors are independent; and * Johan Hjertonsson, Carl Doug shareholders benefitting from a share structure with unequal vice and the CEO's base salary was significantly increased without sand the CEO's base salary was significantly increased without sand the CEO's base salary was significantly increased without salarics and the CEO's base salary was significantly increased without salarics and the CEO's base salary was significantly increased without salarics and the CEO's base salary was significantly increased without salarics and the CEO's base salary was significantly increased without salarics and the CEO's base salary was significantly increased without salarics and the CEO's base salary was significantly increased without salarics and the CEO's base salary was significantly increased without salarics and the CEO's base salary was significantly increased without salarics and the CEO's base salary salarics. * There are acceptable limits of repurchase authorities.	Approve Discharge of Board and Mgmt For President Voting Policy Rationale: A vote FOR this proposal is warranted as there is no evidence that to fulfilled their fiduciary duties. Determine Number of Members (7) and Deputy Members (8) of Board Voting Policy Rationale: A vote FOR this proposal is warranted because of a lack of controver (7) and Deputy Members (9) of Board Voting Policy Rationale: A vote FOR this proposal is warranted because of a lack of controver (7) and Deputy Members (9) of Board Voting Policy Rationale: A vote FOR this proposal is warranted because of a lack of controver (7) and Deputy Members (8) of Directors in the Amount of SEK (8) a.5 Million for Other Directors; Approve Remuneration for Committee Work Voting Policy Rationale: A vote FOR this remuneration proposal is warranted because of a lack of the fees. Approve Remuneration of Mgmt For Auditors Voting Policy Rationale: A vote FOR is warranted because there are no concerns regarding to the fees. Reelect Johan Hjertonsson Mgmt For (Chair), Carl Douglas (Vice Chair), Erik Ekuden, Sofia Schorling Hogberg, Lena Olving, Victoria Van Camp and Susanne Pahlen Aklundh as Directors Voting Policy Rationale: A vote AGAINST this item is warranted for the following reasons: * or more chairmanships in aggregate and subsequently, is considered overboarded: * Less tidirectors are independent; and * Sohan Hjetronsson, Carl Douglas, Sofia Schorling Hogberg, shareholders benefitting from a share structure with unequal voting rights. Ratify Ernst & Young as Auditors Mgmt For Voting Policy Rationale: A vote FOR is warranted because there are no concerns regarding to the proposal structure with unequal voting rationale. Authorize Class B Share Mgmt For Repurchase Program and Reissuance of Repurchased Shares Voting Policy Rationale: A vote FOR this irem is warranted because the proposed remunerat market practice. The vote is qualified, however, as the company does not disclose the targe and the CEO's base salary was significantly increased withou

Assa Abloy AB

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
17	Close Meeting	Mgmt		
	Voting Policy Rationale: This is a nor	n-voting formality.		

Ticker: SAN

Banco Santander SA

Meeting Date: 03/04/2025 **Record Date: 28/03/2025**

Country: Spain

Meeting Type: Annual

Primary Security ID: E19790109

oposal umber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1A	Approve Consolidated and Standalone Financial Statements	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this procedures used.	item is warranted due t	o a lack of concern regarding	g the accounts presented or audit
1B	Approve Non-Financial Information Statement	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this reported by the company.	item is warranted due t	o a lack of specific concern a	about the non-financial information
1C	Approve Discharge of Board	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this fulfilled their fiduciary duties.	resolution is warranted	as there is no evidence that	the board or the management have not
2	Approve Allocation of Income and Dividends	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this shareholder remuneration.	item is warranted due t	o a lack of concerns about ti	he proposed income allocation and
3A	Fix Number of Directors at 15	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this as per local code of best practice.	resolution is warranted	as the proposed board size i	would remain within the 15-director limit
3B	Reelect Luis Isasi Fernandez de Bobadilla as Director	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is w board composition.	varranted due to a lack o	f major concerns about the	proposed nominees and the resulting
3C	Reelect Hector Blas Grisi Checa as Director	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is w board composition.	varranted due to a lack o	f major concerns about the	proposed nominees and the resulting
3D	Reelect Glenn Hogan Hutchins as Director	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is w board composition.	varranted due to a lack o	f major concerns about the	proposed nominees and the resulting
3E	Reelect Pamela Ann Walkden as Director	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is we board composition.	varranted due to a lack o	f major concerns about the	proposed nominees and the resulting

Banco Santander SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
3F	Reelect Ana Botin-Sanz de Sautuola y O'Shea as Director	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is a board composition.	warranted due to a lack o	of major concerns about the p	proposed nominees and the resulting
4	Renew Appointment of PricewaterhouseCoopers as Auditor	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is	warranted because there	are no concerns regarding th	hese proposals.
5	Appoint PricewaterhouseCoopers Auditores as Verifiers for Sustainability Reporting	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is v	warranted because there	are no concerns regarding th	hese proposals.
6A	Approve Reduction in Share Capital via Cancellation of Treasury Shares	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the the efficiency of the balance sheet, wh		-	capital to shareholders and may improve
6B	Approve Reduction in Share Capital via Cancellation of Treasury Shares	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the the efficiency of the balance sheet, wh			capital to shareholders and may improve
7A	Approve Remuneration Policy	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is variable incentive system. This is not wopportunities for executive directors, dipolicy remains broad, as is often the capbjectives; and * The pay package of s	vithout highlighting that: oes not fully mitigate exi ase in Spain; * The incen	* The proposed policy, which sting risks of pay-for-perform tive system continues to allo	nance misalignments; * The derogation w for compensatory effects between
7B	Approve Remuneration of Directors	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this approved by the company's shareholde			
7C	Fix Maximum Variable Compensation Ratio	Mgmt	For	For
	Voting Policy Rationale: A qualified voto needed to retain talent, the 200 percer		_	ent pay for performance concerns. Albeit
7D	Approve Deferred Multiyear Objectives Variable Remuneration Plan	Mgmt	For	For
	variable incentive system. This is not w	vithout highlighting that: oes not fully mitigate exi ase in Spain; * The incen	* The proposed policy, which sting risks of pay-for-perform tive system continues to allo	nance misalignments; * The derogation w for compensatory effects between
7E	Approve Buy-out Policy	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this	s resolution is warranted	because the features of the	buy-out awards are acceptable, overall.

Banco Santander SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
7F	Advisory Vote on Remuneration Report	Mgmt	For	For
	CEO increases the risks of pay-for-perl information on the linkage between co compensatory effects between objectiv vesting partially below median under to variable pay in 2024; and * Additional Alvarez. The main reasons for support experience and company performance	formance misalignments impany results and vari ives, and some performa the long-term portion of concerns are raised by are: * Executive pay, to in 2024; and * The col	s, a recurring issue at the co able pay of executive directo ance conditions do not appe f award. In addition, the latt the significant pay package hough generous, was not m mpany has demonstrated re	ear particularly challenging. This includes ter represents only 36 percent of total of some NEDs, including former CEO
8	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the agreements validly adopted by the ger		warranted as it provides th	e board with the means to carry out the

Capgemini SE

Meeting Date: 07/05/2025

Country: France

Ticker: CAP

Record Date: 05/05/2025

Primary Security ID: F4973Q101

Meeting Type: Annual/Special

Proposal Mgmt Vote Number **Proposal Text Proponent** Instruction **Ordinary Business** Mgmt 1 Approve Financial Statements Mgmt For For and Statutory Reports Voting Policy Rationale: Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and lack of concerns. For 2 Approve Consolidated Financial Mgmt For Statements and Statutory Reports Voting Policy Rationale: Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and lack of concerns. Approve Allocation of Income 3 Mgmt For For and Dividends of EUR 3.40 per Share Voting Policy Rationale: A vote FOR this income allocation proposal is warranted because the proposed payout ratio is adequate without being excessive. Approve Auditors' Special Report Mgmt For For on Related-Party Transactions Mentioning the Absence of New Transactions Voting Policy Rationale: A vote FOR this proposal is warranted because the information disclosed in the auditors' special report does not raise any concern. 5 Approve Compensation Report of Mgmt For For Corporate Officers Voting Policy Rationale: A vote FOR this remuneration report is warranted because it does not raise any significant concern.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
6	Approve Compensation of Paul Hermelin, Chairman of the Board	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this	remuneration report is	warranted because it does	not raise any significant concern.
7	Approve Compensation of Aiman Ezzat, CEO	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this	remuneration report is	warranted because it does	not raise any significant concern.
8	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For
	Voting Policy Rationale: Votes FOR these	e remuneration policies	are warranted because the	ey do not raise any significant concern.
9	Approve Remuneration Policy of CEO	Mgmt	For	For
	could still allow compensation effects be	etween criteria. Howeve nination payment struct	er, this negative feature is nure does not prevent from .	es several concerns: * The LTI structure nitigated by the relatively low amount of rewarding pay for failure as the indemnity and year N-1.
10	Approve Remuneration Policy of Directors	Mgmt	For	For
	Voting Policy Rationale: Votes FOR these	e remuneration policies	are warranted because the	ey do not raise any significant concern.
11	Reelect Patrick Pouyanné as Director	Mgmt	For	Against
	Voting Policy Rationale: A vote AGAINST on the board. A vote FOR the remaining			ck Pouyanne is warranted for lack of diversity
12	Reelect Kurt Sievers as Director	Mgmt	For	For
	Voting Policy Rationale: A vote AGAINST on the board. A vote FOR the remaining			k Pouyanne is warranted for lack of diversity
13	Elect Jean-Marc Chéry as Director	Mgmt	For	For
	Voting Policy Rationale: A vote AGAINST on the board. A vote FOR the remaining			k Pouyanne is warranted for lack of diversity
14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For
	Voting Policy Rationale: Such share buy	back programs merit a	vote FOR.	
	Extraordinary Business	Mgmt		
15	Amend Articles 12 and 19 of Bylaws	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is w	varranted as the propos	red amendments are not co	nsidered contentious.
16	Authorize up to 1.2 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Employees and Corporate Officers With Performance Conditions Attached	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this	item is warranted altho	ough it raises some concerr	ns as the 2025 LTI plan could allow

Voting Policy Rationale: A vote FOR this item is warranted although it raises some concerns as the 2025 LTI plan could allow compensation effects between criteria to all beneficiaries including the executive officers and the CEO, allowing overachieved criteria to offset underperformed criteria. The main reason for support is the absence of any other significant concern.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
17	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For
	Voting Policy Rationale: Votes FOR the emrecommended guidelines.	ployee stock purcha	se plans are warranted a	s their proposed volumes respect the
18	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	For
	Voting Policy Rationale: Votes FOR the emrecommended guidelines.	ployee stock purcha	se plans are warranted a.	s their proposed volumes respect the
19	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this ro	outine item is warran	ted.	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Ordinary Business	Mgmt		
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For
	Voting Policy Rationale: Votes FOR the a lack of concerns.	approval of the annual a	accounts are warranted due to	o the unqualified auditors' opinion and
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For
	Voting Policy Rationale: Votes FOR the a lack of concerns.	approval of the annual a	accounts are warranted due to	o the unqualified auditors' opinion and
3	Approve Allocation of Income and Dividends of EUR 3.40 per Share	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this without being excessive.	income allocation prop	osal is warranted because the	proposed payout ratio is adequate
4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this not raise any concern.	proposal is warranted i	because the information disclo	osed in the auditors' special report does
5	Approve Compensation Report of Corporate Officers	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this	remuneration report is	warranted because it does no	ot raise any significant concern.
6	Approve Compensation of Paul Hermelin, Chairman of the Board	Mgmt	For	For

lumber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
7	Approve Compensation of Aiman Ezzat, CEO	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this	remuneration report is	warranted because it does n	ot raise any significant concern.			
8	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR thes	e remuneration policies	are warranted because they	do not raise any significant concern.			
9	Approve Remuneration Policy of CEO	Mgmt	For	For			
	Voting Policy Rationale: A QUALIFIED For could still allow compensation effects be payout that would be offset. * The term will not be allocated only if the financial	etween criteria. Howeve nination payment structu	r, this negative feature is mit ure does not prevent from re	igated by the relatively low amount of warding pay for failure as the indemnity			
10	Approve Remuneration Policy of Directors	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR these remuneration policies are warranted because they do not raise any significant concern.						
11	Reelect Patrick Pouyanné as Director	Mgmt	For	For			
	Voter Rationale: In general, we vote ag when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by vot demonstrate credible progress on Board Committee.	40% underrepresented ocumbent members of thing of specifically against to	gender identities, or other Bo ne Nomination Committee and he Chair and engaging on tho	d to instead show our dissatisfaction e topic with the company. If a company			
	when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by vot demonstrate credible progress on Board Committee.	40% underrepresented cumbent members of the ing specifically against to diversity, we might con Tincumbent nomination	gender identities, or other Bo ne Nomination Committee and the Chair and engaging on the nsider to still support the elec committee member Patrick i	pard members on a case-by-case basis. In to instead show our dissatisfaction The topic with the company. If a company			
12	when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by vot demonstrate credible progress on Board Committee. Voting Policy Rationale: A vote AGAINS	40% underrepresented cumbent members of the ing specifically against to diversity, we might con Tincumbent nomination	gender identities, or other Bo ne Nomination Committee and the Chair and engaging on the nsider to still support the elec committee member Patrick i	pard members on a case-by-case basis. Ind to instead show our dissatisfaction The topic with the company. If a company The tion of the Chair of the Nomination			
12	when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by vot demonstrate credible progress on Board Committee. Voting Policy Rationale: A vote AGAINS on the board. A vote FOR the remaining Reelect Kurt Sievers as Director	40% underrepresented cumbent members of the ing specifically against to diversity, we might con Tincumbent nomination director nominees is we Mgmt	gender identities, or other Bo ne Nomination Committee and the Chair and engaging on the sider to still support the elec- committee member Patrick in arranted. For committee member Patrick in	pard members on a case-by-case basis. If to instead show our dissatisfaction If a company If a co			
12	when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by vot demonstrate credible progress on Board Committee. Voting Policy Rationale: A vote AGAINST on the board. A vote FOR the remaining Reelect Kurt Sievers as Director Voting Policy Rationale: A vote AGAINST	40% underrepresented cumbent members of the ing specifically against to diversity, we might con Tincumbent nomination director nominees is we Mgmt	gender identities, or other Bo ne Nomination Committee and the Chair and engaging on the sider to still support the elec- committee member Patrick in arranted. For committee member Patrick in	pard members on a case-by-case basis. If to instead show our dissatisfaction topic with the company. If a company tion of the Chair of the Nomination Pouyanne is warranted for lack of diversity For			
	when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by vot demonstrate credible progress on Board Committee. Voting Policy Rationale: A vote AGAINS on the board. A vote FOR the remaining Reelect Kurt Sievers as Director Voting Policy Rationale: A vote AGAINS on the board. A vote FOR the remaining Elect Jean-Marc Chéry as Director	40% underrepresented roumbent members of the first specifically against to all diversity, we might control of incumbent nomination of director nominees is well affected in the first specific produced by Mgmt Tincumbent nomination of director nominees is well affected in the first specific produced by Mgmt Tincumbent nomination of incumbent nomination of incumbent nomination of the first specific produced by Mgmt	gender identities, or other Bo ne Nomination Committee and he Chair and engaging on the sider to still support the elec- committee member Patrick is arranted. For committee member Patrick is arranted. For committee member Patrick is	pard members on a case-by-case basis. If to instead show our dissatisfaction If a company tion of the Chair of the Nomination Pouyanne is warranted for lack of diversity For Pouyanne is warranted for lack of diversity			
	when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by vot demonstrate credible progress on Board Committee. Voting Policy Rationale: A vote AGAINS on the board. A vote FOR the remaining Reelect Kurt Sievers as Director Voting Policy Rationale: A vote AGAINS on the board. A vote FOR the remaining Elect Jean-Marc Chéry as Director Voting Policy Rationale: A vote AGAINS on Policy Rationale: A vote AGAINS	40% underrepresented roumbent members of the first specifically against to all diversity, we might control of incumbent nomination of director nominees is well affected in the first specific produced by Mgmt Tincumbent nomination of director nominees is well affected in the first specific produced by Mgmt Tincumbent nomination of incumbent nomination of incumbent nomination of the first specific produced by Mgmt	gender identities, or other Bo ne Nomination Committee and he Chair and engaging on the sider to still support the elec- committee member Patrick is arranted. For committee member Patrick is arranted. For committee member Patrick is	pard members on a case-by-case basis. If to instead show our dissatisfaction If a company, if a company If a co			
13	when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by vote demonstrate credible progress on Board Committee. Voting Policy Rationale: A vote AGAINS on the board. A vote FOR the remaining Reelect Kurt Sievers as Director Voting Policy Rationale: A vote AGAINS on the board. A vote FOR the remaining Elect Jean-Marc Chéry as Director Voting Policy Rationale: A vote AGAINS on the board. A vote FOR the remaining Authorize Repurchase of Up to 10 Percent of Issued Share	40% underrepresented reumbent members of the first specifically against the diversity, we might control of the first specifically against the diversity, we might control of the first specifically against the diversity, we might control of the first specifically against seven and the first specifically against specifically against seven against specifically against	gender identities, or other Bote Nomination Committee and he Chair and engaging on the sider to still support the electromagnets of the sider to still support the electromagnets. For committee member Patrick is arranted. For committee member Patrick is arranted. For committee member Patrick is arranted. For	pard members on a case-by-case basis. If to instead show our dissatisfaction If a company tion of the Chair of the Nomination Pouyanne is warranted for lack of diversity For Pouyanne is warranted for lack of diversity For Pouyanne is warranted for lack of diversity For			
13	when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by vote demonstrate credible progress on Board Committee. Voting Policy Rationale: A vote AGAINS on the board. A vote FOR the remaining Reelect Kurt Sievers as Director Voting Policy Rationale: A vote AGAINS on the board. A vote FOR the remaining Elect Jean-Marc Chéry as Director Voting Policy Rationale: A vote AGAINS on the board. A vote FOR the remaining Authorize Repurchase of Up to 10 Percent of Issued Share Capital	40% underrepresented reumbent members of the first specifically against the diversity, we might control of the first specifically against the diversity, we might control of the first specifically against the diversity, we might control of the first specifically against seven and the first specifically against specifically against seven against specifically against	gender identities, or other Bote Nomination Committee and he Chair and engaging on the sider to still support the electromagnets of the sider to still support the electromagnets. For committee member Patrick is arranted. For committee member Patrick is arranted. For committee member Patrick is arranted. For	pard members on a case-by-case basis. If to instead show our dissatisfaction If a company tion of the Chair of the Nomination Pouyanne is warranted for lack of diversity For Pouyanne is warranted for lack of diversity For Pouyanne is warranted for lack of diversity For			

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
16	Authorize up to 1.2 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Employees and Corporate Officers With Performance Conditions Attached	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item compensation effects between criteria to all b to offset underperformed criteria. The main re	eneficiaries including th	ne executive officers and the CEO, allowing				
17	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the employee stock purchase plans are warranted as their proposed volumes respect the recommended guidelines.						
18	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the employ recommended guidelines.	vee stock purchase plar	ns are warranted as their proposed volume	s respect the			
19	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this routin	ne item is warranted.					

Church & Dwight Co., Inc.

Meeting Date: 01/05/2025 Record Date: 05/03/2025 Country: USA

Meeting Type: Annual

Primary Security ID: 171340102

Ticker: CHD

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1a	Elect Director Bradlen S. Cashaw	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is	warranted.			
1b	Elect Director Richard A. Dierker	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1c	Elect Director Matthew T. Farrell	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1d	Elect Director Bradley C. Irwin	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1e	Elect Director Penry W. Price	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is	warranted.			

Church & Dwight Co., Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1f	Elect Director Susan G. Saideman	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1g	Elect Director Ravichandra K. Saligram	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1h	Elect Director Robert K. Shearer	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1i	Elect Director Michael R. Smith	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1j	Elect Director Janet S. Vergis	Mgmt	For	Against		
	We choose not to vote against all the in about the lack of Board diversity by vot demonstrate credible progress on Board Committee.	ncumbent members of ti ting specifically against t d diversity, we might col	he Nomination Committee and chair and engaging on insider to still support the en	the topic with the company. If a company		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1k	Elect Director Arthur B. Winkleblack	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
11	Elect Director Laurie J. Yoler	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted. Although there are some concerns regarding the LTI program, pay is reasonably aligned with performance at this time.					
3	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this purposes.	s item is warranted beca	use only 7.20 percent of th	ne fees paid to the auditor are for non-audit		
4	Amend Right to Call Special Meeting	SH	Against	Against		
	Voting Policy Rationale: A vote AGAINS shareholder proposal as the one-year hof the special meeting right.			no compelling reason to support this vides a reasonable safeguard against abuse		

Colgate-Palmolive Company

Meeting Date: 09/05/2025Country: USATicker: CLRecord Date: 10/03/2025Meeting Type: Annual

Primary Security ID: 194162103

Colgate-Palmolive Company

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1a	Elect Director John P. Bilbrey	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1b	Elect Director John T. Cahill	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1c	Elect Director Steven A. Cahillane	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1d	Elect Director Lisa M. Edwards	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1e	Elect Director C. Martin Harris	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1f	Elect Director Martina Hund-Mejean	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1g	Elect Director Kimberly A. Nelson	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1h	Elect Director Brian O. Newman	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1 i	Elect Director Lorrie M. Norrington	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1j	Elect Director Noel Wallace	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item is warranted because only 9.93 percent of the fees paid to the auditor are for non-audit purposes.						
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this review.	proposal is warranted a	as pay and performance were re	easonably aligned for the year in			
4	Require Independent Board Chair	SH	Against	For			

Colgate-Palmolive Company

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction	
5	Revisit Plastic Packaging Policies	SH	Against	Against	
	Voting Policy Rationale: A vote AGAINST this proposal is warranted. The company has demonstrated a transparent, science-based approach to eliminating plastic waste, with clear goals, disclosures, and ongoing efforts to monitor and manage related risks. The requested re-examination and report would be an unnecessary use of company resources.				

Ticker: CMCSA

Comcast Corporation

Meeting Date: 18/06/2025 **Record Date:** 08/04/2025

Country: USA

Meeting Type: Annual

Primary Security ID: 20030N101

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1.1	Elect Director Kenneth J. Bacon	Mgmt	For	Withhold		
	remaining director nominees is warrant depending on the market) when the Bo on a case-by-case basis. We choose no show our dissatisfaction about the lack	is structure that is not si ted. In general, we vot pard is not compromised of to vote against all the of Board diversity by vo	ubject to a reasonable time-be e against the Chair of the No l of 40% underrepresented g incumbent members of the l bting specifically against the O	pased sunset provision. A vote FOR the mination Committee (or withhold/abstain mender identities, or other Board members		
	Voting Policy Rationale: WITHHOLD vo Jeffrey Honickman for maintaining a m FOR the remaining director nominees it	ulti-class structure that				
1.2	Elect Director Thomas J. Baltimore, Jr.	Mgmt	For	For		
	Voting Policy Rationale: WITHHOLD vo Jeffrey Honickman for maintaining a m FOR the remaining director nominees in	ulti-class structure that				
1.3	Elect Director Madeline S. Bell	Mgmt	For	Withhold		
	Voting Policy Rationale: WITHHOLD votes are warranted for Governance Committee members Kenneth Bacon, Madeline Bell, and Jeffrey Honickman for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. A vote FOR the remaining director nominees is warranted.					
1.4	Elect Director Louise F. Brady	Mgmt	For	For		
	Voting Policy Rationale: WITHHOLD vo Jeffrey Honickman for maintaining a m FOR the remaining director nominees it	ulti-class structure that				
1.5	Elect Director Edward D. Breen	Mgmt	For	For		
	Voting Policy Rationale: WITHHOLD votes are warranted for Governance Committee members Kenneth Bacon, Madeline Bell, and Jeffrey Honickman for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. A vote FOR the remaining director nominees is warranted.					
1.6	Elect Director Jeffrey A. Honickman	Mgmt	For	Withhold		
	Voting Policy Rationale: WITHHOLD vo Jeffrey Honickman for maintaining a m FOR the remaining director nominees i	ulti-class structure that				

Comcast Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1.7	Elect Director Wonya Y. Lucas	Mgmt	For	For			
	Voting Policy Rationale: WITHHOLD vol Jeffrey Honickman for maintaining a mo FOR the remaining director nominees is	ulti-class structure that is					
1.8	Elect Director Asuka Nakahara	Mgmt	For	For			
	Voting Policy Rationale: WITHHOLD vot Jeffrey Honickman for maintaining a me FOR the remaining director nominees is	ulti-class structure that is					
1.9	Elect Director David C. Novak	Mgmt	For	For			
	Voting Policy Rationale: WITHHOLD vot Jeffrey Honickman for maintaining a me FOR the remaining director nominees is	ulti-class structure that is					
1.10	Elect Director Brian L. Roberts	Mgmt	For	For			
	Voting Policy Rationale: WITHHOLD vol Jeffrey Honickman for maintaining a mo FOR the remaining director nominees is	ulti-class structure that is					
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item is warranted because none of the fees paid to the auditor are for non-audit purposes.						
3	Amend Nonqualified Employee Stock Purchase Plan	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted. The plan is sufficiently broad-based and provides a reasonable limit on employee and company-matching contributions.						
4	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this Although concern exists regarding a lac financial metrics, and the LTI was targe	k of goal disclosure in ti	he STI and LTI programs, the .	asonably aligned for the year in review. STI was largely based on pre-set			
5	Improve Executive Compensation Program and Policy	SH	Against	For			
	Voting Policy Rationale: A vote FOR this compensation could allow for more info compensation practices are reasonable	rmed and contextual as.	sessments by investors as to v				
6	Require Independent Board Chair	SH	Against	For			
	Voting Policy Rationale: A vote FOR this	s proposal is warranted g	given the importance of having	g an independent chairman of the board.			

DBS Group Holdings Ltd.

 Meeting Date: 28/03/2025
 Country: Singapore
 Ticker: D05

Record Date: Meeting Type: Annual

Primary Security ID: Y20246107

DBS Group Holdings Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1	Adopt Financial Statements and Directors' and Auditors' Reports	Mgmt	For	For			
	Voting Policy Rationale: In the absence of statutory reports, a vote FOR this resolution		ncerning the company's audited a	occounts, financial statements, and			
2	Approve Final Dividend	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this r	esolution is warranted	because this is a routine dividend	d proposal.			
3	Approve Directors' Remuneration	Mgmt	For	For			
	Voting Policy Rationale: Director fees in S company, a vote FOR this proposal is war		easonable. In the absence of kno	wn concerns over director fees at the			
4	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this premuneration, and the way the audit was		iven the absence of any known is	ssues concerning the audit firm, its			
5	Elect Olivier Lim Tse Ghow as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.						
6	Elect Bonghan Cho as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.						
7	Elect Tham Sai Choy as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.						
8	Elect Tan Su Shan as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.						
9	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this resolution is warranted because the issuance request without preemptive rights is within the recommended limit.						
10	Approve Issuance of Shares Pursuant to the DBSH Scrip Dividend Scheme	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this r	esolution is warranted	given that this is a routine divide	nd proposal.			
11	Authorize Share Repurchase Program	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this r mandate are within the recommended lin		given that the size and pricing pr	rovisions of the proposed repurchase			

Fortescue Ltd.

Meeting Date: 31/10/2025 **Record Date:** 29/10/2025

Country: Australia **Meeting Type:** Annual

Ticker: FMG

Primary Security ID: Q39360104

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1	Approve Remuneration Report	Mgmt	For	For			
	company's performance over the longe adoption of mandatory deferral arrange outcome offsetting poor performance of inconsistent with market, including: * STI rights at the beginning of the annu- declined in value over the performance percent of the LTI award is subject to se	or term. The company interments, and the removal on another). The qualifica STI scorecard outcomes of al performance year is no period which moderated strategic objectives, when for shareholders and inc	roduced changes in FY25, in of the ability to achieve stration raises concerns for cerdo not appear well-aligned wot in line with better marked the high STI scorecard outer the company does not dispressive bot for excessive bot on the company does of the company does of the company does not dispressing risk for excessive bot on the company does of the company does not dispressive bot on the company does of the company does	with company results in FY25. * Granting t practice. In this case, the STI rights tcomes as noted above. * A significant 30 sclose specific and quantified targets in pard discretion which may be misaligned			
2	Elect Elizabeth Gaines as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR all composition resulting from their election		No material issues are obse	rved regarding board and committee			
3	Elect Yifei Li as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted. No material issues are observed regarding board and committee composition resulting from their election.						
4	Elect Noel Quinn as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted. No material issues are observed regarding board and committee composition resulting from their election.						
5	Elect Yasmin Broughton as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted. No material issues are observed regarding board and committee composition resulting from their election.						
6	Approve Grant of Performance Rights to Dino Otranto	Mgmt	For	Against			
	for problematic pay practices in regard award; * Granting STI rights to the CE benefit from share price appreciation; disclosed, noting successful strategy is	to the following: * Insut Os at the beginning of th * Continued excessive 30 measurable by accountii	fficient disclosure of perform te performance period may , I percent weighting to strate ng and shareholder value m	stency with market practice and concerns nance targets and weightings for the STI provide an opportunity for additional egic measures in the LTI which are not well leasures; and * Three-year performance and many market cap and industry peers.			
7	Approve Issuance of Performance Rights to Agustin Pichot	Mgmt	For	Against			
	for problematic pay practices in regard award; * Granting STI rights to the CE	to the following: * Insuf Os at the beginning of th	fficient disclosure of perform ne performance period may p	stency with market practice and concerns nance targets and weightings for the STI provide an opportunity for additional			

Voting Policy Rationale: A vote AGAINST these resolutions is warranted because of inconsistency with market practice and concerns for problematic pay practices in regard to the following: * Insufficient disclosure of performance targets and weightings for the STI award; * Granting STI rights to the CEOs at the beginning of the performance period may provide an opportunity for additional benefit from share price appreciation; * Continued excessive 30 percent weighting to strategic measures in the LTI which are not well disclosed, noting successful strategy is measurable by accounting and shareholder value measures; and * Three-year performance period in the LTI is short and inconsistent with the nature of the business of the company, and many market cap and industry peers.

Fortescue Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
8	Approve Renewal of Proportional Takeover Approval Provision	Mgmt	For	For
	Matter Beller Bellerale Accele 500 this			the filtre and the filtre

Voting Policy Rationale: A vote FOR this resolution is warranted on the basis that the passing of this resolution will ensure that shareholders will have an ability to vote to accept or reject a proportional takeover bid. This is superior to any potential disadvantages that may arise from such a constitutional inclusion.

Geberit AG

Record Date:

Meeting Date: 16/04/2025

Country: Switzerland

Ticker: GEBN Meeting Type: Annual

Primary Security ID: H2942E124

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	e annual accounts, annua	al report, and auditor's repor	t for the fiscal year in review is warranted.			
2	Approve Allocation of Income and Dividends of CHF 12.80 per Share	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	e allocation of income res	solution is warranted due to	a lack of concerns.			
3	Approve Non-Financial Report	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the approval of the company's non-financial report is warranted due to a lack of significant concerns.						
4	Approve Discharge of Board of Directors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the formal discharge of the board of directors and senior management is warranted, as there is no evidence that the board and senior management have not fulfilled their fiduciary duties.						
5.1.1	Reelect Albert Baehny as Director and Board Chair	Mgmt	For	For			
	Bachmann, Werner Karlen and Eunice . warranted because he is non-independ	Zehnder-Lai is warranted lent and is currently the committee elections (Ite	l for lack of diversity on the L chair of the audit committee. ms 5.2.1 – 5.2.3) A vote AG	. A vote FOR the remaining director AINST Thomas Bachmann, Werner Karlen			

Geberit AG

support.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction				
5.1.2	Reelect Thomas Bachmann as Director	Mgmt	For	For				
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.							
	Voting Policy Rationale: Board elections (Item. Bachmann, Werner Karlen and Eunice Zehnde warranted because he is non-independent and nominees is warranted. Compensation commit and Eunice Zehnder-Lai as members of the cosupport.	r-Lai is warranted for la d is currently the chair of ttee elections (Items 5.	ack of diversity on the board. A vote AGAIN of the audit committee. A vote FOR the rer 2.1 - 5.2.3) A vote AGAINST Thomas Bach	IST Felix Ehrat is maining director nmann, Werner Karlen				
5.1.3	Reelect Felix Ehrat as Director	Mgmt	For	Against				
	Voting Policy Rationale: Board elections (Item. Bachmann, Werner Karlen and Eunice Zehnde warranted because he is non-independent and nominees is warranted. Compensation commit and Eunice Zehnder-Lai as members of the cosupport.	r-Lai is warranted for la d is currently the chair of ttee elections (Items 5.	ock of diversity on the board. A vote AGAIN of the audit committee. A vote FOR the rer 2.1 - 5.2.3) A vote AGAINST Thomas Back	IST Felix Ehrat is maining director nmann, Werner Karlen				
5.1.4	Reelect Werner Karlen as Director	Mgmt	For	For				
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.							
	Voting Policy Rationale: Board elections (Item. Bachmann, Werner Karlen and Eunice Zehnde warranted because he is non-independent and nominees is warranted. Compensation commit and Eunice Zehnder-Lai as members of the cosupport.	r-Lai is warranted for la d is currently the chair of ttee elections (Items 5.	ock of diversity on the board. A vote AGAIN of the audit committee. A vote FOR the rer 2.1 - 5.2.3) A vote AGAINST Thomas Bacl	IST Felix Ehrat is maining director nmann, Werner Karlen				
5.1.5	Reelect Bernadette Koch as Director	Mgmt	For	For				
	Voting Policy Rationale: Board elections (Items 5.1.1 – 5.1.6) A vote AGAINST incumbent nomination committee members Bachmann, Werner Karlen and Eunice Zehnder-Lai is warranted for lack of diversity on the board. A vote AGAINST Felix Enwarranted because he is non-independent and is currently the chair of the audit committee. A vote FOR the remaining direction nominees is warranted. Compensation committee elections (Items 5.2.1 – 5.2.3) A vote AGAINST Thomas Bachmann, Wendard Eunice Zehnder-Lai as members of the compensation committee is warranted as their elections to the board do not was support.							
5.1.6	Reelect Eunice Zehnder-Lai as Director	Mgmt	For	Against				
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.							
	Voting Policy Rationale: Board elections (Item. Bachmann, Werner Karlen and Eunice Zehnde warranted because he is non-independent and nominees is warranted. Compensation commit and Eunice Zehnder-Lai as members of the co	r-Lai is warranted for la d is currently the chair of ttee elections (Items 5.	ock of diversity on the board. A vote AGAIN of the audit committee. A vote FOR the rer 2.1 - 5.2.3) A vote AGAINST Thomas Bacl	IST Felix Ehrat is maining director nmann, Werner Karlen				

and Eunice Zehnder-Lai as members of the compensation committee is warranted as their elections to the board do not warrant

Geberit AG

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
5.2.1	Reappoint Eunice Zehnder-Lai as Member of the Nomination and Compensation Committee	Mgmt	For	Against		
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented cumbent members of t ing specifically against	d gender identities, or other the Nomination Committee the Chair and engaging on	the topic with the company. If a company		
	Bachmann, Werner Karlen and Eunice Z warranted because he is non-independe	ehnder-Lai is warrante ent and is currently the committee elections (It	d for lack of diversity on the chair of the audit committe ems 5.2.1 – 5.2.3) A vote A	ee. A vote FOR the remaining director IGAINST Thomas Bachmann, Werner Karlen		
5.2.2	Reappoint Thomas Bachmann as Member of the Nomination and Compensation Committee	Mgmt	For	For		
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.					
	Bachmann, Werner Karlen and Eunice Z warranted because he is non-independe	Tehnder-Lai is warrante ent and is currently the committee elections (It	d for lack of diversity on the chair of the audit committe ems 5.2.1 – 5.2.3) A vote A	ee. A vote FOR the remaining director IGAINST Thomas Bachmann, Werner Karlen		
5.2.3	Reappoint Werner Karlen as Member of the Nomination and Compensation Committee	Mgmt	For	For		
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.					
	Bachmann, Werner Karlen and Eunice Z warranted because he is non-independe	Tehnder-Lai is warrante ent and is currently the committee elections (It	d for lack of diversity on the chair of the audit committe ems 5.2.1 – 5.2.3) A vote A	ee. A vote FOR the remaining director IGAINST Thomas Bachmann, Werner Karlen		
6	Designate Roger Mueller as Independent Proxy	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted due to a lack of concerns.					
7	Ratify Ernst & Young AG as Auditors	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR is we proposed auditor.	varranted because no c	oncerns were identified tha	t would impact the suitability of the		
8.1	Approve Remuneration Report	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the shareholders and addressed the concer- remuneration practices are in line with I	ns raised regarding the	remuneration system and	reporting. Additionally, the company's		

Geberit AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
8.2	Approve Remuneration of Directors in the Amount of CHF 2.4 Million	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this resolu	ition is warranted becau	use the proposed amount is in line with ma	arket practice.
8.3	Approve Remuneration of Executive Committee in the Amount of CHF 13.9 Million	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this item is not raise significant concerns.	s warranted because th	ne proposal appears to be in line with mark	ret practice and does
9	Transact Other Business (Voting)	Mgmt	For	Against
	Voting Policy Rationale: A vote AGAINST is wa the proxy in case new voting items or counter, * The content of any new items or counterpro against this item on a precautionary basis.	proposals are introduce	ed at the meeting by shareholders or the b	oard of directors; and

Geberit AG

Meeting Date: 16/04/2025

Record Date:

Country: Switzerland **Meeting Type:** Annual

Primary Security ID: H2942E124

Ticker: GEBN

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction	
1	Share Re-registration Consent	Mamt	For	For	

Voting Policy Rationale: This security is subject to share re-registration for this meeting. In order to be eligible to vote, shares must be re-registered in beneficial owner name by the deadline indicated on this ballot. To effect share re-registration for this meeting, indicate a vote of FOR for the re-registration agenda item and submit your instruction to ISS. The full agenda for this meeting, along with the voting deadline, will be distributed upon receipt by ISS.

Heineken NV

Meeting Date: 17/04/2025 Record Date: 20/03/2025

Primary Security ID: N39427211

Country: Netherlands **Meeting Type:** Annual

Ticker: HEIA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt		
1.a	Receive Report of Executive Board (Non-Voting)	Mgmt		
	Voting Policy Rationale: No vote is red	uired for this item.		

Heineken NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1.b	Approve Remuneration Report	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is water actual content and disclosure.	arranted as the propose	line with market practice, regarding				
1.c	Adopt Financial Statements	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is waditors.	arranted because of the	e absence of concern with the o	company's audit procedures or its			
1.d	Receive Explanation on Company's Dividend Policy	Mgmt					
	Voting Policy Rationale: This is a non-vo	ting item.					
1.e	Approve Dividends	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this ratio.	dividend proposal is wa	arranted because the company	has no historical of excessive payout			
1.f	Approve Discharge of Executive Board	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is w controversies that the management boa						
1.g	Approve Discharge of Supervisory Board	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is warranted because of the absence of any information about significant and compelling controversies that the management board and/or supervisory board are not fulfilling their fiduciary duties.						
2.a	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is w and pricing; * The authorization would a authorization would allow the company	allow Heineken to repur	rchase up to 10.00 percent of ti				
2.b	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this and duration.	proposal is warranted l	because it is in line with commo	only used safeguards regarding volume			
2.c	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding volume and duration.						
2.d	Authorize Cancellation of Ordinary Shares	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is w	Voting Policy Rationale: A vote FOR is warranted because the cancellation of shares is in shareholders' interests.					
3	Reelect H.P.J. van den Broek to Executive Board	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this The candidate appears to possess the n the candidate.			d for a term not exceeding four years; ere is no known controversy concerning			
4.a	Reelect N. Paranjpe to Supervisory Board	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the because: The nominees are elected for qualifications for board membership; an	a period not exceeding	four years; The candidates app	pear to possess the necessary			

Heineken NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
4.b	Elect A.A.C. de Carvalho to Supervisory Board	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the because: The nominees are elected for qualifications for board membership; an	a period not exceeding	four years; The candidates a	appear to possess the necessary
5.a	Ratify KPMG Accountants N.V. as Auditors	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is v	varranted because there	e are no concerns regarding t	this proposal.
5.b	Appoint KPMG Accountants N.V. as Auditor for Sustainability Reporting for the Financial Year 2025	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this	s proposal is warranted	because no concerns were id	dentified.
5.c	Appoint KPMG Accountants N.V. as Auditor for Sustainability Reporting for the Financial Year 2026	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this	s proposal is warranted	because no concerns were id	dentified.

Ticker: RMS

Hermes International SCA

Meeting Date: 30/04/2025 Country: France

Record Date: 28/04/2025 **Meeting Type:** Annual/Special

Primary Security ID: F48051100

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Ordinary Business	Mgmt		
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For
	Voting Policy Rationale: Votes FOR the approviack of concerns.	val of the annual accou	nts are warranted due to the unqualified a	uditors' opinion and
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For
	Voting Policy Rationale: Votes FOR the approviack of concerns.	val of the annual accou	nts are warranted due to the unqualified a	uditors' opinion and
3	Approve Discharge of General Managers	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this proposactions over the past year.	osal is warranted given	the lack of any specific concern with the n	nanagement board's
4	Approve Allocation of Income and Dividends of EUR 26 per Share	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this incommendation without being excessive.	ne allocation proposal is	s warranted because the proposed payout	ratio is adequate

Hermes International SCA

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
5	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINS concerning a consulting agreement enter this agreement is in shareholders' interestransactions with RDAI. In this context, of all shareholders.	ered into with Studio des ests; and * The company	Fleurs. It is therefore imposs fails to provide comprehensi	rible to ascertain that the continuation of we information regarding the			
6	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	Against			
	Voting Policy Rationale: This resolution takeover period.	warrants a vote AGAINS	T as the share repurchase pro	ngram can be continued during a			
7	Approve Compensation Report of Corporate Officers	Mgmt	For	Against			
	remunerations lies in the hands of the C controlled by the family of the other Ge	Voting Policy Rationale: A vote AGAINST this remuneration report is warranted as: * The discretionary power to set executives' remunerations lies in the hands of the General Partner, which is the same legal entity as one of the General Managers and is controlled by the family of the other General Manager, leading to an important conflict of interest; * The pay equity ratio's perimeter is not relevant to all the company's employees; and * The company remains unresponsive about last AGM's significant dissent on					
8	Approve Compensation of Axel Dumas, General Manager	Mgmt	For	Against			
	Voting Policy Rationale: Votes AGAINST these remuneration reports are warranted because the discretionary power to set executives' remunerations lies in the hands of the general partner, which is the same legal entity as one of the general managers and is controlled by the family of the other general manager, leading to an important conflict of interest. The structure of the statutory remuneration seems biased as the methodology used to fix the base salary is inherently inflationist (indexed upward only, on the basis of previous year results) and as the variable remuneration is nearly uncapped.						
9	Approve Compensation of Emile Hermes SAS, General Manager	Mgmt	For	Against			
	Voting Policy Rationale: Votes AGAINST these remuneration reports are warranted because the discretionary power to set executives' remunerations lies in the hands of the general partner, which is the same legal entity as one of the general managers and is controlled by the family of the other general manager, leading to an important conflict of interest. The structure of the statutory remuneration seems biased as the methodology used to fix the base salary is inherently inflationist (indexed upward only, on the basis of previous year results) and as the variable remuneration is nearly uncapped.						
10	Approve Compensation of Éric de Seynes, Chairman of the Supervisory Board	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this remuneration report is warranted because it does not raise any significant concern.						
11	Approve Remuneration Policy of General Managers	Mgmt	For	Against			
	remunerations lies in the hands of the C controlled by the family of the other Ge mechanism last year, the structure of th	Voting Policy Rationale: A vote AGAINST this remuneration policy is warranted because: * The discretionary power to set executives' remunerations lies in the hands of the General Partner, which is the same legal entity as one of the General Managers and is controlled by the family of the other General Manager, leading to an important conflict of interest; and * Despite the addition of a cap mechanism last year, the structure of the statutory remuneration seems to remain biased as the methodology used to fix the base salary is inherently inflationist (indexed upward only, on the basis of previous year results) and as the variable remuneration is nearly uncapped.					
12	Approve Remuneration Policy of Supervisory Board Members	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this remuneration policy is warranted because it does not raise any significant concern.						

Hermes International SCA

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
13	Reelect Charles-Eric Bauer as Supervisory Board Member	Mgmt	For	For		
	family and the family's long, successful	l track record of deliverin the business, stewardsh	g total shareholder returns i ip of the Hermes brand, and	ch aligns minority shareholders with the for all shareholders, we strongly support of family board representation as critical to		
	- ·	rràntéd in the absence o Iulie Guerrand are warrar	f specific concerns (Items 1ª ted since they are affiliated	ind, Jean-Laurent Bonnafe, and Bernard 4, 16, 17 and 18). * Votes AGAINST the with the Hermes family, indirectly		
14	Reelect Estelle Brachlianoff as Supervisory Board Member	Mgmt	For	For		
		rrànted in the absence o Iulie Guerrand are warrar	f specific concerns (Items 14 nted since they are affiliated	Tind, Jean-Laurent Bonnafe, and Bernard 4, 16, 17 and 18). * Votes AGAINST the with the Hermes family, indirectly		
15	Reelect Julie Guerrand as Supervisory Board Member	Mgmt	For	For		
	Voter Rationale: In our opinion, given the controlling family ownership of the business which aligns minority shareholders with the family and the family's long, successful track record of delivering total shareholder returns for all shareholders, we strongly support continued Hermes family ownership of the business, stewardship of the Hermes brand, and family board representation as critical to ensuring the long-term growth, profitability, and sustainability of Hermes International.					
		rranted in the absence o Iulie Guerrand are warrar	f specific concerns (Items 14 ted since they are affiliated	ind, Jean-Laurent Bonnafe, and Bernard 4, 16, 17 and 18). * Votes AGAINST the with the Hermes family, indirectly		
16	Elect Cécile Béliot-Zind as Supervisory Board Member	Mgmt	For	For		
	Voting Policy Rationale: * Votes FOR the (re)elections of Estelle Brachlianoff, Cecile Beliot-Zind, Jean-Laurent Bonnafe, and Bernard Emie as independent nominees are warranted in the absence of specific concerns (Items 14, 16, 17 and 18). * Votes AGAINST the reelections of Charles-Eric Bauer and Julie Guerrand are warranted since they are affiliated with the Hermes family, indirectly benefiting from the company's distortive voting structure (Items 13 and 15).					
17	Elect Jean-Laurent Bonnafé as Supervisory Board Member	Mgmt	For	For		
	Voting Policy Rationale: * Votes FOR the (re)elections of Estelle Brachlianoff, Cecile Beliot-Zind, Jean-Laurent Bonnafe, and Bernard Emie as independent nominees are warranted in the absence of specific concerns (Items 14, 16, 17 and 18). * Votes AGAINST the reelections of Charles-Eric Bauer and Julie Guerrand are warranted since they are affiliated with the Hermes family, indirectly benefiting from the company's distortive voting structure (Items 13 and 15).					
18	Elect Bernard Emié as Supervisory Board Member	Mgmt	For	For		
	Voting Policy Rationale: * Votes FOR the (re)elections of Estelle Brachlianoff, Cecile Beliot-Zind, Jean-Laurent Bonnafe, and Bernard Emie as independent nominees are warranted in the absence of specific concerns (Items 14, 16, 17 and 18). * Votes AGAINST the reelections of Charles-Eric Bauer and Julie Guerrand are warranted since they are affiliated with the Hermes family, indirectly benefiting from the company's distortive voting structure (Items 13 and 15).					
	Extraordinary Business	Mgmt				
19	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For		

Voting Policy Rationale: A vote FOR this item is warranted as such share capital reductions are favorable to shareholders.

Hermes International SCA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
20	Authorize Capitalization of Reserves of up to 40 Percent of Issued Capital for Bonus Issue or Increase in Par Value	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is w	varranted since this pote	ential transfer of wealth is in s	hareholders' interests.
21	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to 40 Percent of Issued Capital	Mgmt	For	Against
	Voting Policy Rationale: * Votes AGAINS is not excluded. * Votes AGAINST the a recommended 10-percent guidelines for	uthorizations under Iter	ns 22, 24 and 26 are warrante	possibility of use during a takeover period ed because they do not respect the
22	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to 40 Percent of Issued Capital	Mgmt	For	Against
	Voting Policy Rationale: * Votes AGAINS is not excluded. * Votes AGAINST the a recommended 10-percent guidelines for	uthorizations under Iter	ns 22, 24 and 26 are warrante	possibility of use during a takeover perioa ed because they do not respect the
23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is w	varranted in the absence	e of specific concerns.	
24	Approve Issuance of Equity or Equity-Linked Securities for Private Placements up to 20 Percent of Issued Capital	Mgmt	For	Against
	Voting Policy Rationale: * Votes AGAINS is not excluded. * Votes AGAINST the a recommended 10-percent guidelines for	uthorizations under Iter	ns 22, 24 and 26 are warrante	possibility of use during a takeover perioa ed because they do not respect the
25	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	Against
	Voting Policy Rationale: * Votes AGAINS is not excluded. * Votes AGAINST the a recommended 10-percent guidelines for	uthorizations under Iter	ns 22, 24 and 26 are warrante	possibility of use during a takeover period ed because they do not respect the
26	Approve Issuance of Equity or Equity-Linked Securities Reserved for Specific Beneficiaries, up to 10 Percent of Issued Capital	Mgmt	For	Against
	Voting Policy Rationale: * Votes AGAINS is not excluded. * Votes AGAINST the a recommended 10-percent guidelines for	uthorizations under Iter	ns 22, 24 and 26 are warrante	possibility of use during a takeover period ed because they do not respect the
27	Delegate Powers to the Management Board to Decide on Merger, Spin-Off Agreement and Acquisition	Mgmt	For	Against
	Voting Policy Rationale: Votes AGAINST	these delegations are v	varranted as they are not cons	sidered in shareholders' interests.

Hermes International SCA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
28	Delegate Powers to the Management Board to Issue Shares up to 40 Percent of Issued Capital in Connection with Item 27 Above	Mgmt	For	Against
	Voting Policy Rationale: Votes AGAINS	ST these delegations are	warranted as they are not	considered in shareholders' interests.
29	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For
	Voting Policy Rationale: A vote FOR th	nis routine item is warran	ted.	

Hubbell Incorporated

Meeting Date: 06/05/2025 Record Date: 07/03/2025 **Country:** USA **Meeting Type:** Annual

Ticker: HUBB

Primary Security ID: 443510607

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1.1	Elect Director Gerben W. Bakker	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1.2	Elect Director Carlos M. Cardoso	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1.3	Elect Director Debra L. Dial	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1.4	Elect Director Anthony J. Guzzi	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1.5	Elect Director Rhett A. Hernandez	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1.6	Elect Director Neal J. Keating	Mgmt	For	Withhold			
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented of the combent members of the combent members of the combens to the combens of the combens	gender identities, or other Bo e Nomination Committee an he Chair and engaging on the	d to instead show our dissatisfaction e topic with the company. If a company			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
	Elect Director Bonnie C. Lind	Mgmt	For	For			
1.7		Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1.7	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				

Hubbell Incorporated

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1.9	Elect Director Jennifer M. Pollino	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ed.			
1.10	Elect Director Garrick J. Rochow	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ed.			
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this propo	osal is warranted as pay	and performance are reasonably aligned	for the year in review.		
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this item non-audit purposes.	is warranted because le	ess than one percent of the fees paid to the	e auditor are for		
4	Adopt Majority Voting for Uncontested Election of Directors	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted as a majority vote standard in uncontested director elections will provide shareholders with a more meaningful voice while improving director accountability.					
5	Amend Omnibus Stock Plan	Mgmt	For	For		
	Voting Policy Rationale: Based on the Equity F	Plan Scorecard evaluation	on (EPSC), a vote FOR this proposal is wan	ranted.		

Iberdrola SA

Meeting Date: 30/05/2025 **Record Date:** 23/05/2025

Country: Spain

Meeting Type: Annual

Primary Security ID: E6165F166

Ticker: IBE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Consolidated and Standalone Financial Statements	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this procedures used.	item is warranted due	to a lack of concern regal	rding the accounts presented or audit
2	Approve Consolidated and Standalone Management Reports	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this procedures used.	item is warranted due	to a lack of concern rega	ording the accounts presented or audit
3	Approve Non-Financial Information Statement	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this reported by the company.	item is warranted due	to a lack of specific conce	ern about the non-financial information

Iberdrola SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
4	Approve Discharge of Board	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this fulfilled their fiduciary duties during fisc		as there is no evidence tha	at the board or the management have not			
5.1	Amend Articles Re: Corporate Organization and Governance	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the the general meeting regulations, have r			amendments to the company bylaws and to			
5.2	Amend Articles Re: Technical Improvements and Update	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the the general meeting regulations, have r			amendments to the company bylaws and to			
6.1	Include Preamble in the General Meeting Regulations	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the the general meeting regulations, have re			amendments to the company bylaws and to			
6.2	Include Title I in the General Meeting Regulations	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amendments to the company bylaws and to the general meeting regulations, have neutral to positive effect on shareholder rights.						
6.3	Include Title II in the General Meeting Regulations	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amendments to the company bylaws and to the general meeting regulations, have neutral to positive effect on shareholder rights.						
6.4	Include Title III in the General Meeting Regulations	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amendments to the company bylaws and to the general meeting regulations, have neutral to positive effect on shareholder rights.						
6.5	Include Titles IV and V in the General Meeting Regulations	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amendments to the company bylaws and to the general meeting regulations, have neutral to positive effect on shareholder rights.						
6.6	Include Titles VI, VII, VIII, IX and X in the General Meeting Regulations	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amendments to the company bylaws and to the general meeting regulations, have neutral to positive effect on shareholder rights.						
6.7	Include Title XI in the General Meeting Regulations	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amendments to the company bylaws and to the general meeting regulations, have neutral to positive effect on shareholder rights.						
6.8	Include Title XII in the General Meeting Regulations	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the the general meeting regulations, have r			amendments to the company bylaws and to			
7	Approve Engagement Dividend	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this	resolution is warranted	as no significant concerns	have been identified.			

Iberdrola SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction				
8	Approve Allocation of Income and Dividends	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this income allocation proposal is warranted because the proposed dividend is uncontroversial.							
9	Approve Scrip Dividends	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR these items is warranted because the proposed scrip dividends have a cash option attached while it does not jeopardize the company's financial position.							
10	Approve Scrip Dividends	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the it does not jeopardize the company's fir		cause the proposed scrip div	vidends have a cash option attached while				
11	Approve Reduction in Share Capital via Cancellation of Treasury Shares	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the absence of concerns over the terms of a dividends on earning per share.			repurchase program is warranted in the iitigate the dilutive effect of scrip				
12	Advisory Vote on Remuneration Report	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this item is warranted due to a lack of material concerns about the company's pay practices in FY under review.							
13	Reelect Angel Jesus Acebes Paniagua as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR these items is warranted due to a lack of concerns about the director nominees and the board composition.							
14	Reelect Juan Manuel Gonzalez Serna as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR these items is warranted due to a lack of concerns about the director nominees and the board composition.							
15	Ratify Appointment of and Elect Ana Colonques Garcia-Planas as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the composition.	se items is warranted du	ie to a lack of concerns abou	t the director nominees and the board				
16	Fix Number of Directors at 14	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this resolution is warranted as the proposed board size would remain within the 15-director limit as per local code of best practice.							
17	Authorize Issuance of Non-Convertible Bonds/Debentures and/or Other Debt Securities up to EUR 40 Billion and Issuance of Notes up to EUR 8 Billion	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this similar mandates in the past.	item is warranted due t	o a lack of concerns about ti	he company's debt profile and the use of				
18	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this agreements validly adopted by the gene		varranted as it provides the L	poard with the means to carry out the				

IDEXX Laboratories, Inc.

Meeting Date: 07/05/2025 **Record Date:** 10/03/2025

Country: USA

Meeting Type: Annual

Primary Security ID: 45168D104

Ticker: IDXX

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1a	Elect Director Stuart M. Essig	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.	
1b	Elect Director Jonathan J. Mazelsky	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.	
1c	Elect Director M. Anne Szostak	Mgmt	For	Against
	when the Board is not compromised of We choose not to vote against all the ir about the lack of Board diversity by vot	40% underrepresented noumbent members of t ing specifically against (l gender identities, or oth the Nomination Committe the Chair and engaging o	withhold/abstain depending on the market) er Board members on a case-by-case basis. e and to instead show our dissatisfaction on the topic with the company. If a company election of the Chair of the Nomination
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.	
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this non-audit purposes.	s item is warranted beca	ause only 14.08 percent o	of the fees paid to the auditor are for
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For
		of forward-looking targe shares to the LTI progr	ets for the PSU metrics of ram and the CEO's equity	-
4	Eliminate Supermajority Vote Requirement	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this enhance shareholder rights.	s proposal is warranted	given that the reduction i	in the supermajority vote requirement would
5	Amend Certificate of Incorporation to Allow the Exculpation of Officers	Mgmt	For	For
				sion permitted by Delaware law is considered in attracting and retaining qualified officers to
6	Declassify the Board of Directors	SH	None	For

Intuit Inc.

Meeting Date: 23/01/2025 **Record Date: 25/11/2024 Primary Security ID:** 461202103 Country: USA

Meeting Type: Annual

Ticker: INTU

Voting Policy Rationale: A vote FOR this proposal is warranted because the declassification would enhance board accountability.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1a	Elect Director Eve Burton	Mgmt	For	Against			
	Voter Rationale: In general, we vote against to when the Board is not compromised of 40% of We choose not to vote against all the incumb about the lack of Board diversity by voting specific demonstrate credible progress on Board diversity of the committee.	underrepresented gend ent members of the No ecifically against the Cl	er identities, or other Board members on a mination Committee and to instead show o hair and engaging on the topic with the con	case-by-case basis. our dissatisfaction npany. If a company			
	Voting Policy Rationale: A vote AGAINST incu Mawakana, Thomas (Tom) Szkutak and Eric V nominees is warranted.						
1b	Elect Director Scott D. Cook	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incu. Mawakana, Thomas (Tom) Szkutak and Eric Y nominees is warranted.						
1c	Elect Director Richard L. Dalzell	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incumbent nominating committee members Suzanne Nora Johnson, Eve Burton, Tekedra Mawakana, Thomas (Tom) Szkutak and Eric Yuan is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted.						
1d	Elect Director Sasan K. Goodarzi	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incumbent nominating committee members Suzanne Nora Johnson, Eve Burton, Tekedra Mawakana, Thomas (Tom) Szkutak and Eric Yuan is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted.						
1e	Elect Director Deborah Liu	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incumbent nominating committee members Suzanne Nora Johnson, Eve Burton, Tekedra Mawakana, Thomas (Tom) Szkutak and Eric Yuan is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted.						
1f	Elect Director Tekedra Mawakana	Mgmt	For	For			
	Voter Rationale: Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case by case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.						
	Voting Policy Rationale: A vote AGAINST incu Mawakana, Thomas (Tom) Szkutak and Eric Y nominees is warranted.						
1g	Elect Director Suzanne Nora Johnson	Mgmt	For	For			
	Voter Rationale: Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case by case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.						
	Voting Policy Rationale: A vote AGAINST incu. Mawakana, Thomas (Tom) Szkutak and Eric Y nominees is warranted.						

Intuit Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1h	Elect Director Forrest Norrod	Mgmt	For	For		
	Voting Policy Rationale: A vote AGAINS Mawakana, Thomas (Tom) Szkutak and nominees is warranted.			ne Nora Johnson, Eve Burton, Tekedra oard. A vote FOR the remaining director		
1 i	Elect Director Vasant Prabhu	Mgmt	For	For		
	Voting Policy Rationale: A vote AGAINS Mawakana, Thomas (Tom) Szkutak and nominees is warranted.			ne Nora Johnson, Eve Burton, Tekedra oard. A vote FOR the remaining director		
1j	Elect Director Ryan Roslansky	Mgmt	For	For		
	Voting Policy Rationale: A vote AGAINS Mawakana, Thomas (Tom) Szkutak and nominees is warranted.	_		ne Nora Johnson, Eve Burton, Tekedra oard. A vote FOR the remaining director		
1k	Elect Director Thomas Szkutak	Mgmt	For	For		
	when the Board is not compromised of We choose not to vote against all the if about the lack of Board diversity by votemonstrate credible progress on Boar Committee. Voting Policy Rationale: A vote AGAINS	f 40% underrepresented incumbent members of ti ting specifically against t of diversity, we might con Tincumbent nominating	gender identities, or other B the Nomination Committee ar the Chair and engaging on the thisider to still support the ele tocommittee members Suzan	ne topic with the company. If a company ction of the Chair of the Nomination		
	nominees is warranted.		ŕ	,		
11	Elect Director Raul Vazquez	Mgmt	For	For		
	Voting Policy Rationale: A vote AGAINST incumbent nominating committee members Suzanne Nora Johnson, Eve Burton, Tekedra Mawakana, Thomas (Tom) Szkutak and Eric Yuan is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted.					
1m	Elect Director Eric S. Yuan	Mgmt	For	For		
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.					
	Voting Policy Rationale: A vote AGAINS Mawakana, Thomas (Tom) Szkutak and nominees is warranted.			ne Nora Johnson, Eve Burton, Tekedra oard. A vote FOR the remaining director		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance are reasonably aligned for the year in review. Annual incentives were primarily determined by pre-set financial metrics and half of the long-term incentive award is targeted to be performance based. In addition, long-term performance shares utilize multi-year measurement periods and payouts are generally capped at target in the event of negative absolute TSR performance.					
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR thi	is item is warranted beca	use none of the fees paid to	the auditor are for non-audit purposes.		

Intuit Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
4	Amend Certificate of Incorporation to Limit the Liability of Certain Officers	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted, as the exculpation provision permitted by Delaware law is considered to reasonably balance shareholders' interest in officer accountability with their interest in attracting and retaining qualified officers to serve the company.					

IQVIA Holdings Inc.

Meeting Date: 24/04/2025 Record Date: 24/02/2025 Country: USA Meeting Type: Annual Ticker: IQV

Primary Security ID: 46266C105

roposal umber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1a	Elect Director Ari Bousbib	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.				
1b	Elect Director Carol J. Burt	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.				
1c	Elect Director John G. Danhakl	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.				
1d	Elect Director James A. Fasano	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.				
1e	Elect Director Colleen A. Goggins	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1f	Elect Director John M. Leonard	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1g	Elect Director Leslie Wims Morris	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1h	Elect Director Todd B. Sisitsky	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1i	Elect Director Sheila A. Stamps	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINST company performance compared to the levels.						

IQVIA Holdings Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINST the ratification of the company's auditor is warranted given that non-audit fees represent 30.34 percent of the total fees received by the auditor during the fiscal year, raising substantial doubts over the independence of the auditor.						
4	Amend Certificate of Incorporation to Reflect New Delaware Law Provisions Regarding Officer Exculpation	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted, as the exculpation provision permitted by Delaware law is considered to reasonably balance shareholders' interest in officer accountability with their interest in attracting and retaining qualified officers to serve the company.						
5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	SH	Against	For			
	Voting Policy Rationale: A vote FOR this meeting right for shareholders.	proposal is warranted	as a lower ownership threshold	d would provide for a more useful special			

Linde Plc

Meeting Date: 29/07/2025 **Record Date:** 28/04/2025

Country: Ireland

Meeting Type: Annual

Primary Security ID: G54950103

Ticker: LIN

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1a	Elect Director Stephen F. Angel	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	arranted.			
1b	Elect Director Sanjiv Lamba	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	arranted.			
1c	Elect Director Ann-Kristin Achleitner	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1d	Elect Director Thomas Enders	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1e	Elect Director Hugh Grant	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1f	Elect Director Joe Kaeser	Mgmt	For	Against		
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.					

Linde Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1g	Elect Director Victoria E. Ossadnik	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1h	Elect Director Paula Rosput Reynolds	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1i	Elect Director Alberto Weisser	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1j	Elect Director Robert L. Wood	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
2a	Ratify PricewaterhouseCoopers as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item is warranted because less than one percent of the fees paid to the auditor are for non-audit purposes.						
2b	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted because this is a routine item for companies incorporated in Ireland, and no significant concerns have been identified.						
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance were reasonably aligned for the year in review.						
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year			
	Voting Policy Rationale: A vote for the adoption of an ANNUAL say-on-pay frequency is warranted. Annual say-on-pay votes are considered a best practice as they give shareholders a regular opportunity to opine on executive pay.						
5	Determine Price Range for Reissuance of Treasury Shares	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted because this is a routine item for companies incorporated in Ireland, and no significant concerns have been identified.						
6	Report on Climate Lobbying	SH	Against	For			
	Voting Policy Rationale: A vote FOR this company is addressing any misalignmen zero emissions by 2050.						

L'Oreal SA

Meeting Date: 29/04/2025 Country: France **Record Date:** 25/04/2025

Meeting Type: Annual/Special

Primary Security ID: F58149133

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction

Ticker: OR

Ordinary Business

Mgmt

L'Oreal SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and lack of concerns.						
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the application of concerns.	oproval of the annual a	ccounts are warranted due	to the unqualified auditors' opinion and			
3	Approve Allocation of Income and Dividends of EUR 7 per Share and an Extra of EUR 0.70 per Share to Long Term Registered Shares	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this without being excessive.	income allocation propo	osal is warranted because ti	he proposed payout ratio is adequate			
4	Elect Téthys as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the (re)elections of these independent nominees are warranted in the absence of specific concerns (Items 5, 6, and 9). Votes FOR the (re)elections of these non-independent nominees are warranted given the satisfactory level of board independence (including all board members: 47.1 percent vs 33.3 percent recommended; excluding government representatives, employee representatives, and employee shareholder representatives (if any): 53.3 percent vs 50 percent recommended) and the absence of specific concerns (Items 4 and 8). A vote FOR the reelection of the CEO as a board member is warranted given the absence of any concerns (Item 7).						
5	Elect Isabelle Seillier as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the (re)elections of these independent nominees are warranted in the absence of specific concerns (Items 5, 6, and 9). Votes FOR the (re)elections of these non-independent nominees are warranted given the satisfactory level of board independence (including all board members: 47.1 percent vs 33.3 percent recommended; excluding government representatives, employee representatives, and employee shareholder representatives (if any): 53.3 percent vs 50 percent recommended) and the absence of specific concerns (Items 4 and 8). A vote FOR the reelection of the CEO as a board member is warranted given the absence of any concerns (Item 7).						
6	Elect Aurélie Jean as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the (I (Items 5, 6, and 9). Votes FOR the (re)el board independence (including all board representatives, employee representative recommended) and the absence of speci warranted given the absence of any cond	lections of these non-in members: 47.1 percent es, and employee share fic concerns (Items 4 a	ndependent nominees are w t vs 33.3 percent recommer cholder representatives (if a	nded; excluding government ny): 53.3 percent vs 50 percent			
7	Reelect Nicolas Hieronimus as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the (re)elections of these independent nominees are warranted in the absence of specific concerns (Items 5, 6, and 9). Votes FOR the (re)elections of these non-independent nominees are warranted given the satisfactory level of board independence (including all board members: 47.1 percent vs 33.3 percent recommended; excluding government representatives, employee representatives, and employee shareholder representatives (if any): 53.3 percent vs 50 percent recommended) and the absence of specific concerns (Items 4 and 8). A vote FOR the reelection of the CEO as a board member is warranted given the absence of any concerns (Item 7).						
8	Reelect Paul Bulcke as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the (I (Items 5, 6, and 9). Votes FOR the (re)el board independence (including all board representatives, employee representative recommended) and the absence of speci warranted given the absence of any cond	lections of these non-in members: 47.1 percen es, and employee share ffic concerns (Items 4 a	ndependent nominees are w t vs 33.3 percent recommer cholder representatives (if a	nded; excluding government ny): 53.3 percent vs 50 percent			

L'Oreal SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
9	Reelect Alexandre Ricard as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the (re)elections of these independent nominees are warranted in the absence of specific concerns (Items 5, 6, and 9). Votes FOR the (re)elections of these non-independent nominees are warranted given the satisfactory level of board independence (including all board members: 47.1 percent vs 33.3 percent recommended; excluding government representatives, employee representatives, and employee shareholder representatives (if any): 53.3 percent vs 50 percent recommended) and the absence of specific concerns (Items 4 and 8). A vote FOR the reelection of the CEO as a board member is warranted given the absence of any concerns (Item 7).						
10	Approve Remuneration of Directors in the Aggregate Amount of EUR 2 Million	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is we	arranted given the abse	ence of any concerns.				
11	Approve Compensation Report of Corporate Officers	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this	remuneration report is	warranted given the absence	ce of any concerns.			
12	Approve Compensation of Jean-Paul Agon, Chairman of the Board	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this remuneration report is warranted because it does not raise any significant concern.						
13	Approve Compensation of Nicolas Hieronimus, CEO	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this remuneration report is warranted but is not without concerns as the company does not disclose sufficient information to ascertain that the performance conditions attached to LTI plans are fully stringent. The main reasons for support are the absence of any other concerns.						
14	Approve Remuneration Policy of Directors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this remuneration policy is warranted because it does not raise any significant concern.						
15	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this remuneration policy is warranted but is not without concerns as the chairman would receive a base salary that could be considered high relative to its peers, without a fully convincing rationale. Support is nonetheless warranted given: * The previous 40 percent decrease in the chairman's base salary; and * The absence of any other concerns.						
16	Approve Remuneration Policy of CEO	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINST this remuneration policy is warranted, given that the following concerns are raised: * The base salary and STI caps are increasing, and the company's rationale is not fully compelling; * The company does not disclose any payout scales for the metrics concerning its annual variable remuneration; * In case of an executive departure, univested long-term instrument might not be pro-rated for time; and * The termination package benefiting Nicolas Hieronimus as set by his (suspended) employment contract is not without any concerns regarding its cap and absence of performance conditions.						
17	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For			
	Voting Policy Rationale: Such a share bu	yback program merits a	a vote FOR.				
	Extraordinary Business	Mgmt					

L'Oreal SA

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
18	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 149,607,365.88	Mgmt	For	For		
	Voting Policy Rationale: Votes FOR the a recommended guidelines for issuances w			as its proposed volumes respect the		
19	Authorize Capitalization of Reserves for Bonus Issue or Increase in Par Value	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR is w	arranted since this pote	ntial transfer of wealth is in s	hareholders' interests.		
20	Authorize Capital Increase of up to 2 Percent of Issued Capital for Contributions in Kind	Mgmt	For	For		
	Voting Policy Rationale: Votes FOR the a recommended guidelines for issuances w			as its proposed volumes respect the		
21	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For		
	Voting Policy Rationale: Votes FOR the employee stock purchase plans are warranted as the proposed volume respects the 10-percent recommended guidelines.					
22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	For		
	Voting Policy Rationale: Votes FOR the employee stock purchase plans are warranted as the proposed volume respects the 10-percent recommended guidelines.					
23	Amend Article 9 of Bylaws to Incorporate Legal Changes	Mgmt	For	For		
	Voting Policy Rationale: Votes FOR Items 23-24 are warranted as the proposed amendment is not considered contentious.					
24	Amend Article 12 of Bylaws to Incorporate Legal Changes	Mgmt	For	For		
	Voting Policy Rationale: Votes FOR Items 23-24 are warranted as the proposed amendment is not considered contentious.					
25	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this	routine item is warrant	ed.			

lululemon athletica inc.

Meeting Date: 11/06/2025 Country: USA **Record Date:** 14/04/2025 Meeting Type: Annual

Primary Security ID: 550021109

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction	
1a	Flect Director Kathryn Henry	Mamt	For	For	

Ticker: LULU

lululemon athletica inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1b	Elect Director Alison Loehnis	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	ne director nominees is wa	arranted.				
1c	Elect Director Jon McNeill	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR to	ne director nominees is wa	arranted.				
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item is warranted because only 1.61 percent of the fees paid to the auditor are for non-audit purposes.						
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINST this proposal is warranted due to the following concerns: * The majority of equity awards to the CEO are not tied to performance-contingent pay elements; and * High CEO pay relative to company performance compared to the company's peers.						
4	Report on Discrimination in Charitable Contributions	SH	Against	Against			
	Voting Policy Rationale: A vote AGAIN activities, including strategy, focus, and preparation of this report. In addition activities and related board oversight.	nd purpose. No material is the company provides d	sues related to the proponent	•			

LVMH Moet Hennessy Louis Vuitton SE

Meeting Date: 17/04/2025 Country: France Ticker: MC

Record Date: 15/04/2025 **Meeting Type:** Annual/Special

Primary Security ID: F58485115

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction	
	Ordinary Business	Mgmt			
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For	
		ote FOR the consolidat		e to the unqualified auditors' opinion and as the company has failed to disclose on a	
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	
	Voting Policy Rationale: A Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and lack of concerns (Item 1). A qualified vote FOR the consolidated statements are warranted as the company has failed to disclose on a separate basis the CSRD fees for FY24 (Item 2).				
3	Approve Allocation of Income and Dividends of EUR 13 per Share	Mgmt	For	For	
	Voting Policy Rationale: A vote FOR the without being excessive.	is income allocation pro	posal is warranted because th	ne proposed payout ratio is adequate	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
4	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For	Against
	Voting Policy Rationale: A vote AGAINST transaction with Agache, the main share in shareholders' interests.			ough information with respect to the that the continuation of this agreement is
5	Ratify Appointment of Wei Sun Christianson as Director	Mgmt	For	For
	(Items 5). * Votes FOR the (re)elections considering the recurring high dissents (of these independent if \$ 50% of the free float the executive remunerant this non-independent bers: 43.8 percent vs 3.2 e shareholder represent	nominees are warranted (It votes) on both the related ations for the member of the t nominee is warranted give 3.3 percent recommended; tatives (if any): 50.0 percen	excluding government representatives, nt vs 50 percent recommended) and the
6	Reelect Bernard Arnault as Director	Mgmt	For	Against
	(Items 5). * Votes FOR the (re)elections considering the recurring high dissents (s of these independent if \$150% of the free float the executive remunerant this non-independent bers: 43.8 percent vs 3.2 e shareholder represent	nominees are warranted (It votes) on both the related ations for the member of th t nominee is warranted give 3.3 percent recommended; tatives (if any): 50.0 percen	excluding government representatives, nt vs 50 percent recommended) and the
7	Reelect Sophie Chassat as Director	Mgmt	For	For
	(Items 5). * Votes FOR the (re)elections considering the recurring high dissents (of these independent if \$50% of the free float the executive remunera of this non-independent bers: 43.8 percent vs 3.2 e shareholder represent	nominees are warranted (It votes) on both the related ations for the member of th t nominee is warranted give 3.3 percent recommended; tatives (if any): 50.0 percen	excluding government representatives, nt vs 50 percent recommended) and the
8	Reelect Clara Gaymard as Director	Mgmt	For	For
	(Items 5). * Votes FOR the (re)elections considering the recurring high dissents (of these independent if \$150% of the free float the executive remunerant this non-independent this non-independent these 43.8 percent vs 3.5 e shareholder represent	nominees are warranted (It votes) on both the related ations for the member of th t nominee is warranted give 3.3 percent recommended; tatives (if any): 50.0 percen	excluding government representatives, nt vs 50 percent recommended) and the

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
9	Reelect Hubert Védrine as Director	Mgmt	For	For			
	(Items 5). * Votes FOR the (re)election considering the recurring high dissents	ns of these independent in (>50% of the free float of the executive remuneration of this non-independent of this non-independent of the same than the same that the same that the same that the functions of characteristics of the same than the same that the same than the same than the same than the same than the sa	nominees are warranted (Ite votes) on both the related pations for the member of the tominee is warranted giver 3.3 percent recommended; etatives (if any): 50.0 percent	excluding government representatives, t vs 50 percent recommended) and the			
10	Approve Compensation Report of Corporate Officers	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINS at several previous AGMs and the lack	•		* the high level of dissent recorded erimeter used for the pay ratio.			
11	Approve Compensation of Bernard Arnault, Chairman and CEO	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINST this remuneration report is warranted because of the limited disclosure on the level of achievement of the performance conditions of both the STI and the LTIP that vested this year. Furthermore, the performance criteria of the LTI granted do not seem particularly challenging.						
12	Approve Compensation of Antonio Belloni, Vice-CEO	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINST this remuneration report is warranted because of the limited disclosure on the level of achievement of the performance conditions of both the STI and the LTIP that vested this year. Furthermore, the performance criteria of the LTI granted do not seem particularly challenging.						
13	Approve Remuneration Policy of Directors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this remuneration policy is warranted because it does not raise any significant concern.						
14	Approve Remuneration Policy of Chairman and CEO	Mgmt	For	Against			
	Voting Policy Rationale: A Votes AGAINST this remuneration policies is warranted as: * The Company does not disclose the base salary of the CEO anymore * The nature of the LTIP criteria, the vesting scales and the performance period are not disclosed; * Post-mandate vesting of LTI grant is not explicitly excluded; * The derogation policy of the board is deemed too broad; and * The cap on the exceptional remuneration is not disclosed.						
15	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For			
	Voting Policy Rationale: Such a share buyback program merits a vote FOR.						
	Extraordinary Business	Mgmt					
16	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this	s item is warranted as su	ıch share capital reductions a	are favorable to shareholders.			
17	Authorize Capitalization of Reserves of Up to EUR 20 Million for Bonus Issue or Increase in Par Value	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is v	warranted since this pote	ential transfer of wealth is in	shareholders' interests.			

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
18	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights (Rights Issue) up to Aggregate Nominal Amount of EUR 20 Million	Mgmt	For	For
	because they do not respect the recomm	with preemptive rights. mended 10-percent guic arranted because the n	* Votes AGAINST the authorized delines for issuances without processing aboves the processing aboves aboves aboves	rations under Items 19-23 are warranted preemptive rights. * Votes AGAINST the pthe recommended 10 percent guideline
19	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 20 Million	Mgmt	For	Against
	because they do not respect the recomm	with preemptive rights. mended 10-percent guic arranted because the n	* Votes AGAINST the authorized elines for issuances without properties above the authorized above the view and the count goes above the count goes above the view and the view and the view and the view and view	zations under Items 19-23 are warranted preemptive rights. * Votes AGAINST the p the recommended 10 percent guideline
20	Approve Issuance of Equity or Equity-Linked Securities Reserved for Qualified Investors, up to Aggregate Nominal Amount of EUR 20 Million	Mgmt	For	Against
	because they do not respect the recomm	with preemptive rights. mended 10-percent guic arranted because the n	* Votes AGAINST the authorize delines for issuances without properties above the aximum discount goes above	rations under Items 19-23 are warranted preemptive rights. * Votes AGAINST the pthe recommended 10 percent guideline
21	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	Mgmt	For	Against
	Voting Policy Rationale: * A vote FOR the recommended guidelines for issuances we because they do not respect the recommender authorizations under Items 19-21 are we * A vote FOR the total limit proposed under Items 19-21 are we were proposed under Items 19-21 are were proposed under Items 19-21 are we were proposed under Items	with preemptive rights. mended 10-percent guic arranted because the n	* Votes AGAINST the authorize delines for issuances without properties above the aximum discount goes above	rations under Items 19-23 are warranted preemptive rights. * Votes AGAINST the pthe recommended 10 percent guideline
22	Authorize Capital Increase of Up to EUR 20 Million for Future Exchange Offers	Mgmt	For	Against
	Voting Policy Rationale: * A vote FOR the recommended guidelines for issuances where the recommended guidelines for issuances where the recommendation is the recommendation of	with preemptive rights.	* Votes AGAINST the authorize	zations under Items 19-23 are warranted

authorizations under Items 19-21 are warranted because the maximum discount goes above the recommended 10 percent guidelines
* A vote FOR the total limit proposed under Item 27 is warranted as it limits shareholder dilution.

roposal umber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
23	Authorize Capital Increase of up to 20 Percent of Issued Capital for Contributions in Kind	Mgmt	For	Against
	because they do not respect the recomm	with preemptive rights. nended 10-percent guid arranted because the n	* Votes AGAINST the authori. delines for issuances without paximum discount goes above	zations under Items 19-23 are warranted preemptive rights. * Votes AGAINST the e the recommended 10 percent guidelines
24	Authorize up to 1 Percent of Issued Capital for Use in Stock Option Plans Reserved for Employees and Corporate Officers	Mgmt	For	Against
	Voting Policy Rationale: A vote AGAINST performance conditions. * The vesting p			
25	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the recommended guidelines.	employee stock purcha	se plans is warranted as its p	roposed volume respects the 10-percent
26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the recommended guidelines.	employee stock purcha	se plans is warranted as its pl	roposed volume respects the 10-percent
27	Set Total Limit for Capital Increase to Result from All Issuance Requests at EUR 20 Million	Mgmt	For	For
	because they do not respect the recomm	with preemptive rights. nended 10-percent guid arranted because the n	* Votes AGAINST the authori. delines for issuances without passimum discount goes above	zations under Items 19-23 are warranted preemptive rights. * Votes AGAINST the e the recommended 10 percent guidelines
28	Amend Articles 12 and 16 of Bylaws Re: Age Limit of Chairman of the Board and CEO	Mgmt	For	For
	Voting Policy Rationale: A vote FOR Iten and the Chairman. A vote AGAINST Iten rights.		•	ld relax the statutory ages for the CEO have a negative impact on shareholders'
29	Amend Articles of Bylaws to Incorporate Legal Changes	Mgmt	For	Against
	Voting Policy Rationale: A vote FOR Iten and the Chairman. A vote AGAINST Iten rights.			

M&T Bank Corporation

Meeting Date: 15/04/2025 **Record Date:** 20/02/2025 **Primary Security ID:** 55261F104 Country: USA

Meeting Type: Annual

Ticker: MTB

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction				
1.1	Elect Director John P. Barnes	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1.2	Elect Director Carlton J. Charles	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.					
1.3	Elect Director Jane Chwick	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.					
1.4	Elect Director William F. Cruger, Jr.	Mgmt	For	Against				
	Voter Rationale: If we find the compens against the policy itself but also against			ger period of time, we would not vote only misalignment.				
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.					
1.5	Elect Director Gary N. Geisel	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1.6	Elect Director Leslie V. Godridge	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1.7	Elect Director Rene F. Jones	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1.8	Elect Director Richard H. Ledgett Jr.	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1.9	Elect Director Melinda R. Rich	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1.10	Elect Director Robert E. Sadler, Jr.	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.					
1.11	Elect Director Denis J. Salamone	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.					
1.12	Elect Director Rudina Seseri	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.					
1.13	Elect Director Kirk W. Walters	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.					

M&T Bank Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.14	Elect Director Herbert L. Washington	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against
				oncerns: * The company has not disclosed natic accelerated vesting of equity awards
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this non-audit purposes.	s item is warranted beca	ause only 18.30 percent of	the fees paid to the auditor are for

Marsh & McLennan Companies, Inc.

Meeting Date: 15/05/2025Country: USARecord Date: 17/03/2025Meeting Type: Annual

Primary Security ID: 571748102

Ticker: MMC

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1a	Elect Director Anthony K. Anderson	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR th	ne director nominees is wa	rranted.			
1b	Elect Director John Q. Doyle	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR th	ne director nominees is wa	rranted.			
1c	Elect Director H. Edward Hanway	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR th	ne director nominees is wa	rranted.			
1d	Elect Director Judith Hartmann	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1e	Elect Director Deborah C. Hopkins	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR th	ne director nominees is wa	rranted.			
1f	Elect Director Tamara Ingram	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1g	Elect Director Jane H. Lute	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR th	ne director nominees is wa	rranted.			
1h	Elect Director Steven A. Mills	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR th	ne director nominees is wa	rranted.			

Marsh & McLennan Companies, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1i	Elect Director Morton O. Schapiro	Mgmt	For	Against			
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented noumbent members of th ing specifically against t	gender identities, or other he Nomination Committee the Chair and engaging on	the topic with the company. If a company			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.				
1j	Elect Director Jan Siegmund	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1k	Elect Director Lloyd M. Yates	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against			
	the CEO are not tied to performance-co the company's peers. It is also noted th	ontingent pay elements; nat there are some disclo e STI financial metric and	and * High CEO pay relati osure concerns raised in th d modifier requires annual	growth for target level achievement and LTI			
3	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this non-audit purposes.	s item is warranted beca	use less than one percent	of the fees paid to the auditor are for			
4	Amend Omnibus Stock Plan	Mgmt	For	For			
	Voting Policy Rationale: Based on the E	quity Plan Scorecard eva	aluation (EPSC), a vote FO	R this proposal is warranted.			

Medtronic plc

Meeting Date: 16/10/2025Country: IrelandRecord Date: 22/08/2025Meeting Type: Annual

Primary Security ID: G5960L103

Country: Ireland Ticker: MDT

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction	
1a	Elect Director Craig Arnold	Mgmt	For	Against	
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction				

when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.

Voting Policy Rationale: A vote FOR the director nominees is warranted.

Medtronic plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1b	Elect Director Scott C. Donnelly	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warran	ted.				
1c	Elect Director Lidia L. Fonseca	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warran	ted.				
1d	Elect Director John P. Groetelaars	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warran	ted.				
1e	Elect Director Randall J. Hogan, III	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warran	ted.				
1f	Elect Director William R. Jellison	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warran	ted.				
1g	Elect Director Joon S. Lee	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warran	ted.				
1h	Elect Director Gregory P. Lewis	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1i	Elect Director Kevin E. Lofton	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1j	Elect Director Geoffrey S. Martha	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warran	ted.				
1k	Elect Director Elizabeth G. Nabel	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warran	ted.				
11	Elect Director Kendall J. Powell	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warran	ted.				
2	Ratify PricewaterhouseCoopers LLP as Auditors and Authorize Board to fix Their Remuneration	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item purposes.	is warranted because o	only 3.41 percent of the fees paid to the au	iditor are for non-audit			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this propundisclosed, goals are based on multi-year pehalf performance-conditioned. Furthermore, a performance are reasonably aligned at this tile.	erformance periods and annual incentives were	d disclosed retrospectively, and equity awar	ds are targeted to be			
4	Renew the Board's Authority to Issue Shares Under Irish Law	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these res recommended limits.	olutions is warranted b	ecause the proposed amount and duration	s are within			

Medtronic plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
5	Renew the Board's Authority to Opt-Out of Statutory Pre-Emptions Rights Under Irish Law	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these resorrecommended limits.	olutions is warranted be	ecause the proposed amount and durations	are within			
6	Authorize Overseas Market Purchases of Ordinary Shares	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted, as the amount and duration are within recommended limits.						
7	Amend Articles of Association Re Article 177	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted. If this proposal is not approved, the company may not be able to maintain its ability to make distributions to shareholders and fully consummate the company's share repurchase program.						
8	Approve Reduction in Capital and Creation of Distributable Reserves Under Irish Law	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted. If this proposal is not approved, the company may not be able to maintain its ability to make distributions to shareholders and/or fully consummate the company's share repurchase program.						
9	Amend Advance Notice for Shareholder Proposals/Nominations	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this propo to be included are viewed as reasonable and r			and the other changes			

Morgan Stanley

Meeting Date: 15/05/2025 Record Date: 17/03/2025 **Country:** USA

Meeting Type: Annual

Primary Security ID: 617446448

Ticker: MS

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1a	Elect Director Megan Butler	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.				
1b	Elect Director Thomas H. Glocer	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1c	Elect Director Robert H. Herz	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1d	Elect Director Erika H. James	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1e	Elect Director Hironori Kamezawa	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.				

Morgan Stanley

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1f	Elect Director Shelley B. Leibowitz	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warrant	ed.				
1g	Elect Director Jami Miscik	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ed.				
1h	Elect Director Masato Miyachi	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warrant	ed.				
1i	Elect Director Dennis M. Nally	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ed.				
1j	Elect Director Douglas L. Peterson	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	red.				
1k	Elect Director Edward Pick	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
11	Elect Director Mary L. Schapiro	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1m	Elect Director Perry M. Traquina	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warrant	red.				
1n	Elect Director Rayford Wilkins, Jr.	Mgmt	For	Against			
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.						
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item non-audit purposes.	is warranted because le	ess than one percent of the fees paid to the	e auditor are for			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this propo committee's discretion in determining NEOs' t Additionally, modifications were made to the value. Nonetheless, sufficient mitigating facto performance are reasonably aligned at this tir chairman's FY23 pay. Additionally, financial m	otal pay and the lack of definition of a metric fo rs have been identified me, and the CEO's FY2	f certain key disclosures surrounding the a r in-flight awards, which resulted in realize for the year in review. In particular, CEO p A total pay was set below the former CEO a	nnual pay assessment. Id incremental fair Inay and company Inand executive			

chairman's FY23 pay. Additionally, financial metrics considered under the performance assessment were generally consistent year-over-year, the majority of equity awards are based on clearly-disclosed multi-year goals, and the relative metric targets outperformance. Lastly, the incremental fair value arising from the modification of in-cycle metric definition was relatively modest and did not result in elevated pay levels.

Morgan Stanley

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
4	Amend Omnibus Stock Plan	Mgmt	For	Against		
	Voting Policy Rationale: Based on an evaluation of the estimated cost, plan features, and grant practices using the Equity Plan Scorecard (EPSC), a vote AGAINST this proposal is warranted due to the following key factors: * The three-year average burn rate is excessive; * The disclosure of change-in-control ("CIC") vesting treatment is incomplete (or is otherwise considered discretionary); and * The plan permits liberal recycling of shares					
5	Report Annually on Energy Supply Ratio	SH	Against	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted as it would help shareholders better evaluate the company's management of climate risks from its lending and underwriting activities.					

Nasdaq, Inc.

Meeting Date: 11/06/2025 **Record Date:** 14/04/2025

Country: USA Meeting Type: Annual Ticker: NDAQ

Primary Security ID: 631103108

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1a	Elect Director Melissa M. Arnoldi	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1b	Elect Director Charlene T. Begley	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1c	Elect Director Adena T. Friedman	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1d	Elect Director Essa Kazim	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1e	Elect Director Thomas A. Kloet	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1f	Elect Director Kathryn A. Koch	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1g	Elect Director Holden Spaht	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1h	Elect Director Michael R. Splinter	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1i	Elect Director Johan Torgeby	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			

Nasdaq, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1j	Elect Director Toni Townes-Whitley	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	red.				
1k	Elect Director Jeffery W. Yabuki	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ed.				
11	Elect Director Alfred W. Zollar	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance were reasonably aligned for the year in review.						
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item is warranted because only 10.06 percent of the fees paid to the auditor are for non-audit purposes.						
4	Amend Certificate of Incorporation to Provide for the Exculpation of Officers	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proporeasonably balance shareholders' interest in a serve the company.						

Neste Corp.

Meeting Date: 25/03/2025 Record Date: 13/03/2025 **Country:** Finland **Meeting Type:** Annual

Primary Security ID: X5688A109

Ticker: NESTE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1	Open Meeting	Mgmt				
	Voting Policy Rationale: These are routing	ne meeting formalities.				
2	Call the Meeting to Order	Mgmt				
	Voting Policy Rationale: These are routine meeting formalities.					
3	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	Mgmt				
	Voting Policy Rationale: These are routing	ne meeting formalities.				
4	Acknowledge Proper Convening of Meeting	Mgmt				
	Voting Policy Rationale: These are routing	ne meeting formalities.				

Neste Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
5	Prepare and Approve List of Shareholders	Mgmt					
	Voting Policy Rationale: These are routil	ne meeting formalities.					
6	Receive Financial Statements and Statutory Reports; Receive Board's Report; Receive Auditor's Report	Mgmt					
	Voting Policy Rationale: This is a routine	, non-voting item.					
7	Accept Financial Statements and Statutory Reports	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the approval of the annual accounts is warranted due to a lack of concern regarding the accounts presented or audit procedures used.						
8	Approve Allocation of Income and Dividends of EUR 0.20 Per Share	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this dividend exceeds earnings and thus the						
9	Approve Discharge of Board and President	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted as there is no evidence that the board or the management have not fulfilled their fiduciary duties.						
10	Approve Remuneration Report (Advisory Vote)	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item is warranted because the proposed remuneration report is generally well described and does not contravene good European executive remuneration practice. However, concerns are noted with the lack of ex-post disclosure of targets for the annual bonus.						
11	Approve Remuneration of Directors in the Amount of EUR 165,000 for Chair, EUR 90,000 for Vice Chair, and EUR 75,000 for Other Directors; Approve Remuneration for Committee Work; Approve Meeting Fees	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposed fees.	remuneration proposa	l is warranted due to becaus	e of a lack of concern regarding the			
12	Fix Number of Directors at Eight	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this	proposal is warranted	because of a lack of controv	ersy concerning the size of the board.			

Neste Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
13	Reelect John Abbott (Vice Chair), Nick Elmslie, Just Jansz, Conrad Keijzer, Pasi Laine (Chair) and Sari Mannonen as Directors; Elect Anna Hyvonen and Essimari Kairisto as New Directors	Mgmt	For	For			
	on the market) when the Board is not co by case basis. We choose not to vote aga	mpromised of 40% unainst all the incumbent versity by voting specio	derrepresented gender iden members of the Nomination fically against the Chair and	engaging on the topic with the company.			
		ad Keijzer, and Sari Ma	nnonen are on the proposed	nominees Pasi Laine, John Abbott, Nicholas I slate of directors, and there is a lack of			
14	Approve Remuneration of Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is warranted because there are no concerns regarding this proposal.						
15	Ratify KPMG as Auditor	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is warranted because there are no concerns regarding this proposal.						
16	Approve Remuneration of Auditor for Sustainability Reporting	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR these proposals are warranted because no concerns were identified.						
17	Appoint KPMG as Auditor for Sustainability Reporting	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR these proposals are warranted because no concerns were identified.						
18	Authorize Share Repurchase Program	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal to repurchase company shares is warranted, as the proposal includes acceptable holding, volume, and duration limits.						
19	Approve Issuance of up to 23 Million Shares without Preemptive Rights	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this issuance authorization is warranted because the potential share capital increase is not excessive.						
20	Close Meeting	Mgmt					
	Voting Policy Rationale: This is a non-vot	ing formality.					

Nintendo Co., Ltd.

Meeting Date: 27/06/2025 Country: Japan **Record Date:** 31/03/2025

Meeting Type: Annual

Ticker: 7974

Primary Security ID: J51699106

Nintendo Co., Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Allocation of Income, with a Final Dividend of JPY 85	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this propo proposed dividend.	osal is warranted becau	use: * There are no particular concerns with	h the level of the
2.1	Elect Director Furukawa, Shuntaro	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this nom	inee is warranted beca	use:□* There are no particular concerns a	bout the nominee.
2.2	Elect Director Miyamoto, Shigeru	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this nom	inee is warranted beca	use:□* There are no particular concerns a	bout the nominee.
2.3	Elect Director Takahashi, Shinya	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this nom	inee is warranted beca	use:□* There are no particular concerns a	bout the nominee.
2.4	Elect Director Shibata, Satoru	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this nom	inee is warranted beca	use:□* There are no particular concerns a	bout the nominee.
2.5	Elect Director Shiota, Ko	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this nom	inee is warranted beca	use:□* There are no particular concerns a	bout the nominee.
2.6	Elect Director Beppu, Yusuke	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this nom.	inee is warranted beca	use:□* There are no particular concerns a	bout the nominee.
2.7	Elect Director Chris Meledandri	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this nom though the individual cannot be regarded as it category of "directors who are not audit comm	ndependent, still appea		
2.8	Elect Director Miyoko Demay	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this nomi	inee is warranted beca	use:□* There are no particular concerns a	bout the nominee.

Nintendo Co., Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2.9	Elect Director Hachiya, Kazuhiko	Mgmt	For	For

Voting Policy Rationale: A vote FOR this nominee is warranted because:□* There are no particular concerns about the nominee.

Nitori Holdings Co., Ltd.

Meeting Date: 26/06/2025 **Record Date:** 31/03/2025 Primary Security ID: J58214131 Country: Japan Meeting Type: Annual

Ticker: 9843

osal iber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1	Elect Director Nitori, Akio	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this	nominee is warranted is	because: * There are no part	ticular concerns about the nominee.		
2	Elect Director Shirai, Toshiyuki	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this	nominee is warranted i	because: * There are no part	ticular concerns about the nominee.		
3	Elect Director Takeda, Masanori	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.					
4	Elect Director Abiko, Hiromi	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.					
1.5	Elect Director Miyauchi, Yoshihiko	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.					
6	Elect Director Yoshizawa, Naoko	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.					
	Elect Director and Audit Committee Member Kanetaka, Masahito	Mgmt	For	For		

Novo Nordisk A/S

Meeting Date: 27/03/2025 **Record Date: 20/03/2025**

Country: Denmark Meeting Type: Annual Ticker: NOVO.B

Primary Security ID: K72807140

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction				
1	Receive Report of Board	Mgmt						
	Voting Policy Rationale: This is a routine, non-voting item.							
2	Accept Financial Statements and Statutory Reports	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the presented or audit procedures used.	approval of the annua	al accounts is warranted due	to a lack of concern regarding the accounts				
3	Approve Allocation of Income and Dividends of DKK 7.9 Per Share	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this income allocation proposal is warranted due to a lack of controversy surrounding the proposed dividend.							
4	Approve Remuneration Report (Advisory Vote)	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this item is warranted because the proposed remuneration report is well described and does not contravene good European executive remuneration practice.							
5.1	Approve Remuneration of Directors for 2024	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this remuneration proposal is warranted due to a lack of concern regarding board remuneration over the last fiscal year.							
5.2	Approve Remuneration Level of Directors for 2025	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this remuneration proposal is warranted due to because of a lack of concern regarding the proposed fees.							
6.1	Reelect Helge Lund (Chair) as Director	Mgmt	For	Abstain				
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case by case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior							

Committee. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.

Voting Policy Rationale: A vote ABSTAIN from incumbent nomination committee members Helge Lund, Sylvie Gregoire and Kasim Kutay is warranted for lack of diversity on the board. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay

Voting Policy Rationale: A vote ABS IAIN from incumbent nomination committee members Helge Lund, Sylvie Gregoire and Kasim Kutay is warranted for lack of diversity on the board. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
6.2	Reelect Henrik Poulsen (Vice Chair) as Director	Mgmt	For	Abstain			
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case by case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.						
	Voting Policy Rationale: A vote ABSTAIN from incumbent nomination committee members Helge Lund, Sylvie Gregoire and Kasim Kutay is warranted for lack of diversity on the board. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.						
6.3a	Reelect Laurence Debroux as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote ABSTAIN from incumbent nomination committee members Helge Lund, Sylvie Gregoire and Kasim Kutay is warranted for lack of diversity on the board. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.						
6.3b	Reelect Andreas Fibig as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote ABSTAIN from incumbent nomination committee members Helge Lund, Sylvie Gregoire and Kasim Kutay is warranted for lack of diversity on the board. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.						
6.3c	Reelect Sylvie Gregoire as Director	Mgmt	For	For			
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented neumbent members of thing specifically against to diversity, we might con	gender identities, or other Bo he Nomination Committee and he Chair and engaging on the hisider to still support the elec	d to instead show our dissatisfaction e topic with the company. If a company tion of the Chair of the Nomination			

Committee. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.

Voting Policy Rationale: A vote ABSTAIN from incumbent nomination committee members Helge Lund, Sylvie Gregoire and Kasim Kutay is warranted for lack of diversity on the board. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction				
6.3d	Reelect Kasim Kutay as Director	Mgmt	For	Abstain				
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case by case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.							
	Voting Policy Rationale: A vote ABSTAIN from incumbent nomination committee members Helge Lund, Sylvie Gregoire and Kasim Kutay is warranted for lack of diversity on the board. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.							
6.3e	Reelect Christina Law as Director	Mgmt	For	For				
	Kutay is warranted for lack of diversity o (Item 6.3d) is warranted because the co	Voting Policy Rationale: A vote ABSTAIN from incumbent nomination committee members Helge Lund, Sylvie Gregoire and Kasim Kutay is warranted for lack of diversity on the board. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.						
6.3f	Reelect Martin Mackay as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote ABSTAIN from incumbent nomination committee members Helge Lund, Sylvie Gregoire and Kasim Kutay is warranted for lack of diversity on the board. A vote ABSTAIN from candidates Henrik Poulsen (Item 6.2) and Kasim Kutay (Item 6.3d) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of the superior voting rights. A vote FOR the remaining director nominees is warranted.							
7	Ratify Deloitte as Auditors; Ratify Deloitte as Auditors for Sustainability Reporting	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR is warranted because there are no concerns regarding this proposal.							
8.1	Authorize Share Repurchase Program	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this proposal to repurchase company shares is warranted, as the proposal includes acceptable holding, volume, and duration limits.							
8.2	Approve Creation of DKK 44.7 Million Pool of Capital with Preemptive Rights; Approve Creation of DKK 44.7 Million Pool of Capital without Preemptive Rights; Maximum Increase in Share Capital under Both Authorizations up to DKK 44.7 Million	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this issuance authorization is warranted because the potential share capital increase is not excessive.							
	Shareholder Proposals Submitted by Kritiske Aktionaerer	Mgmt						
8.3	Approve Proposal Regarding Regulated Working Conditions at Construction Sites	SH	Against	Against				
	Voting Policy Rationale: A vote AGAINST	this item is warranted	d because the proposal lacks	a compelling rationale.				

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction	
	Management Proposals	Mgmt			
9	Other Business	Mgmt			
	Voting Policy Rationale: This is a routine, not	n-voting item.			

Novo Nordisk A/S

Meeting Date: 14/11/2025 Country: Denmark Ticker: NOVO.B

Record Date: 07/11/2025 **Meeting Type:** Extraordinary Shareholders

Primary Security ID: K72807140

	Proponent	Proposal Text	Number
	Mgmt	Shareholder Proposals Submitted by Novo Nordisk Foundation and Novo Holdings A/S	
For	SH	Elect Lars Rebien Sorensen (Chair) as New Director	1.1
cessary and inevitable governance transition initiated the Foundation and management, which we view as on. Several proposed directors bring relevant lity to sustain growth in the U.S. market. Given the is the most effective way to influence outcomes and ble platform for medium-term execution and	sition reflects align f significant strate uld strengthen Nov e engagement thro	by the majority shareholder. The new constant of ensure stability during a peroperational and industry experience that Foundation's controlling position, constr	
as the foundation's proposal is not accompanied by w the proposed candidates are better suited to oversee aises several governance concerns. Particular concerns controlling shareholder, resulting in non-independent	compelling background supporting the o the company's strategy execution. Addit		
For	SH	Elect Cees de Jong (Vice Chair) as New Director	1.2
e c	SH posed board slate	are raised with the non-transparent pro- board leadership. Elect Cees de Jong (Vice Chair)	1.2

Voter Rationale: We voted in favor of the proposed board slate to support a necessary and inevitable governance transition initiated by the majority shareholder. The new composition reflects alignment between the Foundation and management, which we view as essential to ensure stability during a period of significant strategic transformation. Several proposed directors bring relevant operational and industry experience that should strengthen Novo Nordisk's ability to sustain growth in the U.S. market. Given the Foundation's controlling position, constructive engagement through support was the most effective way to influence outcomes and maintain continuity. Overall, we believe this board renewal provides a more stable platform for medium-term execution and shareholder value creation.

Voting Policy Rationale: A vote to ABSTAIN on all candidates is also warranted as the foundation's proposal is not accompanied by compelling background supporting the case to replace the entire board, nor how the proposed candidates are better suited to oversee the company's strategy execution. Additionally, the proposed board overhaul raises several governance concerns. Particular concerns are raised with the non-transparent process and unilateral intervention by the controlling shareholder, resulting in non-independent board leadership.

Novo Nordisk A/S

Record Date: 28/04/2025

Primary Security ID: 67066G104

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.3.1	Elect Britt Meelby Jensen as New Director	SH	None	For
	by the majority shareholder. The new co essential to ensure stability during a per operational and industry experience that	imposition reflects aligi iod of significant strate t should strengthen No uctive engagement thro	nment between the Founda gic transformation. Several vo Nordisk's ability to susta ough support was the most	in growth in the U.S. market. Given the effective way to influence outcomes and
	compelling background supporting the c the company's strategy execution. Addit	ase to replace the entili ionally, the proposed b	re board, nor how the propo oard overhaul raises severa	dation's proposal is not accompanied by osed candidates are better suited to oversee I governance concerns. Particular concerns shareholder, resulting in non-independent
1.3.2	Elect Mikael Dolsten as New Director	SH	None	For
	by the majority shareholder. The new co essential to ensure stability during a per operational and industry experience that	imposition reflects aligi iod of significant strate t should strengthen No uctive engagement thro	nment between the Foundat gic transformation. Several vo Nordisk's ability to susta ough support was the most	in growth in the U.S. market. Given the effective way to influence outcomes and
	compelling background supporting the c the company's strategy execution. Addit	ase to replace the entili ionally, the proposed b	re board, nor how the propo oard overhaul raises severa	dation's proposal is not accompanied by osed candidates are better suited to oversee I governance concerns. Particular concerns shareholder, resulting in non-independent
1.3.3	Elect Stephan Engels as New Director	SH	None	For
	by the majority shareholder. The new co essential to ensure stability during a per operational and industry experience that	imposition reflects aligi iod of significant strate t should strengthen No uctive engagement thro	nment between the Founda gic transformation. Several vo Nordisk's ability to susta ough support was the most	in growth in the U.S. market. Given the effective way to influence outcomes and
	compelling background supporting the c the company's strategy execution. Addit	ase to replace the entili ionally, the proposed b	re board, nor how the propo oard overhaul raises severa	dation's proposal is not accompanied by osed candidates are better suited to oversee I governance concerns. Particular concerns shareholder, resulting in non-independent
NVIDIA 4eeting Date	compelling background supporting the company's strategy execution. Additure are raised with the non-transparent processor leadership.	ase to replace the entili ionally, the proposed b	re board, nor how the propo oard overhaul raises severa	osed candidates are better suited to ov I governance concerns. Particular conce

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1a	Elect Director Robert K. Burgess	Mgmt	For	For

Meeting Type: Annual

NVIDIA Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ted.				
1b	Elect Director Tench Coxe	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ted.				
1c	Elect Director John O. Dabiri	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ted.				
1d	Elect Director Persis S. Drell	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ted.				
1e	Elect Director Jen-Hsun Huang	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warrant	ted.				
1f	Elect Director Dawn Hudson	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	for nominees is warrant	ted.				
1g	Elect Director Harvey C. Jones	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	for nominees is warrant	ted.				
1h	Elect Director Melissa B. Lora	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ted.				
1i	Elect Director Stephen C. Neal	Mgmt	For	For			
	when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee. Despite <40% female board members, Nvidia has shown steady improvement in board diversity, so we decide to support the election of the Chair of the Nomination Committee of Nvidia.						
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ted.				
1j	Elect Director Ellen Ochoa	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1k	Elect Director A. Brooke Seawell	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ted.				
11	Elect Director Aarti Shah	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1m	Elect Director Mark A. Stevens	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proportion pay and company performance are reasonably performance-based, with clearly disclosed targets.	'y aligned for the year ι					
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item non-audit purposes.	is warranted because o	only 12.10 percent of the fees paid to the a	uditor are for			

NVIDIA Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
4	Eliminate Supermajority Vote Requirements	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this propo enhance shareholder rights.	osal is warranted given	that the reduction in the supermajority vol	e requirement would			
5	Amend Right to Call Special Meeting	SH	Against	Against			
	Voting Policy Rationale: A vote AGAINST this proposal is warranted. There appears to be no compelling reason to support this shareholder proposal as the one-year holding period is not especially problematic.						
6	Amend Bylaws to Adopt a New Director Election Resignation Governance Guideline	SH	Against	Against			
	Voting Policy Rationale: A vote AGAINST this proposal is warranted as there are no recurring issues or company-specific factors at the company that suggest the proponent's more stringent director resignation policy is necessary at this time.						
7	Enhance Workforce Data Reporting	SH	Against	For			
	Voting Policy Rationale: A vote FOR this resolute better assess the effectiveness of the company	,	,				

Ormat Technologies, Inc.

Meeting Date: 07/05/2025 Record Date: 12/03/2025 Country: USA

Meeting Type: Annual

Primary Security ID: 686688102

Ticker: ORA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1A	Elect Director Isaac Angel	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	rranted.			
1B	Elect Director Ravit Barniv	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	prranted.			
1C	Elect Director Karin Corfee	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1D	Elect Director David Granot	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1E	Elect Director Michal Marom	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1F	Elect Director Dafna Sharir	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1G	Elect Director Stanley B. Stern	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	rranted.			

Ormat Technologies, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1H	Elect Director Byron G. Wong	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the	e director nominees is w	arranted.	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For
	Voting Policy Rationale: Although some reasonably aligned at this time.	e concerns are noted, a	ote FOR this proposal is v	warranted as pay and performance are
3	Ratify Kesselman & Kesselman as Auditors	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this non-audit purposes.	s item is warranted beca	ause only 19.48 percent of	f the fees paid to the auditor are for

PACCAR Inc

Meeting Date: 29/04/2025

Record Date: 04/03/2025

Primary Security ID: 693718108

Country: USA

Ticker: PCAR

Record Date: 04/03/2025 **Meeting Type:** Annual

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1.1	Elect Director Mark C. Pigott	Mgmt	For	For			
		t aligned with investor ex		e for climate risk oversight, Mark Schulz, is 2050 targets and commitments. A vote FOR			
1.2	Elect Director Pierre R. Breber	Mgmt	For	For			
		t aligned with investor ex		e for climate risk oversight, Mark Schulz, is 2050 targets and commitments. A vote FOR			
1.3	Elect Director Dame Alison J. Carnwath	Mgmt	For	For			
		t aligned with investor ex		e for climate risk oversight, Mark Schulz, is 2050 targets and commitments. A vote FOR			
1.4	Elect Director R. Preston Feight	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Mark Schulz, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.						
1.5	Elect Director Kirk S. Hachigian	Mgmt	For	For			
		t aligned with investor ex		e for climate risk oversight, Mark Schulz, is 2050 targets and commitments. A vote FOR			
1.6	Elect Director Brice A. Hill	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Mark Schulz, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.						

PACCAR Inc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1.7	Elect Director Barbara B. Hulit	Mgmt	For	For			
		ligned with investor exp		for climate risk oversight, Mark Schulz, is 050 targets and commitments. A vote FOR			
1.8	Elect Director Cynthia A. Niekamp	Mgmt	For	For			
		ligned with investor exp		for climate risk oversight, Mark Schulz, is 050 targets and commitments. A vote FOR			
1.9	Elect Director John M. Pigott	Mgmt	For	For			
		ligned with investor exp		for climate risk oversight, Mark Schulz, is 050 targets and commitments. A vote FOR			
1.10	Elect Director Luiz A. S. Pretti	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Mark Schulz, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.						
1.11	Elect Director Ganesh Ramaswamy	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Mark Schulz, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.						
1.12	Elect Director Mark A. Schulz	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Mark Schulz, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.						
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against			
	Voting Policy Rationale: A vote AGAINST this proposal is warranted due to the following concerns: * The company has not disclosed any short- and long-term E&S performance incentives; and * The company provides for automatic accelerated vesting of equity awards upon a change in control.						
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this in purposes.	tem is warranted becau	use only 3.84 percent of the	fees paid to the auditor are for non-audit			
4	Submit Severance Agreement to Shareholder Vote	SH	Against	For			
	Voting Policy Rationale: A vote FOR the preasonable, the company lacks a mechan payable. The requested policy would ensured to be overly prescriptive.	ism that would require	shareholder approval in ord	der for excessive cash severance to be			

ResMed Inc.

Meeting Date: 19/11/2025 **Record Date:** 23/09/2025 **Primary Security ID:** 761152107 Country: USA
Meeting Type: Annual

Ticker: RMD

ResMed Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1a	Elect Director Carol Burt	Mgmt	For	For			
	Voter Rationale: ResMed has shown progress nomination committee) as director despite lad			Carol Burt (the chair of			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ed.				
1b	Elect Director Christopher DelOrefice	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ed.				
1c	Elect Director Jan De Witte	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	ted.				
1d	Elect Director Karen Drexler	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	red.				
1e	Elect Director Michael "Mick" Farrell	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	red.				
1f	Elect Director Peter Farrell	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1g	Elect Director Harjit Gill	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1h	Elect Director John Hernandez	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1 i	Elect Director Nicole Mowad-Nassar	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the direct	or nominees is warrant	red.				
1j	Elect Director Desney Tan	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1k	Elect Director Ronald "Ron" Taylor	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Ratify KPMG LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item purposes.	is warranted because c	only 1.81 percent of the fees paid to the au	ditor are for non-audit			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this propo incentives are based on pre-set financial meti- multi-year periods, and forward-looking targe	rics. Additionally, equity					
4	Amend Omnibus Stock Plan	Mgmt	For	For			
	Voting Policy Rationale: Based on the Equity R	Plan Scorecard evaluation	on (EPSC), a vote FOR this proposal is wan	ranted.			

ResMed Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
5	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this propreasonable, and the offer period is within the			r of shares reserved is

Ticker: ROST

Ross Stores, Inc.

Meeting Date: 21/05/2025 **Record Date: 25/03/2025**

Country: USA

Meeting Type: Annual

Primary Security ID: 778296103

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction				
1a	Elect Director Michael Balmuth	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.					
1b	Elect Director K. Gunnar Bjorklund	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.					
1c	Elect Director Michael J. Bush	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1d	Elect Director Edward G. Cannizzaro	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	arranted.					
1e	Elect Director James G. Conroy	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1f	Elect Director Sharon D. Garrett	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.					
1g	Elect Director Michael J. Hartshorn	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1h	Elect Director Stephen D. Milligan	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.					
1 i	Elect Director Patricia H. Mueller	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	director nominees is w	arranted.					
1j	Elect Director George P. Orban	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the	e director nominees is wa	arranted.					

Ross Stores, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1k	Elect Director Doniel N. Sutton	Mgmt	For	Against		
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented noumbent members of t ing specifically against t	gender identities, or other E he Nomination Committee a he Chair and engaging on ti	he topic with the company. If a company		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted, with caution. CEO pay and company performance are reasonably aligned at this time, and annual incentives and the majority of long-term incentives are sufficiently tied to objective performance goals, with payouts consistent with recent performance. However, some concerns are raised surrounding the extraordinarily large new hire awards granted to the incoming CEO.					
3	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this non-audit purposes.	s item is warranted beca	use only 13.70 percent of th	he fees paid to the auditor are for		

Ticker: SAP

SAP SE

Meeting Date: 13/05/2025 Record Date: 21/04/2025 **Country:** Germany

Meeting Type: Annual

Primary Security ID: D66992104

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2024 (Non-Voting)	Mgmt		
	Voting Policy Rationale: This is a non-vo	oting item.		
2	Approve Allocation of Income and Dividends of EUR 2.35 per Share	Mgmt	For	For
	Voting Policy Rationale: A vote FOR the	allocation of income re	esolution is warranted due to	a lack of concerns.
3	Approve Discharge of Management Board for Fiscal Year 2024	Mgmt	For	For
	Voting Policy Rationale: Votes FOR these fiduciary duties.	e proposals are warran	ted as there is no evidence th	hat the boards have not fulfilled their
4	Approve Discharge of Supervisory Board for Fiscal Year 2024	Mgmt	For	For
	Voting Policy Rationale: Votes FOR these fiduciary duties.	e proposals are warran	ted as there is no evidence th	hat the boards have not fulfilled their

SAP SE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
5.1	Ratify BDO AG as Auditors for Fiscal Year 2025	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is we proposed auditor.	arranted because no co	ncerns were identified tha	t would impact the suitability of the
5.2	Appoint BDO AG as Auditor for Sustainability Reporting for Fiscal Year 2025	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this	proposal is warranted b	ecause no concerns were	identified.
6	Approve Remuneration Report	Mgmt	For	For
	overall in line with market practice, and wish to note that: * One-third of the away	pay and performance apards were RSUs, which minated under the new	opear reasonably aligned of were not subject to any p remuneration system. * S	emuneration practices and disclosures are at this time. However, shareholders may erformance conditions. However, we do note ome concern is noted regarding the lack of
7.1	Approve Creation of EUR 250 Million Pool of Authorized Capital I with Preemptive Rights	Mgmt	For	For
	Voting Policy Rationale: Votes FOR the p	roposed issuance autho	rizations are warranted de	ue to a lack of concerns.
7.2	Approve Creation of EUR 250 Million Pool of Authorized Capital II with or without Exclusion of Preemptive Rights	Mgmt	For	For
	Voting Policy Rationale: Votes FOR the p	roposed issuance autho	rizations are warranted de	ue to a lack of concerns.
8	Approve Virtual-Only Shareholder Meetings Until 2027	Mgmt	For	For
	Alternative meeting formats are not prec rights would be protected (in line with G limit the use of the virtual meeting autho	cluded (the company he Perman law). However, s Prization to extraordinar	ld its past two AGMs in-pe support for this proposal is ly circumstances only, nor	qualified because: * The company does not

Shenzhou International Group Holdings Limited

Meeting Date: 27/05/2025	Country: Cayman Islands	Ticker: 2313
Record Date: 21/05/2025	Meeting Type: Annual	
Primary Security ID: G8087W101		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For
	Voting Policy Rationale: In the absence of any known issues concerning the company's audited accounts, financial statements, and statutory reports, a vote FOR this resolution is warranted.			
2	Approve Final Dividend	Mgmt	For	For
	Mating Policy Potionales Assets FOR this			d'allered en en en el

Voting Policy Rationale: A vote FOR this resolution is warranted because this is a routine dividend proposal.

Shenzhou International Group Holdings Limited

roposal umber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
3	Elect Jianrong Ma as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.						
4	Elect Cunbo Wang as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR all the company's board and committee dy		given the absence of any know	wn issues concerning the nominees and			
5	Elect Bingsheng Zhang as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR all the company's board and committee dy		given the absence of any know	wn issues concerning the nominees and			
6	Authorize Board to Fix Remuneration of Directors	Mgmt	For	For			
	Voting Policy Rationale: Director fees at Hong Kong-listed companies are usually reasonable. In the absence of known concerns over director remuneration at the company, a vote FOR this proposal is warranted.						
7	Approve Ernst &Young as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, its remuneration, and the way the audit was conducted.						
8	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	Against			
		non-cash consideration takes the aggregate sha	n. A vote AGAINST the share ra are issuance limit (including th	eissuance request is warranted given the ne transfer of treasury shares, if permitted			
9	Authorize Repurchase of Issued Share Capital	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this share repurchase.	s resolution is warranted	d given the absence of any kno	own issues concerning the proposed			
10	Authorize Reissuance of Repurchased Shares	Mgmt	For	Against			
		' non-cash consideratior cause the aggregate sh	n. A vote AGAINST the share ra are issuance limit (including th	eissuance request is warranted given the ne transfer of treasury shares, if permitted			

Sika AG

Meeting Date: 25/03/2025

Country: Switzerland

Meeting Type: Annual

Record Date: Primary Security ID: H7631K273 Ticker: SIKA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For

Sika AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Voting Policy Rationale: A vote FOR the	annual accounts, annu	al report, and auditor's re	port for the fiscal year in review is warranted.
2.1	Approve Allocation of Income and Dividends of CHF 1.80 per Share	Mgmt	For	For
	Voting Policy Rationale: Votes FOR are v	varranted due to a lack	of concerns.	
2.2	Approve Dividends of CHF 1.80 per Share from Capital Contribution Reserves	Mgmt	For	For
	Voting Policy Rationale: Votes FOR are v	varranted due to a lack	of concerns.	
3	Approve Discharge of Board and Senior Management	Mgmt	For	For
				enior management is warranted. However, of the ongoing investigations concerning
4.1.1	Reelect Thierry Vanlancker as Director	Mgmt	For	For
	Voting Policy Rationale: A vote AGAINST Schuler is warranted for lack of diversity			·
4.1.2	Reelect Viktor Balli as Director	Mgmt	For	For
	Voting Policy Rationale: A vote AGAINST Schuler is warranted for lack of diversity			
4.1.3	Reelect Lucrece Foufopoulos-De Ridder as Director	Mgmt	For	For
	Voting Policy Rationale: A vote AGAINST Schuler is warranted for lack of diversity			
4.1.4	Reelect Justin Howell as Director	Mgmt	For	Against
	on the market) when the Board is not co by case basis. We choose not to vote ag dissatisfaction about the lack of Board of	ompromised of 40% unainst all the incumbent Diversity by voting speci	nderrepresented gender id t members of the Nomina fically against the Chair al	n Committee (or withhold/abstain depending dentities, or other Board members on a case tion Committee and to instead show our nd engaging on the topic with the company.
	Voting Policy Rationale: A vote AGAINST Schuler is warranted for lack of diversity			· · · · · · · · · · · · · · · · · · ·
4.1.5	Reelect Gordana Landen as Director	Mgmt	For	For
	on the market) when the Board is not co by case basis. We choose not to vote ag dissatisfaction about the lack of Board of	ompromised of 40% un vainst all the incumbent liversity by voting speci	nderrepresented gender id t members of the Nomina fically against the Chair a	In Committee (or withhold/abstain depending dentities, or other Board members on a case tion Committee and to instead show our and engaging on the topic with the company. Il support the election of the Chair of the
	Voting Policy Rationale: A vote AGAINST Schuler is warranted for lack of diversity			·

Sika AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
4.1.6	Reelect Paul Schuler as Director	Mgmt	For	For			
	Voter Rationale: Voter Rationale: In general, won the market) when the Board is not comproduced by case basis. We choose not to vote against dissatisfaction about the lack of Board diversit If a company demonstrate credible progress of Nomination Committee.	omised of 40% underre all the incumbent mem ty by voting specifically on Board diversity, we r	presented gender identities, or other Board obers of the Nomination Committee and to a against the Chair and engaging on the top night consider to still support the election o	I members on a case instead show our oic with the company. of the Chair of the			
	Voting Policy Rationale: A vote AGAINST incur Schuler is warranted for lack of diversity on the		· · · · · · · · · · · · · · · · · · ·	•			
4.1.7	Reelect Thomas Aebischer as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incur Schuler is warranted for lack of diversity on the						
4.2	Elect Kwok Wang Ng as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incur Schuler is warranted for lack of diversity on the						
4.3	Elect Thierry Vanlancker as Board Chair	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Justin Howell, Gordana Landen, and Paul Schuler is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted at this time.						
4.4.1	Reappoint Justin Howell as Member of the Nomination and Compensation Committee	Mgmt	For	Against			
	Voter Rationale: Voter Rationale: In general, von the market) when the Board is not comproby case basis. We choose not to vote against dissatisfaction about the lack of Board diversit If a company demonstrate credible progress of Nomination Committee.	mised of 40% underre all the incumbent mem ty by voting specifically	presented gender identities, or other Board obers of the Nomination Committee and to against the Chair and engaging on the top	nd members on a case instead show our nic with the company.			
	Voting Policy Rationale: A vote AGAINST incur Schuler is warranted for lack of diversity on the						
4.4.2	Reappoint Gordana Landen as Member of the Nomination and Compensation Committee	Mgmt	For	For			
	Voter Rationale: Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case by case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.						
	Voting Policy Rationale: A vote AGAINST incur Schuler is warranted for lack of diversity on the		· · · · · · · · · · · · · · · · · · ·	•			
4.4.3	Reappoint Paul Schuler as Member of the Nomination and Compensation Committee	Mgmt	For	For			
	Voter Rationale: Voter Rationale: In general, von the market) when the Board is not comproby case basis. We choose not to vote against dissatisfaction about the lack of Board diversit If a company demonstrate credible progress of Nomination Committee.	omised of 40% underre all the incumbent mem ty by voting specifically	presented gender identities, or other Board obers of the Nomination Committee and to against the Chair and engaging on the top	n members on a case instead show our oic with the company.			
	Voting Policy Rationale: A vote AGAINST incur Schuler is warranted for lack of diversity on the		· · · · · · · · · · · · · · · · · · ·	•			

Sika AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
4.5	Ratify KPMG AG as Auditors	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR is w proposed auditor.	arranted because no co	oncerns were identified that v	would impact the suitability of the		
4.6	Designate Jost Windlin as Independent Proxy	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this	proposal is warranted o	due to a lack of concerns.			
5	Approve Sustainability Report	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the concerns.	approval of the compar	ny's non-financial report is wa	arranted due to a lack of significant		
6.1	Approve Remuneration Report	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the remuneration report is warranted because the company's remuneration practices are in line with market practice and no significant concerns are noted.					
6.2	Approve Remuneration of Directors in the Amount of CHF 3.4 Million	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this resolution is warranted because the proposed amount is in line with market practice.					
6.3	Approve Remuneration of Executive Committee in the Amount of CHF 26 Million	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this item is warranted because the proposal appears to be in line with market practice and does not raise significant concerns.					
7	Amend Articles Re: Variable Remuneration of Executive Committee	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the are supported by a rationale.	proposed article amend	lments is warranted because	they are in line with market practice and		
8	Transact Other Business (Voting)	Mgmt	For	Against		
	the proxy in case new voting items or co	ounterproposals are intr terproposals is not kno	roduced at the meeting by sh	onal instructions from the shareholder to hareholders or the board of directors; and is in shareholders' best interest to vote		

Sika AG

Record Date:

Meeting Date: 25/03/2025

Country: Switzerland

Meeting Type: Annual

Primary Security ID: H7631K273

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction	
1	Share Re-registration Consent	Mamt	For	For	

Ticker: SIKA

Voting Policy Rationale: This security is subject to share re-registration for this meeting. In order to be eligible to vote, shares must be re-registered in beneficial owner name by the deadline indicated on this ballot. To effect share re-registration for this meeting, indicate a vote of FOR for the re-registration agenda item and submit your instruction to ISS. The full agenda for this meeting, along with the voting deadline, will be distributed upon receipt by ISS.

Smith & Nephew plc

Meeting Date: 30/04/2025 Record Date: 28/04/2025 **Country:** United Kingdom **Meeting Type:** Annual

Ticker: SN

Primary Security ID: G82343164

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the Compas no significant concerns have been identified	,	on of the directors' report and financial stat	ements is warranted			
2	Approve Remuneration Report	Mgmt	For	For			
	Voting Policy Rationale: A Qualified FOR vote framework, which included an increase in PSI the remuneration policy and RSP were ultima new pay structure by over three months, folloalso positively recognised that additional street observed.	P awards and an introd tely approved at the 20 owing significant dissen	uction of RSP awards to the CEO. However, D24 AGM, and that the Company delayed in It at the same AGM, in order to engage witi	it is recognised that aplementation of the h its shareholders. It is			
3	Approve Final Dividend	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this resolutentified.	lution is warranted beca	ause this is a routine item and no significan	t concerns have been			
4	Elect Sybella Stanley as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Rupert Soames, Angela (Angie) Risley, Simon Lowth and Marc Owen is warranted for lack of diversity on the board. A vote FOR the remaining nominees is warranted.						
5	Re-elect Rupert Soames as Director	Mgmt	For	Against			
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.						
	Voting Policy Rationale: A vote AGAINST incur Lowth and Marc Owen is warranted for lack of						
6	Re-elect Jo Hallas as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incur Lowth and Marc Owen is warranted for lack of						
7	Re-elect Simon Lowth as Director	Mgmt	For	For			
	Voter Rationale: In general, we vote against a when the Board is not compromised of 40% of We choose not to vote against all the incumb about the lack of Board diversity by voting sp demonstrate credible progress on Board diversity.	underrepresented gend ent members of the No ecifically against the Ci	der identities, or other Board members on a omination Committee and to instead show o hair and engaging on the topic with the cor	case-by-case basis. our dissatisfaction npany. If a company			
	Voting Policy Rationale: A vote AGAINST incu Lowth and Marc Owen is warranted for lack of						
8	Re-elect John Ma as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incu Lowth and Marc Owen is warranted for lack of						

Smith & Nephew plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction				
9	Re-elect Jeremy Maiden as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Rupert Soames, Angela (Angie) Risley, Simon Lowth and Marc Owen is warranted for lack of diversity on the board. A vote FOR the remaining nominees is warranted.							
10	Re-elect Katarzyna Mazur-Hofsaess as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote AGAINS Lowth and Marc Owen is warranted for			t Soames, Angela (Angie) Risley, Simon ining nominees is warranted.				
11	Re-elect Deepak Nath as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote AGAINS Lowth and Marc Owen is warranted for		•	t Soames, Angela (Angie) Risley, Simon ining nominees is warranted.				
12	Re-elect Marc Owen as Director	Mgmt	For	For				
	when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by vot demonstrate credible progress on Board Committee. Voting Policy Rationale: A vote AGAINS	40% underrepresented ncumbent members of th ting specifically against t d diversity, we might con T incumbent nomination	gender identities, or other E he Nomination Committee ai the Chair and engaging on th nsider to still support the ele n committee members Ruper	the topic with the company. If a company oction of the Chair of the Nomination It Soames, Angela (Angie) Risley, Simon				
	Lowth and Marc Owen is warranted for	lack of diversity on the	board. A vote FOR the rema	ining nominees is warranted.				
13	Re-elect Angie Risley as Director	Mgmt	For	For				
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.							
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Rupert Soames, Angela (Angie) Risley, Simon Lowth and Marc Owen is warranted for lack of diversity on the board. A vote FOR the remaining nominees is warranted.							
14	Re-elect John Rogers as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote AGAINS Lowth and Marc Owen is warranted for			rt Soames, Angela (Angie) Risley, Simon ining nominees is warranted.				
15	Re-elect Bob White as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Rupert Soames, Angela (Angie) Risley, Simon Lowth and Marc Owen is warranted for lack of diversity on the board. A vote FOR the remaining nominees is warranted.							
16	Reappoint Deloitte LLP as Auditors	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this item is warranted as no significant concerns have been identified.							
17	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this	s item is warranted beca	ouse none of the fees paid to	o the auditor are for non-audit purposes.				
18	Authorise Issue of Equity	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR the recommended limits.	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.						

Smith & Nephew plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
19	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these reservecommended limits.	olutions is warranted be	ecause the proposed amounts and duration	s are within			
20	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.						
21	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this resolution is warranted because the proposed amount and duration are within recommended limits.						
22	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this resolu	ution is warranted. No l	issues of concern have been identified.				

SSE Plc

Meeting Date: 17/07/2025 **Record Date:** 15/07/2025 **Primary Security ID:** G8842P102 Country: United Kingdom Meeting Type: Annual

rules is being sought to align with the proposed remuneration policy.

Ticker: SSE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the as no significant concerns have been in		mission of the directors' repo	rt and financial statements is warranted		
2	Approve Remuneration Report	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this item is warranted in the absence of any significant concerns.					
3	Approve Remuneration Policy	Mgmt	For	For		
	has provided a sufficient rationale for ti emphasis on performance-based pay w pattern of repeated excessive increases	10% and 300% of base in the increased opportunity thist remaining below the and the package rema	salary, respectively. The main ies. The Company has explain he median of the FTSE 20 to b ins broadly in line with UK noi	reasons for support are: * The Company red that the changes provide a greater		
	guidelines are being increased to align		PSP opportunity.	_		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
5	Approve Final Dividend	Mgmt	For	For
	Voting Policy Rationale: A vote FOR this identified.	resolution is warranted	because this is a routine ite	m and no significant concerns have been
6	Re-elect Lady Elish Angiolini as Director	Mgmt	For	For
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented growth and entered of the combent members of the ing specifically against to	gender identities, or other B e Nomination Committee and he Chair and engaging on th	nd to instead show our dissatisfaction ne topic with the company. If a company
	Voting Policy Rationale: A vote AGAINST Anthony (Tony) Cocker, Deborah (Debbi of diversity on the board. A vote FOR th	ie) Crosbie, Melanie Smit	th, Dame Angela Strank and	hn Manzoni, Elish Angiolini, John Bason, I Maarten Wetselaar is warranted for lack
7	Re-elect John Bason as Director	Mgmt	For	For
	when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by voti demonstrate credible progress on Board Committee. Voting Policy Rationale: A vote AGAINST	40% underrepresented grambent members of the comment members of the sing specifically against the diversity, we might continuous might continuous might continuous might continuous might continuous might consider the second metal might continuous might might member the second metal might member the second members of the second me	gender identities, or other B e Nomination Committee an he Chair and engaging on th sider to still support the elec committee members Sir Jol th, Dame Angela Strank and	nd to instead show our dissatisfaction ne topic with the company. If a company ction of the Chair of the Nomination
8	Re-elect Tony Cocker as Director	Mgmt	For	For
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented growth and an ambert members of the single specifically against the diversity, we might continuous and all the single specifically against the specifical specifically against the specifical specifi	gender identities, or other B e Nomination Committee an he Chair and engaging on th sider to still support the elec	nd to instead show our dissatisfaction ne topic with the company. If a company ction of the Chair of the Nomination
		ie) Crosbie, Melanie Smit	th, Dame Angela Strank and	Maarten Wetselaar is warranted for lack
9	Re-elect Debbie Crosbie as Director	Mgmt	For	For
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented go cumbent members of the ing specifically against the	gender identities, or other B e Nomination Committee an he Chair and engaging on th	nd to instead show our dissatisfaction ne topic with the company. If a company
	Voting Policy Rationale: A vote AGAINS Anthony (Tony) Cocker, Deborah (Debbi of diversity on the board. A vote FOR th	ie) Crosbie, Melanie Smit	th, Dame Angela Strank and	hn Manzoni, Elish Angiolini, John Bason, I Maarten Wetselaar is warranted for lack

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
10	Re-elect Sir John Manzoni as Director	Mgmt	For	Against			
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented cumbent members of ti ing specifically against t	gender identities, or other I he Nomination Committee a the Chair and engaging on t	the topic with the company. If a company			
		e) Crosbie, Melanie Sm.	ith, Dame Angela Strank and	ohn Manzoni, Elish Angiolini, John Bason, d Maarten Wetselaar is warranted for lack			
11	Elect Hixonia Nyasulu as Director	Mgmt	For	For			
		e) Crosbie, Melanie Sm.	ith, Dame Angela Strank and	ohn Manzoni, Elish Angiolini, John Bason, d Maarten Wetselaar is warranted for lack			
12	Re-elect Barry O'Regan as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Sir John Manzoni, Elish Angiolini, John Bason, Anthony (Tony) Cocker, Deborah (Debbie) Crosbie, Melanie Smith, Dame Angela Strank and Maarten Wetselaar is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted.						
13	Re-elect Martin Pibworth as Director	Mgmt	For	For			
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Sir John Manzoni, Elish Angiolini, John Bason, Anthony (Tony) Cocker, Deborah (Debbie) Crosbie, Melanie Smith, Dame Angela Strank and Maarten Wetselaar is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted.						
14	Re-elect Melanie Smith as Director	Mgmt	For	For			
	when the Board is not compromised of a We choose not to vote against all the in	40% underrepresented cumbent members of ti ing specifically against t	gender identities, or other l he Nomination Committee a the Chair and engaging on t	he topic with the company. If a company			
		e) Crosbie, Melanie Sm.	ith, Dame Angela Strank and	ohn Manzoni, Elish Angiolini, John Bason, d Maarten Wetselaar is warranted for lack			
15	Re-elect Dame Angela Strank as Director	Mgmt	For	For			
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented cumbent members of ti ing specifically against t	gender identities, or other I he Nomination Committee a the Chair and engaging on t	he topic with the company. If a company			
		e) Crosbie, Melanie Sm.	ith, Dame Angela Strank and	ohn Manzoni, Elish Angiolini, John Bason, d Maarten Wetselaar is warranted for lack			

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
16	Re-elect Maarten Wetselaar as Director	Mgmt	For	For			
	Voter Rationale: In general, we vote against the Chair of the Nomination Committee (or withhold/abstain depending on the market) when the Board is not compromised of 40% underrepresented gender identities, or other Board members on a case-by-case basis. We choose not to vote against all the incumbent members of the Nomination Committee and to instead show our dissatisfaction about the lack of Board diversity by voting specifically against the Chair and engaging on the topic with the company. If a company demonstrate credible progress on Board diversity, we might consider to still support the election of the Chair of the Nomination Committee.						
		nie) Crosbie, Melanie Smit	th, Dame Angela Strank and	n Manzoni, Elish Angiolini, John Bason, Maarten Wetselaar is warranted for lack			
17	Reappoint Ernst & Young LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this	s item is warranted as no	significant concerns have be	een identified.			
18	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this item is warranted as only 4.8 percent of the total fees paid to the auditor are for non-audit purposes.						
19	Approve Net Zero Transition Report	Mgmt	For	For			
	years and commits to produce a standalone report every three years, it will continue to report annually on the Company's progress against the Company's near-term greenhouse gas emission reduction targets (including scopes 1, 2 and 3) and Net Zero Transition Plan. * The company has set targets in line with a 1.5°C trajectory, approved by the SBTi. * SSE has made progress against its near-term targets comparing to their baseline and has expanded its 2024 target to engage with 50% of suppliers by spend to help them set science-based targets, to 90% of suppliers by 2030. It has provided details on its scope 1, 2 and 3 key action levers. * It started to disclose estimates of its Scope 3 Category 1 and 2 emissions. * The company provides detailed climate-related opportunities and risks analyses, including their related potential financial impacts. * It remains committed to a significant investment of around GBP 17.5bn across the five years of the plan to FY27, although reduced compared to the previous plan of GBP 20.5bn. However, some challenges are noted: * Both SSE's scope 1 carbon intensity and absolute scope 1 and 2 emissions increased compared to last year and the company reports that its intensity target is on track "but with risk". SSE now considers an emission scenario where it misses its absolute scope 1 and 2 emissions target and scope 1 carbon intensity target, noting that the outcome highly depends on the UK Government achieving its Clean Power 2030 Action Plan (CP30 Scenario). * SSE reduced its NZAP Plus target of installed capacity by FY27, to c.7GW down from ~9GW previously stated. * The company reports that it is unlikely to meet its ambitious goal of 50TWh Renewable generation output by 2030. * In 2024/25, SSE's total reported scope 3 emissions have increased slightly by 2% and the company reports that its scope 3 cat 1 and 2 emissions are likely to increase over the short to medium term, noting that the estimates are as high as the use and sold products emissions.						
20	Authorise Issue of Equity	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.						
21	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the recommended limits.	ese resolutions is warrant	ed because the proposed an	nounts and durations are within			
22	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	ese resolutions is warrant	ed because the proposed an	nounts and durations are within			

Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.

Proposal Text	Proponent	Mgmt Rec	Vote Instruction
Authorise Market Purchase of Ordinary Shares	Mgmt	For	For
Voting Policy Rationale: A vote FOR this limits.	is resolution is warranted	because the proposed amou	unt and duration are within recommended
Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For
	Authorise Market Purchase of Ordinary Shares Voting Policy Rationale: A vote FOR thi limits. Authorise the Company to Call General Meeting with Two	Authorise Market Purchase of Mgmt Ordinary Shares Voting Policy Rationale: A vote FOR this resolution is warranted limits. Authorise the Company to Call Mgmt General Meeting with Two	Authorise Market Purchase of Mgmt For Ordinary Shares Voting Policy Rationale: A vote FOR this resolution is warranted because the proposed amollimits. Authorise the Company to Call Mgmt For General Meeting with Two

Ticker: STMN

Straumann Holding AG

Meeting Date: 10/04/2025

Record Date:

Country: Switzerland

Meeting Type: Annual

Primary Security ID: H8300N127

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1.1	Accept Financial Statements and Statutory Reports	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	annual accounts, annua	l report, and auditor's report	for the fiscal year in review is warranted		
1.2	Approve Non-Financial Report	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the approval of the company's non-financial report is warranted due to a lack of significant concerns.					
1.3	Approve Remuneration Report	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the practices are in line with market practice adjusted during FY24 and shareholders	e. However, this is not we may have benefitted from	vithout some concern: * The om a more detailed rationale.	CÉO's base salary was substantially		
2.1	Approve Allocation of Income and Dividends of CHF 0.57 per Share and CHF 0.38 per Share from Capital Contribution Reserves	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	allocation of income res	colution is warranted due to a	a lack of concerns.		
2.2	Approve Transfer of Legal Capital Reserves and Legal Retained Earnings	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this resolution is warranted because the proposal is a standard accounting transfer and does not raise concern.					
	Taise Concern.					
3	Approve Discharge of Board and Senior Management	Mgmt	For	For		
3	Approve Discharge of Board and	formal discharge of the	board of directors and senio			

Straumann Holding AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
5.1	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 9.2 Million	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR thes not raise significant concerns.	e items are warranted b	ecause the proposals appea	r to be in line with market practice and do			
5.2	Approve Long-Term Variable Remuneration of Executive Committee in the Amount of CHF 4 Million	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR thes not raise significant concerns.	e items are warranted b	ecause the proposals appea	r to be in line with market practice and do			
5.3	Approve Short-Term Variable Remuneration of Executive Committee in the Amount of CHF 8.4 Million	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR thes not raise significant concerns.	e items are warranted b	ecause the proposals appea	r to be in line with market practice and do			
6.1	Reelect Petra Rumpf as Director and Board Chair	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the proposed board and committee nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.						
6.2	Reelect Xiaoqun Clever-Steg as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the proposed board and committee nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.						
6.3	Reelect Olivier Filliol as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the proposed board and committee nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.						
6.4	Reelect Marco Gadola as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the and controversy surrounding the board		nmittee nominees are warra	nted due to a lack of governance concerns			
6.5	Reelect Stefan Meister as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the and controversy surrounding the board		nmittee nominees are warra	nted due to a lack of governance concerns			
6.6	Reelect Thomas Straumann as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the proposed board and committee nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.						
6.7	Reelect Regula Wallimann as Director	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the and controversy surrounding the board		nmittee nominees are warra	nted due to a lack of governance concerns			
7.1	Reappoint Olivier Filliol as Member of the Human Resources and Compensation Committee	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the and controversy surrounding the board		nmittee nominees are warra	nted due to a lack of governance concerns			

Straumann Holding AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
7.2	Reappoint Marco Gadola as Member of the Human Resources and Compensation Committee	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the p and controversy surrounding the board of		mmittee nominees are wa	rranted due to a lack of governance concerns			
7.3	Reappoint Regula Wallimann as Member of the Human Resources and Compensation Committee	Mgmt	For	For			
	Voting Policy Rationale: Votes FOR the pand controversy surrounding the board of		mmittee nominees are wa	rranted due to a lack of governance concerns			
8	Designate NEOVIUS AG as Independent Proxy	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this	proposal is warranted	due to a lack of concerns.				
9	Ratify Ernst & Young AG as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR is warranted because no concerns were identified that would impact the suitability of the proposed auditor.						
10	Transact Other Business (Voting)	Mgmt	For	Against			
	the proxy in case new voting items or co	ounterproposals are int terproposals is not kno	roduced at the meeting b	ditional instructions from the shareholder to y shareholders or the board of directors; and e, it is in shareholders' best interest to vote			

Straumann Holding AG

Meeting Date: 10/04/2025 Country: Switzerland

Record Date: Meeting Type: Annual

Primary Security ID: H8300N127

Ticker: 9	3TMN
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Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Share Re-registration Consent	Mgmt	For	For

Voting Policy Rationale: This security is subject to share re-registration for this meeting. In order to be eligible to vote, shares must be re-registered in beneficial owner name by the deadline indicated on this ballot. To effect share re-registration for this meeting, indicate a vote of FOR for the re-registration agenda item and submit your instruction to ISS. The full agenda for this meeting, along with the voting deadline, will be distributed upon receipt by ISS.

Stryker Corporation

Meeting Date: 08/05/2025 Country: USA

Record Date: 10/03/2025 Meeting Type: Annual

Primary Security ID: 863667101

Ticker: SYK

Stryker Corporation

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1a	Elect Director Mary K. Brainerd	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1b	Elect Director Giovanni Caforio	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1c	Elect Director Kevin A. Lobo	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1d	Elect Director Emmanuel P. Maceda	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1e	Elect Director Sherilyn S. McCoy	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1f	Elect Director Rachel M. Ruggeri	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1g	Elect Director Andrew K. Silvernail	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1h	Elect Director Lisa M. Skeete Tatum	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1i	Elect Director Ronda E. Stryker	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the	director nominees is wa	arranted.			
1j	Elect Director Rajeev Suri	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Against		
	Voting Policy Rationale: A vote AGAINST the ratification of the company's auditor is warranted given that non-audit fees represent 41.87 percent of the total fees received by the auditor during the fiscal year, raising substantial doubts over the independence of the auditor.					
3	Amend Omnibus Stock Plan	Mgmt	For	For		
	Voting Policy Rationale: Based on the Ed	quity Plan Scorecard eva	aluation (EPSC), a vote FOR th	is proposal is warranted.		
4	Amend Restricted Stock Plan	Mgmt	For	For		
	Voting Policy Rationale: Based on the Ed	quity Plan Scorecard eva	aluation (EPSC), a vote FOR th	is proposal is warranted.		
5	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	For		

reasonable, and the offering period is within the limits prescribed by Section 423 of the Internal Revenue Code.

Stryker Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
6	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted. While a concern is noted regarding the complexity of the STIP and goal rigor in the LTIP, pay and performance were reasonably aligned. STI awards were entirely based on pre-set financial metrics with objectives generally set above the prior year's results, while the proportion of performance equity was increased for LTI awards, with forward-looking disclosure of PSU metrics.						
7	Report on Political Contributions and Expenditures	SH	Against	For			
	Voting Policy Rationale: A vote FOR this resolution is warranted, as enhanced disclosure of the company's direct and indirect political contributions through all trade associations and other tax-exempt organizations could help shareholders more comprehensively evaluate the company's management of any related risks and benefits.						

Taiwan Semiconductor Manufacturing Co., Ltd.

Meeting Date: 03/06/2025

Record Date: 04/04/2025

Primary Security ID: Y84629107

Country: Taiwan

Ticker: 2330

Record Date: 04/04/2025 Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Meeting for ADR Holders	Mgmt		
1	Approve Business Operations Report and Financial Statements	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is m	erited for this routine i	resolution because no concer	ns have been identified.
2	Approve Amendments to Articles of Association	Mgmt	For	For
	Voting Policy Rationale: A vote FOR is w	arranted given that the	e amendments are to align co	ompany procedures with regulations.

Tencent Holdings Limited

Meeting Date: 14/05/2025 Record Date: 08/05/2025 **Country:** Cayman Islands **Meeting Type:** Annual

Ticker: 700

Primary Security ID: G87572163

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction	
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	
	Voting Policy Rationale: In the absence of any known issues concerning the company's audited accounts, financial statements, and statutory reports, a vote FOR this resolution is warranted.				
2	Approve Final Dividend	Mgmt	For	For	
	Voting Policy Rationale: A vote FOR this	resolution is warranted	because this is a routine div	vidend proposal.	

Tencent Holdings Limited

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
3a	Elect Li Dong Sheng as Director	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR both nom	inees is warranted.				
3b	Elect Yang Siu Shun as Director	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR both nom	inees is warranted.				
3c	Authorize Board to Fix Remuneration of Directors	Mgmt	For	For		
	Voting Policy Rationale: Director fees at Hong Kong-listed companies are usually reasonable. In the absence of known concerns over director remuneration at the company, a vote FOR this proposal is warranted.					
4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this proporemuneration, and the way the audit was con-		the absence of any known issues concerni	ng the audit firm, its		
5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	Against		
	Voting Policy Rationale: A vote AGAINST this issuances of shares for cash and non-cash con		given that the company has not specified	the discount limit for		
6	Authorize Repurchase of Issued Share Capital	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this resolution share repurchase.	ution is warranted giver	n the absence of any known issues concern	ing the proposed		

Unilever Plc

Meeting Date: 30/04/2025 **Record Date:** 28/04/2025

Country: United Kingdom **Meeting Type:** Annual

Primary Security ID: G92087165

Ticker: ULVR

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction	
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	
	Voting Policy Rationale: A vote FOR the as no significant concerns have been id		omission of the directors' rep	ort and financial statements is warranted	
2	Approve Remuneration Report	Mgmt	For	Against	
	Voting Policy Rationale: A vote AGAINST this item is warranted because: * Fernando Fernandez's base salary as new CEO is significant and represents a small discount to the former CEO Hein Schumacher's base salary. The Company does not appear to have sufficiently accounted previously raised shareholder concerns on the CEO role's pay arrangement when setting Mr Fernandez's remuneration. * The Company has disapplied time pro-rating in respect of former Executive Director's FY2022 PSP awards vesting.				
3	Elect Benoit Potier as Director	Mgmt	For	For	
	Voting Policy Rationale: A vote AGAINS lack of diversity on the board. A vote FO			leakins and Adrian Hennah is warranted for	

Unilever Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction				
4	Elect Zoe Yujnovich as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Ian Meakins and Adrian Hennah is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted.							
5	Re-elect Fernando Fernandez as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Ian Meakins and Adrian Hennah is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted.							
6	Re-elect Adrian Hennah as Director	Mgmt	For	For				
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresente cumbent members of ing specifically against	d gender identities, or othe the Nomination Committee the Chair and engaging on	withhold/abstain depending on the market) or Board members on a case-by-case basis. or and to instead show our dissatisfaction or the topic with the company. If a company election of the Chair of the Nomination				
	Voting Policy Rationale: A vote AGAINST lack of diversity on the board. A vote FC			Meakins and Adrian Hennah is warranted for				
7	Re-elect Susan Kilsby as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Ian Meakins and Adrian Hennah is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted.							
8	Re-elect Ruby Lu as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Ian Meakins and Adrian Hennah is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted.							
9	Re-elect Judith McKenna as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote AGAINST incumbent nomination committee members Ian Meakins and Adrian Hennah is warranted for lack of diversity on the board. A vote FOR the remaining director nominees is warranted.							
10	Re-elect Ian Meakins as Director	Mgmt	For	Against				
	when the Board is not compromised of We choose not to vote against all the in about the lack of Board diversity by voti demonstrate credible progress on Board	40% underrepresente cumbent members of ing specifically against I diversity, we might co suggestions to vote a	d gender identities, or othe the Nomination Committee the Chair and engaging or onsider to still support the gainst Ian as Chair of Nomi	ination Committee as following the AGM, no				
	Voting Policy Rationale: A vote AGAINST lack of diversity on the board. A vote FC			Meakins and Adrian Hennah is warranted for				
11	Re-elect Nelson Peltz as Director	Mgmt	For	For				
	Voting Policy Rationale: A vote AGAINST lack of diversity on the board. A vote FC			Meakins and Adrian Hennah is warranted for				
12	Reappoint KPMG LLP as Auditors	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this	item is warranted as	no significant concerns hav	e been identified.				
13	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For				
	Voting Policy Rationale: A vote FOR this non-audit purposes.	item is warranted bed	cause only 32.5 percent of a	the total fees paid to the auditor are for				

Unilever Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
14	Authorise UK Political Donations and Expenditure	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this political payments but is making this te			es that it does not intend to make overtly avention of UK legislation.		
15	Authorise Issue of Equity	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the recommended limits.	ese resolutions is warran	ted because the proposed a	mounts and durations are within		
16	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the recommended limits.	ese resolutions is warran	ted because the proposed a	mounts and durations are within		
17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR the recommended limits.	se resolutions is warran	ted because the proposed a	mounts and durations are within		
18	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this resolution is warranted because the proposed amount and duration are within recommended limits.					
19	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For		

Unilever Plc

Meeting Date: 21/10/2025 **Record Date:** 19/10/2025

Primary Security ID: G92087165

Country: United Kingdom Ticker: ULVR Meeting Type: Special

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Share Consolidation and Sub-Division	Mgmt	For	For
		nus increasing the mark		nsidered to be in shareholders' interests as the shares' marketability and liquidity, and
2	Approve Amendments to Resolution 18 of the 2025 Annual General Meeting Re: Authorise Market Purchase of	Mgmt	For	For

United Rentals, Inc.

Meeting Date: 08/05/2025 Record Date: 10/03/2025 Country: USA

Meeting Type: Annual

Moo

financial metrics.

Ticker: URI

Primary Security ID: 911363109

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1a	Elect Director Julie M. Heuer Brandt	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1b	Elect Director Marc A. Bruno	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1c	Elect Director Larry D. De Shon	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1d	Elect Director Matthew J. Flannery	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1e	Elect Director Kim Harris Jones	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1f	Elect Director Terri L. Kelly	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1g	Elect Director Michael J. Kneeland	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1h	Elect Director Francisco J. Lopez-Balboa	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is wa	rranted.				
1i	Elect Director Gracia C. Martore	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1j	Elect Director Shiv Singh	Mgmt	For	For			
j	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For			
	Voting Policy Rationale: A vote FOR this purposes.	s item is warranted becau	use only 7.77 percent of the I	fees paid to the auditor are for non-audi			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For			

performance period, equity awards are majority performance-conditioned and annual incentives are primarily based on pre-set

United Rentals, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction	
4	Reduce Ownership Threshold for Shareholders to Request Action by Written Consent	SH	Against	For	
	Voting Policy Rationale: A vote FOR this proposal is warranted, as further reducing the ownership threshold to initiate action by written consent would give shareholders a more meaningful written consent right.				

UnitedHealth Group Incorporated

Meeting Date: 02/06/2025 Record Date: 04/04/2025 Country: USA Meeting Type: Annual Ticker: UNH

Primary Security ID: 91324P102

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction			
1a	Elect Director Charles Baker	Mgmt	For	For			
	Voting Policy Rationale: The board has	withdrawn the nominat	ion for Andrew Witty; the	erefore, a NONE recommendation is warranted.			
1b	Elect Director Timothy Flynn	Mgmt	For	For			
	Voting Policy Rationale: The board has withdrawn the nomination for Andrew Witty; therefore, a NONE recommendation is warranted.						
1c	Elect Director Paul Garcia	Mgmt	For	For			
	Voting Policy Rationale: The board has	withdrawn the nominat	ion for Andrew Witty; the	erefore, a NONE recommendation is warranted.			
1d	Elect Director Kristen Gil	Mgmt	For	For			
10	Voting Policy Rationale: The board has withdrawn the nomination for Andrew Witty; therefore, a NONE recommendation is warranted.						
1e	Elect Director Stephen Hemsley	Mgmt	For	For			
	Voting Policy Rationale: The board has withdrawn the nomination for Andrew Witty; therefore, a NONE recommendation is warranted.						
1f	Elect Director Michele Hooper	Mgmt	For	For			
	Voting Policy Rationale: The board has withdrawn the nomination for Andrew Witty; therefore, a NONE recommendation is warranted.						
1g	Elect Director F. William McNabb, III	Mgmt	For	For			
	Voting Policy Rationale: The board has	withdrawn the nominat	ion for Andrew Witty; the	erefore, a NONE recommendation is warranted.			
1h	Elect Director Valerie Montgomery Rice	Mgmt	For	For			
	Voting Policy Rationale: The board has	withdrawn the nominat	ion for Andrew Witty; the	erefore, a NONE recommendation is warranted.			

UnitedHealth Group Incorporated

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction		
1i	Elect Director John Noseworthy	Mgmt	For	Against		
	when the Board is not compromised of We choose not to vote against all the in	40% underrepresented ncumbent members of thing specifically against t	gender identities, or other Bo ne Nomination Committee an he Chair and engaging on th	d to instead show our dissatisfaction e topic with the company. If a company		
	Voting Policy Rationale: The board has	withdrawn the nomination	on for Andrew Witty; therefor	re, a NONE recommendation is warranted.		
1j	Elect Director Andrew Witty *Withdrawn Resolution*	Mgmt				
	Voting Policy Rationale: The board has	withdrawn the nomination	on for Andrew Witty; therefo	re, a NONE recommendation is warranted.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against		
	Voting Policy Rationale: A vote AGAINST this proposal is warranted. On May 14, 2025, the company filed a Form 8-K announcing that CEO Andrew Witty stepped down from his position on May 12, 2025, and the board appointed non-executive chair and former CEO Stephen Hemsley as the new CEO and board chair. Hemsley's initial compensation arrangements as disclosed in the Form 8-K include a one-time grant of stock options valued at \$60 million that cliff vest after three years, and the company discloses that he will not receive additional annual equity awards in his first three years of employment. The award raises significant concern: front-loaded awards intended to cover multiple years of incentive pay limit the board's ability to meaningfully adjust future pay opportunities in the event of unforeseen circumstances or changes in performance or strategic focus. In this case, the award lacks any performance conditions and prevents the compensation committee from granting the new CEO performance-based equity for three years. Shareholders may additionally have concerns with the timing of the grant: a large option award granted at a time when the stock price has sharply declined has the potential to result in a windfall for the CEO upon a rebound in the share price.					
3	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For		
	Voting Policy Rationale: A vote FOR this item is warranted because only 10.33 percent of the fees paid to the auditor are for non-audit purposes.					
4	Submit Severance Agreement to Shareholder Vote	SH	Against	Against		
		salary and target bonus		s a policy prohibiting the payment of cash erance arrangements are reasonable, and		